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FRIDAY, FEBRUARY 12, 1836.

Lord Chamberlain's-Office, January 1, 1836.

NOTICE is hereby given, that His Majesty will hold a Levce at St. James's-Palace, on Tuesday the 23d of February next, at two o'clock, on Wednesday the 2d of March, and on every succeeding Wednesday till further orders.

REGULATIONS TO BE OBSERVED AT THE KING'S LEVEES, AT ST. JAMES'S-PALACE.

The Noblemen and Gentlemen who propose to attend His Majesty's Levees at St. James's-Palace, are requested to bring with them two cards with their names thereon written, one to be left with the King's Page in attendance in the Presence-Chamber, and the other to be delivered to the Lord in Waiting, who will announce the name to His Majesty. And those Gentlemen who are to be presented are hereby informed, it is absolutely necessary that their names, with the name of the Gentleman who is to present them (not the Lord in Waiting), should be sent in to the Lord Chamberlain's-Office, before twelve o'clock on the Saturday previous to the Levee on the 23d of February, and on the Monday previous to each succeeding Levee, in order that they may be submitted for the King's approbation; it being His Majesty's command, that no presentation shall hereafter be made at the Levees, but in conformity with the above regulations; and further, that no person shall

be admitted, on any pretence whatever, who has not been so presented.

It is particularly requested, that Gentlemen who are to be presented at the Levees will have their names distinctly written upon the card to be delivered to the Lord in Waiting, in order that there may be no mistake in announcing them to the King.

The state apartments will not be open for the reception of company coming to Court, until half past one o'clock.

Office of the Lord Chamberlain to the Queen, Queen's-House, St. James's, January 1, 1836.

NOTICE is hereby given, that it is the Queen's intention to hold Drawing-Rooms on the following days:

Wednesday,	February	24, { being for the celebration of Her Majesty's Birth- day.
Thursday,	March	24.
Thursday,	April	21.
Thursday,	May	.5.
Saturday,	May	28, { being for the celebration of His Majesty's Birth- day.
Thursday,	June	16.

No presentations can take place on those days appointed for the celebration of their Majesties' Birth-days.

Lord Chamberlain's-Office, January 1, 1836.

NOTICE is hereby given, that the Drawing-Room to be held at St. James's-Palace, on Wednesday the 24th of February next, being for the celebration of Her Majesty's Birth-day, the Knights of the several Orders are to appear in their Collars.

A T the Court at St. James's, the 3d day of February 1836,

PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS by an Act of Parliament, made and passed in the third and fourth year of the reign of His present Majesty, intituled "An Act for the " abolition of slavery throughout the British colo-" nies; for promoting the industry of the manu-" mitted slaves; and for compensating the persons " hitherto entitled to the services of such slaves;" it is enacted, " that, from and after the first day of August one thousand eight hundred and thirtyfour, all persons who, in conformity with the laws now in force in the said colonies respectively, shall, on or before the first day of August one thousand eight hundred and thirty-four, have been duly registered as slaves in any such colony, and who, on the said first day of August one thousand eight hundred and thirty-four, shall be actually within any such colony, and who shall by such registries appear to be, on the said first day of August one thousand eight hundred and thirty-four, of the full age of six years or upwards, shall, by force and virtue of the said Act, and without the previous execution of any indenture of apprenticeship, or any other deed or instrument for that purpose, become and be apprenticed labourers"; and whereas, by the said Act. it is further enacted, that, subject to the obligations imposed by the said Act, or to be imposed as therein mentioned upon such apprenticed labourers as aforesaid, all and every the persons who, on the said first day of August one thousand eight hundred and thirty-four, shall be holden in slavery within any such British colony as aforesaid, shall, upon and from, and after the said first day of August one thousand eight hundred and thirty four, become and be, to all intents and purposes, freed and discharged of and from all manner of slavery, and shall be absolutely and for ever manumitted; and that the children thereafter to be born to any such persons, and the offspring of such children.

shall, in like manner, be free from their birth; and that, from and after the said first day of August one thousand eight hundred and thirty-four, slavery shall be, and is thereby, utterly and for ever abolished and declared unlawful throughout the British colonies, plantations, and possessions abroad:

And whereas by the said Act it is provided, that the Lords Commissioners of His Majesty's Treasury may raise the sum of twenty millions of pounds sterling, towards compensating the persons entitled to the services of the slaves to be manumitted and set free by virtue of the said Act, for the loss of such services :

And whereas in the said Act it is recited, that various rules and regulations are or may be necessary for the purposes therein specified, and that such regulations could not without great inconvenience, be made, except by the respective governors councils, and assemblies, or other local legislatures of the said respective colonies, or by His Majesty, with the advice of His Privy Council, in reference to those colonies to which the legislative authority of His Majesty in Council extends; and it is, therefore, by the said Act enacted and declared. that nothing in the said Act contained shall extend. or be construed to extend, to prevent the enactment, by the respective governors, councils, and assemblies, or by such other local legislatures as aforesaid, or by His Majesty, with the advice of His Privy Council, of any such Acts of General Assembly, or Ordinances, or Orders in Council, as might be requisite for making and establishing such several rules and regulations as aforesaid, or any of them, or for carrying the same, or any of them, into full and complete effect:

And whereas it is by the said Act further enacted, that no part of the said sum of twenty millions of pounds sterling shall be applied or shall be applicable to the purposes therein aforesaid, for the benefit of any person entitled to the services of any slave in any of the colonies therein aforesaid, unless an Order shall have been first made by His Majesty, with the advice of His Privy Council, declaring that adequate and satisfactory provision hath been made by law in such colony for giving effect to the said Act, by such further and supplementary enactments as therein mentioned; nor unless a copy of such Order in Council, duly certified by one of the Clerks in Ordinary of His Majesty's Privy Council, shall, by the Lord President of the Council, have been transmitted to the Lords Commissioners of His

Majesty's Treasury, or to the Lord High Treasurer, for the time being, for their or his guidance or information; and every such Order shall be pubhished three several times in the London Gazette, and shall be laid before both Houses of Parliament, within six weeks next after the date thereof, if Parliament shall be then in session, and if not, within six weeks from the then next ensuing session of Parliament :

And whereas, in order to carry into effect the objects of the said recited Act, certain Acts have been passed by the President, Council, and Assembly of the island of Montserrat, intituled "An Act for " the abolition of slavery in this island;" also "An " Act for the protection and maintenance of ap-" prenticed labourers in this island; and for ensur-" ing the punctual discharge by such apprenticed " labourers of the services due by them to their " employers, and generally for regulating the con-" duct and for the punishment of any offences com-" mitted by such apprenticed labourers;" also " An · " Act for the classification of apprenticed labourers;" also "An Act for giving to the special magistrates " jurisdiction over apprenticed labourers, and direct-" ing their mode of proceeding in the exercise of " such jurisdiction;" also "An Act for establish-" ing a police in the said island;" and also " An " Act to repeal the proviso contained in the fourth " clause of an Act, intituled ' An Act for the abo-" lition of slavery in this island:"

And whereas it is considered by His Majesty in Council, that adequate and satisfactory provision hath been made by law in the said island of Montserrat, for giving effect to the said recited Act of Parliament, by such further and supplementary enactments as therein mentioned, according to the true intent and meaning of the said Act:

His Majesty is, therefore, pleased, by and with the advice of His Privy Council, to declare, and it is hereby declared, that adequate and satisfactory provision hath been made by law in the said island of Montserrat, for giving effect to the said recited. Act of Parliament, by such further and supple-⁴ mentary enactments as therein are mentioned:

And the Right Honourable the Marquess of Lansdowne, the President of His Majesty's Privy Council, and the Right Honourable Lord Glenelg, one of His Majesty's Principal Secretaries of State, are to give the necessary directions herein as to them may respectively appertain.

C. C. Greville,

T the Court at St. James's, the 3d day of February 1836,

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board, a Memorial from the Lords Commissioners of the Admiralty, dated the twenty-eighth January one thousand eight hundred and thirty-six, in the words following, viz.

" May it please your Majesty,

"WHEREAS by your Majesty's Order in Council, dated nineteenth March one thousand eight hundred and thirty-four, your Majesty was graciously pleased to annul yonr Majesty's Royal Proclamation of the twenty-ninth of June one thousand eight hundred anu fifteen, for granting the distribution of the net proceeds of prizes captured from the enemy, and also your Majesty's Order in Council of thirtieth June one thousand eight hundred and twenty-seven, for the distribution of the net proceeds of captures and seizures made by your Majesty's ships and vessels of war, under the several Acts passed for the prevention of smuggling, and other Acts relating to your Majesty's revenue of customs, and to trade and navigation, for the abolition of the slave trade, and for the capture and destruction of piratical vessels, and of the rewards which have been conferred for the same; and whereas by your Majesty's Royal Proclamation, dated nineteenth of March one thousand eight hundred and thirty-four, your Majesty was further graciously pleased to direct, that distributions should be made of the net proceeds of prizes captured from the enemy, of captures and seizures under the several Acts passed relating to the revenue of customs and to trade and navigation, for the abolition of the slave trade, and for the capture and destruction of piratical vessels, according to the scheme therein set forth; and whereas it has been represented to us that the said scheme, which was submitted to your Majesty in our humble Memorial of thirty-first January one thousand eight hundred and thirty-four, has not in its application produced the full benefit and effect contemplated in our said Memorial, we beg leave, therefore, with all humility, to submit to your Majesty the following scheme of distribution of the net proceeds of prizes captured from the enemy, of captures and seizures made by your Majesty's ships and vessels of war, under the several Acts passed for the prevention of smuggling, and the Acts relating to your Majesty's revenue of customs and to trade and navigation, for the abolition of the slave trade, and for the capture and destruction of piratical vessels, and of the rewards which have been conferred for the same; and we humbly pray, that your Majesty will be graciously pleased, by your Order in Council, to annul your Majesty's said Proclamation of the nineteenth March one thousand eight hundred and thirty-four, and, by your Royal Proclamation, to order and direct that the said distribution of proceeds of rewards shall in future be made in the manner following, viz.

"That the flag-officer or officers shall have one sixteenth part of the whole net proceeds arising from

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prizes captured from the enemy, and from all other captures and seizures as aforesaid, made by the ships and vessels under his or their command, and of the rewards conferred for the same, save and except as hereinafter provided and directed;

" That the captain or captains or commanders of any of your Majesty's ships or sloops of war, who shall have been actually on board at the time of any such capture or seizure, shall have one eighth part of the remainder divided equally among them, and where there is no flag-officer, one eighth part of the whole:

"That the remainder shall be distributed into shares according to the following scale, viz.

"To the sea lieutenants, field-officers of marines (when embarked), captains of marines and land forces, master of the fleet, physician of the fleet (provided such physician of the fleet be actually on board at the time of such capture or seizure), and masters—ten shares each:

"To the lieutenants and quartermasters of marines, and lieutenants, ensigns, and quartermasters of land forces, secretaries to admirals, chaplains, surgeons, pursers, mates, second masters, gunners, boatswains, carpenters, and first engineers—six shares each:

"To the assistant-surgeons, midshipmen, masters' assistants, schoolmasters, junior engineers, clerks, masters at arms, admirals' and captains' coxswains, quartermasters, gunners' mates, boatswains' mates, captains of forecastle, captains of the hold, coxswain of the launch, sail-maker, rope-maker, carpenters' mates, caulkers, armourers, captains of the main top, captains of the fore top, pilots, serjeants of marines --three shares each:

"To the ships' cooks and ships' corporal, captains of the mast, captains of the after-guard, yeoman of signals, coxswains of the pinnace, sail-makers' mates, coopers, caulkers' mates, armourers' mates, corporals of marines—two shares each:

"To the gunners' crew, seamen gunners, carpenters' crew, sail-makers' crew, coopers' crew, able and ordinary seamen, yeomen of store rooms, stokers in steam vessels, privates and fifers of marines, above seven years service—one share each :

"To the cooks' mate, barber, pursers' steward, captains' steward, ward or gun-room stewards, ward or gun-room cook, stewards' mate, landsmen and boys of first class, young gentlemen's steward, young gentlemen's cook, privates and fifers of marines, under seven years service — two thirds of a share each:

" Volunteers of the second class and boys of the second class—one third of a share each:

" That when land forces are embarked to serve as marines, they shall share, according to their respective ranks, as marines:

"That when captains and commanders share together, the captains shall receive double the amount of the commanders :

"That commanders doing the duty of first lieutenants, shall share like other commanders :

"That lieutenants commanding small vessels, when not in company with any captain or commander, shall share as captains :

" " That the clerk in charge in small vessels shall |

share as a purser, unless a ship or vessel bearing a purser be present, when he is to share only as clerk :

" That in all cases in which supernumeraries. whether officers or men, shall be borne by order of the Lord High Admiral, or Commissioners for executing the office of Lord High Admiral, or by other proper authority, they shall share with the respective ranks in which they may be acting: provided always, that no flag-officer, or other person, not actually present at the capture or destruction of any pirate vessel, shall be entitled to share in any distribution of the proceeds or bounty in respect of the crews of such piratical ships, vessels, or boats; and also that no flag-officer, or other person, who shall not have been actually on board of any of your Majesty's ships or ships of war, or at the actual taking, sinking, burning, or otherwise destroying any ship or ships of war, or privateers belonging to the enemy shall be entitled to share in the distribution of any head or bounty money, granted as a reward for the taking, sinking, burning, or otherwise destroying any such ship or vessel:

" The following regulations, we submit, should be established with respect to the share before mentioned, to be given to the flag-officer or officers under whose command the capturing ship may be :

" That a captain, commander, or commanding officer of a ship or vessel shall be deemed to be under the command of a flag when he shall have actually received some order from, or be acting in execution of, some order issued by a flag-officer; and, in the event of his being directed to join a flag-officer on any station, he shall be deemed to be under the command of such flag-officer from the time when he arrives within the limits of the station, which circumstance is to be always carefully noted in the logbook, and shall be considered to continue under the command of the flag-officer of such station until he shall have received some order directly from, or be acting in execution of some order issued by, some other flag-officer duly authorised, or by the Lord High Admiral, or your Majesty's Commissioners for executing the office of Lord High Admiral for the time being :

"That when ships or vessels under the command of several flags, which belong to separate stations, shall happen to be joint captors, each flag-officer, under whose orders the ships or vessels are, shall receive a proportion of the flag share, according to the number of capturing ships or vessels belonging to each flag respectively:

"Captains or commanders, or commanding officers of such ships or vessels as shall be under orders from the Lord High Admiral, or your Majesty's Commissioners for executing the office of Lord High Admiral, being joint captors with other ships or vessels under a flag or flags, the flag-officer is only to have his proportion of the flag share, according to the number of ships belonging to his squadron:

"That if a flag-officer be sent to command in the ports of the United Kingdom, he shall have no share in the prizes captured from the enemy, nor in the other captures or seizures as aforesaid, made by ships or vessels which have sailed, or shall sail from that port by order of the Lord High Admiral" or your Majesty's Commissioners for executing the office of Lord High Admiral, nor in the rewards conferred for the same:

" That when more flag-officers than one shall be serving together, the one sixteenth part of the net proceeds of prizes captured from the enemy, and of the other captures or seizures as aforesaid, made by any ships or vessels of the fleet or squadron, and of the rewards conferred for the same, shall be divided in the following proportions, namely:

" If there be but two flag-officers, the chief shall have two third parts of the said one sixteenth, and the other shall have the remaining third part; but if the number of flag-officers be more than two, the chief shall have only one half, and the other half shall be equally divided amongst the junior flagofficers:

" That commodores of the first class and captains of the fleet shall be esteemed as flag-officers:

" And we would further, most humbly submit, that the captains and commanders of your Majesty's ships and vessels of war, shall, on making any capture or seizure, transmit, as soon as may be, or cause to be transmitted to the Secretary of the Admiralty, a true and perfect list of all the officers, seamen, marines, and soldiers, and others who were actually on board your Majesty's ships and vessels of war under their command, at the time of the said capture or seizure, and also of those who were absent on duty at such time; which list shall contain the quality of the service of each person on board, together with the description of the men, taken from the description books of the capturing ships or vessels, and their several ratings, and be subscribed by the captain or commanding officer and three or more of the chief officers on board :

" And we would further humbly submit, that when such lists shall have been duly examined with the muster books of such ships and vessels, and lists annexed thereto, in order to see that such lists agree with such muster books and annexed lists, as to the names, qualities, or ratings of the officers, seamen, marines, soldiers, and others belonging to such ships and vessels, and, upon request, the Accountant-General of your Majesty's Navy, or examining officer shall forthwith grant a certificate, signed by such officer, of the truth of any lists so transmitted to the agents nominated or appointed by the captors or seizors; and, also, upon application, the said Accountant-General, or examining officer, shall give, or cause to be given, to the said agents all such lists, from the muster books of any such ships and vessels and annexed lists, as the said agents shall find requisite for their direction in making distribution to the parties entitled to share in the produce of such captures and seizures, and the rewards conferred for the same, and shall be otherwise aiding and assisting to the said agents in all such matters as shall be necessary

" And we would further humbly submit, that in case any difficulty shall arise in respect to any of the regulations hereby proposed, and not herein provided for, or not sufficiently provided for, the same shall be referred to your Majesty's Lord High Admiral, or your Majesty's Commissioners for executing the office of Lord High Admiral for the time being, and their directions thereupon shall be ceeds of prizes captured from the enemy, of captures

considered as final, and have the same force and effect as if specially provided for in your Majesty's **Royal Proclamation** :

" Provided always, and we would hereby humbly submit, that the distribution hereinb efore made, or directed to be made, shall not be construed to affect any captures or seizures made before the day of the date of your Majesty's Royal Proclamation, nor any captures or seizures which shall be made after that day, and which shall be condemned or adjudged in any of your Majesty's Courts of Vice-Admiralty, before notice of your Majesty's Proclamation shall have been received by the Court of Vice-Admiralty in which such condemnation or adjudication shall pass; and we would hereby lastly submit that the proceeds of all such captures and seizures, made before the date of your Majesty's Royal Proclamation, or which will be made after that day, and shall be condemned or adjudged in any of your Majesty's Courts of Vice-Admiralty, antecedent to the notice of your Majesty's Royal Proclamation having been received in such Courts, together with all rewards aforesaid, shall con-tinue to be distributed in the proportions and manner directed in and by your Majesty's said Royal Proclamation dated nineteenth March one thousand eight hundred and thirty-four.'

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve thereof, and also of the scheme for future distribution therein submitted; and His Majesty, by and with the advice aforesaid, is hereby pleased to direct, that the aforesaid Proclamation, of the nineteenth of March one thousand eight hundred and thirty-four, be annulled, and the same is hereby annulled accordingly; save and except as to any captures or seizures which have been made before the day of the date of this Order, and any captures or seizures which shall be made after that day, and which shall be condemned and adjudged in any of His Majesty's Courts of Vice-Admiralty, before notice of this Order shall have been received by the Court of Vice-Admiralty in which such condemnation or adjudication shall pass; and that the proceeds of all such last-mentioned captures and seizures, together with all rewards conferred for the same, shall continue to be distributed in the proportions and manner directed in and by the said former Proclamation:

And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

Wm. L. Bathurst,

By the KING.

A PROCLAMATION.

WILLIAM, R.

HEREAS by Our Order in Council of this day's date, We were graciously pleased, for the reasons therein contained, to annul Our Royal Proclamation of the nineteenth day of March one thousand eight hundred and thirty-four, directing that distribution should be made of the net proand seizures under the several Acts passed relating to the revenues of customs, and to trade and navigation, for the abolition of the slave trade, and for the capture and destruction of piratical vessels, and of the rewards conferred for the same, according to the scheme therein set forth; and it is expedient, that provision should be made by Us for the future, distribution of such proceeds or rewards, We do now make known to all our loving subjects, and all others whom it may concern, by this Our Proclamation, by and with the advice and consent of Our Privy Council, that Our Royal will and pleasure is, and We do hereby direct, that the distribution of such proceeds and rewards shall be made in the following manner, viz. :

That the flag officer or officers shall have one sixteenth part of the whole net proceeds arising from prizes captured from the enemy, and from all other captures and seizures as aforesaid, made by the ships and vessels under his or their command, and of the rewards conferred for the same, save and except as hereinafter provided and directed.

That the captain or captains, or commanders, of any of Our ships or sloops of war, who shall have "been actually on board at the time of any such capture .or seizure, shall have one eighth part of the remainder divided equally among them, and where there is no flag-officer, one eighth part of the whole.

That the remainder shall be distributed into shares, according to the following scale, viz.

First class .- To the sea lieutenants, field-officers of marines (when embarked), captains of marines and land forces, master of the fleet, physician of the fleet (provided such physician of the fleet be actually on board at the time of such capture or seizure), and masters-ten shares each.

Second class,-To the lieutenants, and quartermasters of the marines and lieutenants, ensigns. and quartermasters of land forces, secretaries to admirals, chaplains, surgeons, pursers, mates, second masters, gunners, boatswains, carpenters, and first engineers-six shares each.

Third class .- To the assistant-surgeons, midshipmen, masters' assistants, schoolmasters, junior engineers, clerks, masters at arms, admirals' and captains' coxswains, quarter-masters, gunners' mates, boatswains' mates, captains of the forecastle, captains of the hold, coxswain of the launch, sailmakers, rope-makers, carpenters' mates, caulkers, armourers, captains of the main-top, captains of the fore-top, pilots, serjeants of marines-three shares each.

Fourth class.-To the ships' cooks, and ships' corporal, captains of the mast, captains of the afterguard, yeomen of signals, coxswains of the pinnace, sail makers' mates, coopers, caulkers' mates, ar-mourers' mates, corporals of marines-two shares .each.

Fifth class .- To the gunners' crew, seamen genners, carpenters' crew, sail-makers' crew, coopers crew, able and ordinary seamen, yeomen of store-rooms, stokers in steam-vessels, privates and fifers of marines above seven years service- one share each.

Sixth class.—'To the cook's mate, barber, purser's

landsmen and boys of first class, young gentlemen's steward, young gentlemen's cook, privates and fifers of marines under seven years' service-two-thirds of a share each.

Seventh class .- Volunteers of the second class and boys of the second class-one third of a share each.

And We do further Order, that when land forces are embarked to serve as marines, they shall share according to their respective ranks as marines.

That when captains and commanders share together, the captains shall receive double the amount of the commanders.

That commanders doing the duty of first lieutenants shall share like other commanders.

That lieutenants commanding small vessels, when not in company with any captain or commander, shall share as captains."

That the clerk in charge in small vessels shall share as a purser, unless a ship or vessel bearing a purser be present, when he is to share only as clerk.

That in all cases in which supernumeraries, whether officers or men, shall be borne by order of the Lord High Admiral, or Our Commissoners for executing the office of Lord High Admiral, or by other proper authority, they shall share with the respective ranks in which they may be acting; provided always, that no flag officer, or other person, not actually present at the capture or destruction of any pirate vessel, shall be entitled to share in any distribution of the proceeds or bounty in respect of the crews of such piratical ships, vessels, or boats, and also that no flag-officer, or other person, who shall not have been actually on board of any of Our ships or vessels of war, or at the actual taking, sinking, burning, or otherwise destroying any ship or ships of war or privateer belonging to the enemy, shall be entitled to share in the distribution of any head or bounty money, granted as a reward for the taking, sinking, burning, or otherwise destroying any such ship or vessel.

And We do hereby further direct, that the following regulations shall be observed, with respect to the share before-mentioned to be given to the flagofficer or officers under whose command the capturing

ship may be: That a captain, commander, or commanding officer of a ship or vessel, shall be deemed to be under the command of a flag when he shall have actually received some order from, or be acting in execution of some order issued by, a flag-officer, and, in the event of his being directed to join a flagofficer on any station, he shall be deemed to be under the command of such flag-officer from the time when he arrives within the limits of the station, which circumstance is to be always carefully noted in the log-book, and shall be considered to continue under the command of the flag-officer of such station, until he shall have received some order directly from, or be acting in execution of some order issued, by some other flag-officer duly authorised, or by the Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral for the time being

That when ships or vessels under the command steward, captains' steward, ward or gun-room stew- of several flags, which belong to separate stations, ards, ward or gun-room cook, steward's mate, shall happen to be joint captors, each flag-officer under whose orders the ships or vessels are, shall receive a proportion of the flag share, according to the number of capturing ships or vessels belonging to each flag respectively:

Captains or commanders, or commanding officers, of such ships or vessels as shall be under orders from the Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral, being joint captors with other ships or vessels under a flag or flags, the flag-officer is only to have his proportion of the flag share according to the number of ships belonging to his squadron :

That if a flag-officer be sent to command in the ports of the United Kingdom, he shall have no share in the prizes captured from the enemy, nor in the other captures or seizures as aforesaid, made by ships or vessels which have sailed, or shall sail, from that port by order of the Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral, nor in the rewards conferred for the same :

That when more flag-officers than one shall be serving together, the one-sixteenth part of the net proceeds of prizes captured from the enemy, and of the other captures or seizures as aforesaid, made by any ships or vessels of the fleet or squadron, and of the rewards conferred for the same, shall be divided in the following proportions, namely :

If there be but two flag-officers, the chief shall have two third parts of the said one sixteenth, and the other shall have the remaining third part; but, if the number of flag-officers be more than two, the chief shall have only one half, and the other half shall be equally divided amongst the junior flagofficers :

That commodores of the first class, and captains of the fleet, shall be esteemed as flag-officers :

And We further direct, that the captains and commanders of Our ships and vessels of war, shall, on making any capture or seizure, transmit, as soon as may be, or cause to be transmitted, to the Secretary of the Admiralty a true and perfect list of all the officers, seamen, marines, and soldiers, and others who were actually on board Our ships and vessels of war under their command at the time of the said capture or seizure, and also of those who were absent on duty at such time ; which list shall contain the quality of the service of each person on board, together with the description of the men, taken from the description books of the capturing ships or vessels, and their several ratings, and be subscribed by the captain or commanding officer, and three or more of the chief officers on board :

And that when such lists shall have been duly examined with the muster books of such ships and vessels, and lists annexed thereto, in order to see that such lists agree with such muster books and annexed lists, as to the names, qualities, or ratings of the officers, seamen, marines, soldiers, and others belonging to such ships and vessels, and, upon request, the Accountant-General of Our Navy, or examining officer, shall forthwith grant a certificate, signed by such officer, of the truth of any lists sotransmitted to the agents nominated or appointed by the captors or seizors ; and also, upon application, the said Accountant-General, or examining officer, shall give, or cause to be given, to the said agents

all such lists from the muster books of any such shipsand vessels, and annexed lists, as the said agents shall find requisite for their direction in making distribution to the parties entitled to share in the produce of such captures and seizures, and the rewards conferred for the same, and shall be otherwise aiding. and assisting to the said agents in all such mattersas shall be necessary:

And We further direct, that in case any difficulty shall arise in respect to any of the regulations hereby proposed, and not herein provided for, or not sufficiently provied for, the same shall be referred to Our Lord High Admiral, or Our Commissioners for executing the office of Lord High Admiral for the time being, and their directions thereupon shall be considered as final, and have the same force and effect as if specially provided for in Our Royal-Proclamation:

Provided always, that the distribution hereinbefore made, or directed to be made, shall not be construed to affect any captures or seizures made before the day of the date of this Our Royal Proclamation, nor any captures or seizures which shall be made after that day, and which shall be condemned or adjudged in any of Our Courts of Vice: Admiralty, before notice of this Our Royal Proclamation shall have been received by the Court of Vice Admiralty in which such condemnation or adjudication shall pass; and We hereby further direct, that the proceeds of all such captures, and. seizures, made before the date of this Our Royal. Proclamation, or which shall be made after that day,. and shall be condemed or adjudged in any of Our Courts of Vice-Admiralty, antecedent to the notice of this Our Royal Proclamation having been received in such courts, together with all rewards aforesaid, shall continue to be distributed in the proportions and manner directed in and by Our said Royal Procla-? mation dated nineteenth March one thousand eight . hundred and thirty-tour-

Given at Our Court at St. James's, this third day of February, in the year of Our Lord one thousand eight hundred and thirty-six, and in the sixth year of Our reign.

GOD save the KING.

By the KING.

A PROCLAMATION.

WILLIAM, R.

HEREAS by an Act, passed in the fifty-sixthyear of the reign of Our late Royal Father, His late Majesty King George the Third, initiuled "An Act to provide for a new silver coinage, and to regulate the gold and silver coinage of the Realu," the Master and Worker of Our Mint, in London, was empowered to coin silver bullion into silver coins of the standard of eleven ounces and two pennyweights of fine silver, and eighteen pennyweights of alloy to the pound troy, and in weight after the rate of sixty six shillings to the pound troy; and whereas We have thought fit to order that certain pieces of silver money should be coined to be called groats, or fourpences, and to be of the value, each, of one-third part of a shilling; and whereas, pursuant to Our said Order, and in virtue of the power given by the said Act, a coinage of the said groats or fourpences, at the rate and of the standard aforesaid, has been made, and every such groat or fourpence has for the obverse impression, Our Effigy, with the inscription, "Gulielmus IIII. D. G. Britanniar. Rex F. D." and for the reverse, a figure of Britannia, holding the Trident with one hand, and having the other hand placed upon a shield, hearing the Union Cross, with the words " Four Pence" round the figure, and the date of the year in the exergue, and with a milled graining round the edge ; and whereas, pieces of silver money of the above description have been coined at Our Mint, and will be coined there, in pursuance of Orders issued, and to be issued, by Us; We have, therefore, by and with the advice of Our Privy Council, thought fit to issue this Our Royal Proclamation; and we do hereby ordain, declare, and command that the said pieces of money so coined, and to be coined, shall be current and lawful money of the United Kingdom of Great Britain and Ireland, and shall pass and be received as current and lawful money of the United Kingdom, by the names aforesaid, and at the value hereinbefore assigned to them.

Given at Our Court at Saint James's, this third day February, one thousand eight hundred and thirty-six, and in the sixth year of Our reign.

GOD save the KING.

WHEREAS the Chairman of the Select Committee appointed by the House of Commons to try and determine the merits of the petition of Robert King and others, complaining of an undue election and return for the city of Dublin, did, on the 16th of April, A. D. 1835, inform the House, that the said Select Committee had made an order for the nomination and appointment of Commissioners to examine evidence in Ireland respecting certain facts, allegations, matters, and things referred to the said Commissioners and specially assigned and limited in the said order ;

And whereas I have this day received a copy of the minutes of the proceedings of the said Commissioners, under their hands and seals;

Now I do hereby, and by virtue of an Act, passed in the forty-second year of the reign of His Majesty King George the Third, intituled "An Act for re-"gulating the trial of controverted elections or "returns of Members to serve in the United Par-"liament for Ireland," direct the aforesaid Select Committee to reassemble and meet again upon Monday the 29th day of February instant, at twelve o'clock at noon, to take the proceedings of the said Commissioners into consideration.

For which this shall be to the aforesaid Select Committee a sufficient warrant.

Given under my hand, this 9th day of February 1836, J. ABERCROMEY, Speaker.

Whitehall, February 10, 1836.

The King having taken into His Royal consideration, that upon the decease, in the month of November 1834, of Philip Earl of Hardwicke, the title and dignity of Earl of Hardwicke devolved upon Charles-Philip now Earl of Hardwicke, as eldest son and heir of the late Sir Joseph-Sydney Yorke, Admiral of the Blue Squadron of His Majesty's Fleet, and Knight Commander of the Most Honourable Military Order of the Bath, younger and next brother, that left issue, of the said Philip late Earl of Hardwicke; and that, according to the ordinary rules of honour, the younger brothers and sister of the said Charles-Philip now Earl of Hardwicke cannot enjoy that place and precedence which would have been due to them in case their late father, the said Sir Joseph-Sydney Yorke, had survived the said Philip Earl of Hardwicke, and thereby succeeded to the said title and dignity of Earl of Hardwicke; His Majesty hath been graciously pleased to ordain and declare that Henry-Reginald Yorke, Clerk, Eliot-Thomas Yorke, Esq., Grantham-Muntor Yorke, Clerk, and Agneta-Elizabeth Yorke, Spinster, the younger brothers and sister of the said Charles-Philip now Earl of Hardwicke, shall henceforth have, hold, and enjoy the same title, place, pre-eminece, and precedence, as if their father, the said Sir Joseph-Sydney Yorke, had survived the said Philip Earl of Hardwicke and thereby succeeded to the said title and dignity of Earl of Hardwicke :

And His Majesty hath been further pleased to command that the said Royal order and declaration be registered in His College of Arms.

War-Office, 12th February 1836.

- 3d Regiment of Light Dragoons, Richard A. Moore, Gent. to be Cornet, by purchase, vice Ponsonby, who retires. Dated 12th February 1836.
- 9th Regiment of Light Dragoons, Licutenant William Hankey to be Captain, by purchase, vice Trower, who retires. Dated 12th February 1836.
- Cornet James Johnston to be Lieutenant, by purchase, vice Hankey. Dated 12th February 1836.
- John Anstruther Thomson, Gent. to be Cornet, by purchase, vice Johnston. Dated 12th February 1836.
- Staff Surgeon Anthony Cæsar Colclough to be Surgeon, vice Melin, deceased. Dated 12th February 1836.
- 10th Regiment of Light Dragoons, Lieutenant George Augustus Frederick Quentin to be Captain, by purchase, vice Foster, who retires. Dated 12th February 1836.
- Cornet Robert Blucher Wood to be Lieutenant, by purchase, vice Quentin. Dated 12th February 1836.
- Honourable Alfred Assheton Harbord to be Cornet, by purchase, vice Wood. Dated 12th February 1836.
- 12th Regiment of Light Dragoons, Surgeon Charles Hamilton, from the 54th Regiment, to be Surgeon, vice Kenny, appointed to the Staff. Dated 12th February 1836.

- 13th Regiment of Light Dragoons, Brevet Lieutenant-Colonel Patrick Savage, from the half-pay of the 24th Light Dragoons, to be Major, vice Sir John Gordon, deceased. Dated 12th February 1836.
- 14th Regiment of Light Dragoons, William Bodkin, Gent. to be Cornet, by purchase, vice Underwood, who retires. Dated 12th February 1836.
- Scots Fusilier Guards, Ensign and Lieutenant R. F. B. Brownlow Rushbrooke to be Lieutenant and Captain, by purchase, vice Clayton, who retires. Dated 12th February 1836.
- Honourable Charles Grantham Scott to be Ensign and Lieutenant, by purchase, vice Rushbrooke. Dated 12th February 1836.
- 14th Regiment of Foot, Lieutenant Abraham Arthur Gapper, from the half-pay of the 13th Regiment, to be Lieutenant, vice Robert Dean Spread, who exchanges. Dated 12th February 1836.
- 17th Foot, Licutenant Isaac Blackburne to be Captain, by purchase, vice Forbes, who retires. Dated 12th February 1836.
- Ensign Legendre Charles Bourchier to be Lieutenant, by purchase, vice Blackburne. Dated 12th February 1836.
- Gloucester Heywood, Gent. to be Ensign, by purchase, vice Bourchier. Dated 12th February 1836.
- Paymaster Joseph Moore, from the 53d Regiment, to be Paymaster, vice Carew, appointed to the 13th Foot. Dated 12th February 1836.
- 31st Foot, Ensign John Eneas Duncan, from the 54th Regiment, to be Ensign, vice Cooper, deceased. Dated 12th February 1836.
- 32d Foot, Captain John Henry Evelegh, from the half-pay of the 14th Regiment, to be Captain, vice George Warren Edwardes, who exchanges, receiving the difference. Dated 12th February 1836.
- 34th Foot, Lieutenant Edward Daniell, from the half-pay of the 2d.Garrison Battalion, to be Lieutenant, vice Mathews, appointed Adjutant. Dated 12th February 1836.
- Lieutenant Joseph Henry Mathews to be Adjutant, vice Byron, promoted. Dated 12th February 1836.
- 53d Foot, Captain John Quin Pardey to be Paymaster, vice Moore, appointed to the 17th Foot. Dated 12th February 1836.
- Captain Charles Bagot, from the half-pay of the 87th Regiment, to be Captain, vice Pardey, appointed Paymaster. Dated 12th February 1836.
- 54th Foot, Gentleman Cadet Seton Lionel Smith, from the Royal Military College, to be Ensign, without purchase, vice Duncan, appointed to the 31st Regiment. Dated 12th February 1836.
- Staff-Assistant-Surgeon Edward M'Iver to be Surgeon, vice Hamilton, appointed to the 12th Light Dragoons. Dated 12th February 1836.
- 57th Foot, Lieutenant Littleton Westwood, from the half-pay of the 14th Regiment, to be Lieu-No. 19355. B

tenant, vice Alexander, who exchanges. Dated 12th February 1836.

- 66th Foot, Ensign George Grattan Biscoe to be Lieutenant, by purchase, vice Glasscott, who retires. Dated 12th February 1836.
- John Cranck Walker Vivian, Gent. to be Ensign, by purchase, vice Biscoe. Dated 12th February 1836.
- 75th Foot, Lieutenant James Stewart, from the half-pay of the 78th Regiment, to be Lieutenant, vice Anderson, promoted. Dated 12th February 1836.
- 82d Foot, Lieutenant Henry Bates, from the halfpay of the 38th Regiment, to be Lieutenant, vice Thomas Byrne, who exchanges. Dated 12th February 1836.
- Ceylon Rifle Regiment, Second Lieutenant Henry Smith to be First Lieutenant, without purchase, vice Mouris, deceased. Dated 15th July 1835.
- Second Lieutenant William Hardisty to be First Lieutenant, vice Holgate, deceased. Dated Sth January 1836.
- Ensign William Lewis Domenichetti, from the halfpay of the 95th Regiment, to be Second Lieutenant, vice Smith. Dated 11th February 1836.
- Edward John Holworthy, Gent. to be Second Lieutenant, by purchase, vice Domenichetti, who retires. Dated 12th February 1836.
- Gentleman Cadet Patrick L. M'Dougall, from the Royal Military College, to be Second Lieutenant, vice Hardisty. Dated 13th February 1836.

UNATTACHED.

To be Captains, without purchase.

Lieutenant Henry Anderson, from the 75th Regiment. Dated 13th February 1836:

Lieutenant Richard Percy Pack, from the 58th Regiment. Dated 13th February 1836.

HOSPITAL STAFF.

- Surgeon Michael William Kenny, from the 12th Light Dragoons, to be Surgeon to the Forces, vice Colclough, appointed to the 9th Light Dragoons. Dated 12th February 1836.
- Matthew Rickey Burke, Gent. to be Assistant-Surgeon to the Forces, vice M'Iver, appointed to the 54th Regiment. Dated 12th February 1836.

Office of Ordnance, 11th February 1836.

Royal Regiment of Artillery.

- Captain and Brevet-Major Guy Carleton Coffin to be Lieutenant-Colonel, vice Roberts, placed on the Refired List. Dated 4th February 1836.
- Second Captain Edmund Sheppard to be Captain, vice Coffin. Dated 4th February 1836.
- First Lieutenant Harry Stow to be Second Captain, vice Sheppard. Dated 4th February 1836.
- Second Lieutenant George Henry Hawker to be First Lieutenant, vice Stow. Dated 4th February 1836.

Crown-Office, February 12, 1836.

MEMBER returned to serve in this present PARLIAMENT.

Borough of Devizes.

James Whitley Deans Dundas, of Barton-court, in the county of Berks, Esq. Captain in the Royal Navy, in the room of Sir Philip Charles Henderson Durham, who has accepted the Chiltern Hundreds.

Whitehall, February 8, 1836.

The King has been pleased to give and grant unto Richard-Brinsley-Sheridan, of Frampton, in the county of Dorset, Esq. and [°]to Marcia-Maria-Sheridan, his wife, only surviving child and heir of the late Sir Colquhoun Grant, of Frampton afore-said, a Lieutenant-General of the Forces, Knight Grand Cross of the Royal Hanoverian Guelphic Order, and Knight Commander of the Most Honourable Military Order of the Bath, deceased, His royal licence and authority that, in compliance with an injunction contained in the last will and testament of Francis-John Browne, late o' Frampton aforesaid, Esq. deceased, bearing date the 6th day of August 1830, the said Marcia-Maria-Sheridan may henceforth take and use the surname of Browne, in addition to her family name of Grant, and before that of Sheridan; that she may be called Marcia-Maria Grant-Browne-Sheridan; and that she may also hear the arms of Browne, of Frampton, quarterly with those of her own family (Browne in the first quarter); such arms being first duly exemplified according to the laws of arms, and recorded in the Heralds' Office, otherwise the said licence and permission to be void and of none effect:

And also to command, that this His Majesty's concession and declaration be registered in His College of Arms

Whitehall, February 10, 1836.

The Lord Chancellor has appointed William Jones, of Glan-Benno, in the county of Carnarvon, Gent. to be a Master Extraordinary in the High Court of Chancery.

Quarterly Average of the Weekly Liabilities and Assets of the Bank of England, from the 17th November 1835 to the 9th February 1836, inclusive, published pursuant to the Act 3 and 4 W. 4, cap. 98.

LIABILI	ries.	Α	SSETS.
Circulation £1 Deposits	7,427,000 8,366,000	Securities Bullion	£31,022,000 7,471,000
 £3	35,793,000		£38,493,000

Downing-street, February 11, 1836.

An Account of the aggregate Amount of Notes

Banks and by Joint Stock Banks and their Branches, distinguishing Private from Joint Stock Banks, between the 26th September and the 26th December 1835.-From Returns directed by 3 and 4 W. 4, c. 83,

Private Banks Joint Stock Banks	-	£8,334,863 2,799,551

£11,134,414

John Wood.

Stamps and Taxes, February 11, 1836.

Office of Commissioners of Compensation, No. 25, Great George-Street, West-minster, February 11, 1836.

JAMAICA.

OTICE is hereby given, that the Commissioners will proceed to take into consideration the uncontested claims, in the several parishes of the island of Jamaica, on the several days, and in the order under mentioned, at one o'clock on each day, until further notice.

On Monday the 22d February 1836.

Saint Ann, Kingston, Saint Elizabeth, from I to 800 inclusive, with the adjourned uncontested cases in Saint Catherine, Saint Dorothy, Saint John, Saint Thomas in the Vale, and Saint Mary.

On Wednesday the 24th February.

Westmorland, Saint James, Trelawny, from 1 to 800 inclusive, with the adjourned uncontested cases in Vere, Clarendon, Manchester, Port Royal, and Saint Andrew.

On Monday the 29th February.

Saint Ann, Kingston, Saint Elizabeth, from 1 to 900 inclusive, with the adjourned uncontested cases in Saint David, Saint Thomas in the East, Portland, and Saint George.

On Wednesday the 2d March.

Kingston, from 1 to 1000 inclusive, and the remaining cases in Saint Elizabeth, with the adjourned uncontested cases in Westmorland, Hanover, Saint James, and Trelawny.

On Monday the 7th March.

Kingston, uncontested cases from 1001 to 1300, with the adjourned uncontested cases in Saint Catherine, Saint Dorothy, Saint John, Saint Thomas in the Vale, and Saint Mary.

On Wednesday the 9th March.

Kingston, uncontested cases from 1301 to 1600. with the adjourned uncontested cases in Saint Ann, Vere, Clarendon, Manchester, and Port Royal.

On Monday the 14th March.

Kingston, uncontested cases from 1601 to 1900. with the adjourned uncontested cases in Saint n Account of the aggregate Amount of Notes Andrew, Saint David, Saint Thomas in the East, circulated, in England and Wales, by Private Portland, and Saint George.

On Wednesday the 16th March.

Kingston, uncontested cases from 1901 to 2200, with the adjourned uncontested cases in Saint Elizaqeth, Westmorland, Hanover, Saint James, and Trelawny.

On Monday the 21st March.

Kingston, the remaining uncontested cases from 2201.

Guiana, Antigua, Saint Christopher, Dominica, Grenada, Honduras, Saint Lucia, and Nevis.

The adjourned uncontested cases in these colonies will be taken into consideration every Tuesday and Thursday, at two o'clock.

Saint Vincent and Bahamas.

One hundred of the uncontested claims in each of these colonies will continue to be taken into consideration every Tuesday, at two o'clock.

Bermuda.

One hundred of the uncontested claims in this colony will continue to be taken into consideration every Thursday, at two o'clock.

Trinidad.

Two hundred of the uncontested claims in this colony will be taken into consideration every Tuesday and Thursday, at two o'clock, commencing on Tuesday the 16th February.

Montserrat.

All the uncontested claims in this colony will be taken into consideration on Thursday 15th of February, at twelve o'clock.

Barbadoes.

Two hundred of the uncontested claims in this eolony will be taken into consideration every Tuesday and Thursday, at twelve o'clock, commencing on Tuesday the 1st of March next.

Certificates for compensation to be applied for on the Monday, Tuesday, and Wednesday of the week following each of the above days, and will be delivered on the Saturday of that week.

By order of the Board,

Henry Hill, Secretary.

PURSUANT to an Act of Parliament, passed in the fortieth year of the reign of His late Majesty King George the Third, the Provost and Senior Fellows of Trinity College, Dublin, do hereby publish and declare their direction, that Francis Barker, M. D. shall continue to hold the Professorship of Chemistry, in the University of Dublin, for the term of seven years, to commence on the 16th day of May next.

By desire of the Board,

Robt. Phipps, Trinity College, Dublin, Registrar.

January 16, 1836.

DWARD SCHMIDT SWAINE, formerly of Bucklersbury, in the city of London, mer-chant, but now of Leeds, in the county of York; hereby gives notice, that he intends forthwith to apply to His Majesty in Council for a prolongation, for the further term of seven years, or such other term, not exceeding seven years, as His Majesty shall please to grant, of his patent right of sole using and vending his "invention for a method of producing and preserving artificial mineral waters, and for machinery to effect the same," granted to him by certain letters patent, bearing date the 9th day of October 1823, for that part of the United Kingdom of Great Britain and Ireland called England, the dominion of Wales, and the town of Berwick-upon-Tweed, and in all the British colonics and plantations abroad. And the said Edward S. Swaine hereby gives further notice, that he intends to apply, on the 21st of March next, to the Right Honourable the Lords composing the Judicial Committee of His Majesty's Honourable Privy Counsil, for a time to be fixed for hearing the matters of his petition for such prolongation as hereinbefore mentioned; and all persons desirous of being heard in opposition to the prayer of his said petition, are hereby required to enter caveats at the Privy Council-Office on or before the 21st day of March next.

> Blunt, Roy, Blunt, and Duncan, Solicitors for the said Edward Schmidt Swainc.

West Cork Mining Company, London.

Salvador-House, Bishopsgate.

OTICE is hereby given that, pursuant to the provisions of the Act of Parliament establishing the above Company, the Half-yearly General Meeting will be held at the Office of the Company, at Salvador house, Bishopsgate street, on Thursday the 3d day of March next, at two of the clock in the afrernoon precisely, for the general purposes of the Company, and for the election of a Director of the said Company, in the room of Edward Southwell Ruthven, Esq. N. P. resigned.

And notice is further given, in pursuance of the said Act, that every Proprietor intending to become a candidate to fill such vacant office must, within fourteen days from the time of insertion of this advertisement, by some writing under his hand, stating the place of his residence and addition (such writing to be left, within the same fourteen days, at the Office of the Company as above), signify his intention so to become a candidate; the election will be by ballot, and each candidate has the liberty of nominating one scrutineer, such scrutineer being a Proprietor qualified to vote.

And all Proprietors are requested to take notice, that any proxy to be used on the occasion must be made to a Shareholder in the Company, and that no person is allowed to deliver in proxies for more than five Proprietors.—Dated this 9th of February 1836.

By order of the Board of Directors,

-Charles Fourdrinier, Secretary.

WEEKLY RETURNS of the Quantities and Price of BRITISH CORN, IMPERIAL Measure, as received from the Inspec-tors in the following Cities and Towns in ENGLAND and WALES, from which the Prices that govern Importation are cal-culated, conformably to the Act of the 9th Geo. IV. cap. 60.

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Received in the Weekt ended February 5.	V	HEAT.	В	ARLEY.		DATS.	1 1	ΥE.	B	EANS.	1	1 ¹
1836.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
MARKETS.	Qrs. B.	£ a	. Qrs. Bs.	£. 6. d.	Qrs. Bs.	L. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. a
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Bocrd of Trade, Corn Department.

Published by Authority of Parliament.

WILLIAM JACOB, Comptroller of Corn Returns.

THE

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 9th day of February 1836,

Is Thirty-eight Shillings and Five Pence per Hundred

Weight,

Exclusive of the Duties of Customs paid or payable thereon on the IMPORTATION thereof into GREAT BRITAIN.

Grocers'-Hall, February 12, 1836. By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers' Company.

CONTRACTS FOR FRESH BEEF.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, January 25, 1836.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 25th of February next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying (under separate contracts) all such quantities of

Fresh Beef,

as may be demanded for the use of His Majesty's ships and vessels at the following places, from the 1st of April 1836 to the 31st of March 1837, both days included, viz.

Chatham.

Cork and Kinsale.

River Thames, from Deptford to Erith, both inclusive.

River Thames, from immediately below Erith to the Lower Hope, inclusive.

Deal and Downs.

Falmouth.

Guernsey and Jersey.

Harwich.

Kingstown and Dublin.

Leith, Leith Roads, and Frith of Edinburgh. Milford and Pembroke.

Portsmouth.

Plymouth.

Sheerness.

All parties about to tender are particularly desired to read attentively the conditions of the contracts, which may be seen either at this Office or on application to the Superintendents of the Victualling Establishments at Deptford, Portsmouth, and Plymouth; the Superintendents of His Majesty's Dockyards at Chatham, Sheerness, and Pembroke; the Agent for the Victualling at Haulbowline; the Victualling Storekeeper at Deal; the Secretary to the Postmaster-General at Dublin; or to the Collectors of His Majesty's Customs at each of the other places. Every tender must specify the price in words at length, and no tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised in writing.

Every tender must be delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somersetplace, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of $\pounds 1500$, for the due performance of the contracts for Sheerness, Chatham, Portsmouth, and Plymouth; and in the sum of $\pounds 500$, for each of the other places.

CONTRACT FOR COALS FOR GIBRALTAR AND MALTA.

Department of the Storekeeper-General of the Navy, Somerset-Place, February 10, 1836.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that on Thursday the 3d March next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering,

At Gibraltar and Malta, the under-mentioned hand-picked Graigola, Bryndorway, Llangenneck, or Nevill's Llanelly

Coals, fit for His Majesty's Steam-Vessels, viz.

At Gibraltar, 2000 Tons; to be delivered by 31st March 1837.

At Malta, 4000 Tons; to be delivered by 31st March 1837.

A form of the tender may be seen at the said Office.

No tender will be received after one o'clock on ine day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised in writing.

Every tender must be delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somersetplace, and signed by two responsible persons, en-

gaging to become bound with the person tendering, | in the sum of £2000, for the due performance of the contract.

CONTRACT FOR CAST IRON WATER PIPES FOR PEMBROKE.

Department of the Storekeeper-General of the Navy, Somerset-Place, February 11, 1836.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that on Thursday the 3d of March next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering, into His Majesty's Dock-yard at Pembroke,

About 3322 Feet of Cast Iron Water Pipes.

According to a specification, which, together with drawings and a form of the tender, may be seen at the said Office.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised in writing.

Every tender must be delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somersetplace, and signed by a responsible person, engaging to become bound with the person tendering, in the sum of £400, for the due performance of the contract.

CONTRACT FOR LIGHTERAGE.

Office of Ordnance, January 30, 1836.

THE Principal Officers of His Majesty's Ord-A nance do hereby give notice, that they are ready to receive proposals from such persons as may be willing to contract for

The Conveyance of Ordnance Stores to and from the Tower, the Docks, Woolwich, and other places on the River Thames.

The terms of the contract may be known, and the form of tender may be obtained, on application at the Ordnance-Office, Pall-Mall; where tenders must be delivered on or before Tuesday the 16th day of February next.

. By order of the Board,

R. Byham, Secretary.

C

TO WINE-MERCHANTS AND OTHERS. Office of Ordnance, February 8, 1836.

THE Principal Officers of His Majesty's Ord-I nance do hereby give notice, that they are ready to receive tenders for the supply of the undermentioned articles,

For the Service of the Sick in the Military Hospitals at Foreign Stations, viz.

1500 Gallons of Madeira Wine.

250 Gallons of Brandy.

82 Dozens of Port Wine.

Forms of tenders, with the conditions of the con-

No. 19355,

where tenders must be delivered on or before Tues day the 23d instant, marked in the outside " Tender for Wine," or " Brandy," as the case may be.

By order of the Board,

R. Byham, Secretary.

ARMY CONTRACTS.

Office of Ordnance, Pall-Mall, February 3, 1836.

JOTICE is hereby given to all persons desirous V of contracting to supply

BEEF and MUTTON, to His Majesty's Land Forces (except the Foot Guards generally, and the Household Cavalry in Middlesex), in Cantonments, Quarters, and Barracks, in the counties of England severally, in Wales, in North Britain, in the Isle of Man, and in the Channel Islands, for six months from the 1st April next, inclusive, subject to the usual conditions of the contracts.

That proposals in writing, addressed to the Secretary to the Board, sealed up and marked on the outside "Tender for Army Supplies," will be received at the Ordnance-Office, Pall-Mall, on or before Tuesday the 8th day of March next; but none will be received after eleven o'clock on that day.

Each proposal must have the letter which is annexed to the tender properly filled up by two persons of known property, engaging to become bound with the party tendering, in the amount stated in the printed particulars, for the due performance of the contract; and no proposal will be noticed unless made on a printed form of tender, and the prices expressed in words at length; and should it so happen that during the continuance of the contract no troops should be supplied by virtue of the same, the amount of the stamps on the contract and bond, paid in the first instance by the contractor, will be refunded to him.

Tenders will be received at the same time for the under-mentioned supplies during the month of April next, viz.

BREAD, for the Troops in the counties of Gloucester, Hants, Monmouth, Nottingham, Somerset, and Warwick.

ORAGE, for the Cavalry and Artillery Horses in Barracks in the counties of Kent, Somerset, Suffolk; and in North Britain.

OATS, for the Cavalry and Artillery Horses in Cantonments and Quarters in the counties of Derby, Stafford, and Suffolk.

Persons who make tenders are desired not to use any forms but those which may be had upon application at the Office of the Secretary to the Board of Ordnance, in Pall-Mall; and of the Barrack-Masters in the islands of Guernsey, Jersey, and Man.

N. B. Letters to and from Contractors and their Agents cannot be allowed to pass free of postage; but the correspondence between the Contractors and tracts, may be obtained on application at the Office Regimental and other Officer's will be forwarded as of Secretary to the Board of Ordnance, Pall-Mall; usual, provided it be strictly official. The Board of Ordnance and their Officers will not, however, be responsible for any letters, money, or orders for money, which may be so forwarded.

By order of the Board,

R. Byham, Secretary.

Asylum Life Assurance Company.

NOTICE is hereby given, that an Annual General Court of the Proprietors of this Company will be held, at the house of the Company, No. 70, Cornhill, London, on Wednesday the 24th instant, at one o'clock precisely, for the purpose of receiving the Auditors' report for the year 1835, and electing Auditors for the present year.—Dated this 12th day of February 1836.

By order of the Board of Directors, George Farren, Resident Director.

Alten Mining Association.

Alten Mining Office, 6, Throgmortonstreet, 12th February 1836.

THE Directors of this Company do hereby give notice, that a General Meeting of the Shareholders will take place at the London Tavern, on Wednesday the 24th instant, at two o'clock precisely, for receiving the report of the Directors, and the annual accounts of the Company.

N. B. The accounts will lie for inspection at the Office a week previous to the General Meeting.

John Labouchier.

New Brunswick and Nova Scotia Land Company.

No. 5. Copthall-Court, Throgmorton-Street, London, February 9, 1836.

GENERAL Court of this Company will be held, at the London Tavern, Bishopsgatestreet, in the city of London, on Thursday the 10th day of March next, at one o'clock precisely, when a report of the accounts of the Company, to the 31st day of December last, will, pursuant to the charter of incorporation, be laid before the Court.

At the same Court, a Director of the said Company will be elected, in the room of John Bainbridge, Esq. deceased; also five Directors and one Auditor, in the room of Ambrose Humphrys, Esq. Listock Peach Wilson, Esq. George Henry Hooper, Esq. Newman Smith, Esq. John Moxon, Esq. Directors; and Bartholomew Jeffery, Esq. Auditor; who go out of office on that day pursuant to the terms of the Company's charter; but are eligible for re-election.

Every Proprietor who may intend to propose himself, or any other person, as a Candidate, must leave notice, in writing, with the Secretary, at least twenty-one days before, and exclusively of the day of election.

By order of the Court of Directors, William Duguid, Secretary.

London, February 11, 1836. NOTICE is hereby given to the officers and company of His Majesty's sloop Satellite, Robert Smart, Esq. Commander, that they will be paid their respective proportions of the moiety of the hull of the Paqueta de Sol, captured 15th November 1833; also the bounty and moiety of the hull of the Duquesa de Braganza, captured 15th June 1834, on the 25th instant, at No. 22, Arundelstreet, Strand; where the recalls will be made, agreeably to Act of Parliament.

Paqueta de Sol.

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Flag -	-	-	£7	18	3
First class	-	•	15	16	6
Second class	7	-	2	12	9
Third class	-	•	1	6	41
Fourth class	-	,	0	10	$6\frac{1}{2}$
Fifth class	-	-	0	4	10
Sixth class	-	•	0	3	75
Seventh class	-	-	0	2	5
Eighth class	•	-	0	1	21
Duq	uesa de	Bragana	za.		
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Second class	-	-	57	3	$3\frac{1}{2}$
Third class	-	-	28	11	7 🛓
Fourth class	~	-	9	10	6 1
Fifth class	-	-	5	17	3

Thomas Stilwell and Sons, Agents.

TAKE notice, that Thomson Webb and Daniel Elliott, Cheesemongers, of 24, Skinner-Street, Somers'-Town, have dissolved Partnership.--1st February 1836.

Sixth class Seventh class

Eighth class

Thomson Webb.

3

Daniel Elliott.

W the undersigned, Edmond Garlick and Myles M'Donnell, Surgeons and Apothecaries, of Lytham, in the County of Lancaster, do, by mutual consent, dissolve the Copartnership hitherto existing between us.—Dated this 3d day of February 1836. Edmd. Garlick.

Myles M'Donnell.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Jessy Paton, Agnes Paton, and Isabella Paton, as Milliners and Dress-Makers, carried on at Manchester, in the County of Lancaster, under the firm of the Misses Paton, was dissolved, by mutual consent, on the 16th day of February last.—Dated the 7th day of February 1836. Jessu Paton.

Jessy Paton. Agnes Paton. Isabella Paton.

NOTICE is hereby given, that the Partnership subsisting between Elizabeth Horsey and Thomas Horsey, of Brown-Street, in Manchester, in the County of Lancaster, Packers, trading under the firm of Widow Horsey and Brother, is dissolved from the 31st day of December last. All debts owing by the said Partnership will be paid by the said Elizabeth Horsey, to whom all debts owing to it are to be paid: As witness the hands of the parties this 8th day of February 1836.

Elizabeth Horsey. Thomas Horsey.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned; John Dean and James Cort, as Dealers in Fancy Cloths, and carried on at Manchester, in the County of Lancaster, under the firm of John Dean and Company, is this day dissolved by mutual consent. All debts owing by or to the said Partnership concern will be paid and received by Messrs. Dean, Brumby, and King, who will in future carry on the said business.--Dated this 1st day of January 1836.

John Dean. James Cort. Geo. Brumby. William King.

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NOTICE is hereby given, that the Parinership heretofore existing between us the undersigned, William Crow and William Gregson Hinde, as Tanners, at Ecclesfield, in the County of York, under the firm of William Crow and Company, was dissolved, by mutual consent, on the 25th day of September last. All debts due to and owing from the said Partnership will be received and paid by the said William Crow, who is continuing the business on his own account: As witness our hands this 5th day of February 1836.

William Crow. William Gregson Hinde.

NOTICE is hereby given, that the Partnership lately sub-NOTICE is hereby given, that the Partnership lately sub-sisting between the undersigned, Francis Noyes and Ann, his Wife (formerly Ann Small, Widow, and afterwards Ann Oliver, the Wife of Authony Oliver), and the undersigned Robert Trumau, as Wine, Spirit, and Hop Merchants, at Nottingham, was this day dissolved by mutual consent. All debts due or owing to or from the said Partnership will be re-ceized and naid by the said Francis Norse and Ann his Wife. ceived and paid by the said Francis Noyes and Ann, his Wife.-Witness our bands this 30th day of January 1836.

Francis Noyes. Ann Noyes. Robert Truman.

NOTICE is hereby given, that the Partnership heretofore subsisting between William Hallam and George Moore, of the Town of Northampton, in the County of Northampton, Shoe-Manufacturers, was dissolved, by mutual consent, on the 12th day of January last.—Dated the 10th day of February 1836. William Hallam. George Moore.

NOTICE is hereby given, that the Partnership sub-sisting between William Hallam, George Moore, and John Harris, of the Town of Northampton, in the County of Northampton, Shoe-Manufacturers, heretofore carrying on trade under the firm of Hallam, Moore, and Co. is this day dissolved by mutual consent, so far as relates to the said George Moore; and that all debts due to the said late Part-George Mobile; and that an debis due to the said late fait-nership are to the paid, and those due from the same dis-charged, at their Warehouse, in Silver-Street, in the said Town of Northampton, where the business will in future be continued by the said William Hallam and John Harris, under the firm of Hallam and Harris.—Dated the 10th day of Echange 1920 February 1836. William Hallam.

George Moore. John Harris.

NOTICE is hereby given, that the Partnership lately sub-sisting between the undersigned, Charlotte Norton, of Edgbaston, in the County of Warwick, Widow, and the undersigned Samuel de la Grange Williams, of Edguaston aforesaid, Lime-Merchant, in the trade or business of Carting aforesaid, Lime-Merchant, in the trade or business of Carting or Carrying of Lime, carried on, in connection with the Lime trade, at the Crescent-Wharf, in Birmingham, and in Dart-mouth-Street, in the Parish of Aston juxta Birmingham, under the firm of Norton and Williams, was dissolved, by mutual consent, on the 23d day of May 1834.—Witness the hands of the said parties the 6th day of February 1836. Charlotte Norton.

S. D. Williams.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned Charlotte Norton, of Edgsigned Samuel de la Grange Williams, of Bdgbaston aforesaid, Lime-Merchant, in the trade or business of Lime-Merchants (carried on at the Grescent-Wharf, in Birmingham, in Dartmouth-Street, in the Parish of Aston juxta Birmingham, and at or near Dudley, in the County of Stafford), as surviving Partners of John Wheatcroft, hate of Cromford, in the County of Derby, deceased, under the firm of Norton, Williams, and Co. is this day dissolved by mutual consent. All debts due to and owing by the said late Constitution thrade will be re-ceived and paid by the said Samuel de la Grange Williams.--Dated the 6th day of February 1836.

Charlotte Norton. S. D. Williams.

NOTICE is hereby given, that the Partnership lately-earried on herween us, Lewis Worms, Horace M'Der-mott, and Mary Gravatt, as Linen-Drapers, at Whitechapel, was this day dissolved by mutual consent: As witness our hands this 11th day of February 1836.

Mary Gravatt. Lewis Worms. Horace M' Dermott.

OTICE is hereby given, that the Partnership heretofore N subsisting between us the undersigned, John George Roth Bishop and Thomas Yates, in the business of Segar-Manufacturers and Merchants, and which was carried on by us at Liverpool, in the County of Lancaster, under the firm of Bishop and Company, hath this day been dissolved by mutual consent: As witness our hands this 4th day of February 1836. Thomas Yates.

John Geo. R. Bishop.

NOTICE is hereby given, that the Partnership subsisting between the undersigned, Thomas Foster, William Foster, and John Holgate, of Hylord's-Court, Crutched-Friars, in the City of London, carrying on business as Wholesalė Grocers and Tea Dealers, is dissolved by mutual consent : As witness our hands the 11th day of February 1836.

Thos. Foster. W. Foster. John Holgate.

NOTICE is hereby given, that the Copartnership lately sub-

William Brassington. Archibald Taylor.

NOTICE is hereby given; that the Partnership heretofore subsisting between us the undersigned, Sarah Redfern and Richard Redfern, carrying on the business of Corn Millers and Farmers, at Woodsome Mills, in Farmley Tyas, in the Parish of Almondbury, in the County of York, was this day dissolved by mutual consent. All debts due and owing from the said concern will be received and paid by the said Richard Redfern .- Witness our hands this 4th day of February in the year of our Lord 1836. Sarah Redfern.

Richard Redfern.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Peter Walker, Stott Walker, and William M'Clure, as Silk Manufacturers, at Manchester, and at Patricroft, both in the County of Lancaster, was dissolved, so far as regards the said Stott Walker only, on the 28th day of January last, by mutual consent. All debts owing to and by the said Partnership will be received and paid by the said Peter Walker and William M'Clure, by whom the husiness will be continued.— Dated this 9th day of February 1836.

Peter Walker. Stott Walker. William M'Clure.

NOTICE is hereby given, that the Copartnership lately subsisting between us, James Lewis, William Thomas, Posthumus Richard Philipps, and Rees Rees, all of the County of the Borough of Carmarthen, Spirit, Wine, Porter, Corn, Flour, Seed, and Hop Merchants, trading under the firm of Lewis, Thomas, and Co. was, on the 31st day of December last, dissolved by mutual consent. All debts due to and from the said firm are to be paid to and by the above-named James Lewis and William Thomas : As witness our hands this 9th day of February 1836.

James Lewis. William Thomas. Posthumus Richard Philipps. Rees Rees.

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NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, in the trade or business of Fustian-Shearers, and carried on at Manchester, in the County of Lancaster, under the firm of Edwards and Dunlop, has been this day dissolved by mutual consent; and that all debts due to or owing by the said late Copartner-ship will be received and paid by William Edwards.—Dated this 6th day of February 1836.

William Edwards. Alexander Huldie Dunlep.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, Robert Hazle and Henry Morley, as Tailors and Drapers, carrying on business at No. 19 George-Street, Hastings, in the County of Sussex, was dissolved, by mutual consent, on the 31st day of December last past ; and that the business will in future be carried on by the said Robert Hazle alone, at No. 19, George-Street aforesaid : As witness our hands this 1st day of February 1836.

Robert Hazle. Henry Morley.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Brierley and Samuel Brierley, as Corn-Dealers, at Rochdale, in the County of Lancaster, under the firm of Joseph Brierley and Sons, was this day dissolved by mutual consent; and the business will in future be carried on by the said Samuel Brierley, on his own account, by whom all debts due to or owing from the said Copartnership will be received and paid .- Dated this 9th day of February 1836. James Brierley. Samuel Brierley.

[Extract from the Edinburgh Gazette of February 9, 1836.]

Glasgow, December 31, 1835. N OTICE is hereby given, that the Partnership business heretofore carried on by the undersigned, at Glasgow, under the firm of James Finlay and Company, was dissolved, by mutual consent, on the 31st day of December 1834, so far as regards the undersigned John Ryburn and John Hodgson, who then severally retired therefrom; and that the Partnership business heretofore carried on by the undersigned in London, under the firm of Finlay, Hodgson, and Company, was also dissolved by mutual consent, so far as regards the said John Ryburn, who retired therefrom at the same time.

K. Finlay. John Ryburn. James Buchanan. Fames Finlay.

Jonn G. Dick, Witness to the signatures of K., Finlay, John Ryburn, James Buchanan, and James Finlay.

W. KOBSTER, Witness to the same sig-Balures.

James Smith.

John Finlay. JOHN G. DICE, Witness'to the signatures of James Smith and John Finlay. ALEXANDER M'LAREN, Witness to the

same signatures. Archd. Buchanan.

JOWN G. DICK, Witness to the signature of Archd. Buchanan.

JOHN BARCLAY, Witness to the same signature.

Win. Finlay.

JOHN G. DICK, Witness to the signature of Wm. Finlay. W. KOESTER, Witness to the signature

of Wm. Finlay.

T. K. Finlow.

S. J. BROMLET, Witness to the signature of Thomas Kirkman Finlay.

T. H. WADE, Witness to the signature of

Thomas Kirkman Finlay.

Jno. Hodgson. GEO. DAWES, Witness to the signature

of Jan. Hodgson. Gro. West Low, Witness to the signa-ture of John Hodgson.

Notice to the Creditors of JOHN WILKINSON COL-QUHOUN, late of Liverpool, in the County Palatine of Lancaster, Merchant, deceased.

THE Creditors of the said John Wilkinson Colquhoun (who died in the month of November 1830) are hereby required to come in and give statements of their claims, and the particulars of their securities (if any), to Mr. John Win-der, of Liverpool aforesaid, Merchant, and Mr. James Bateson, of the same place, Broker, the Executors of the will of the said deceased, or to one of them, on or before the 14th of March next ensuing, by One o'Clock in the Afternoon of that day; when the said Executors hereby give notice, that they intend at the Office of the said Mr. John Winder, in Wolstenholmesquare, in Liverpool aforesaid, to make a dividend of the estate of the said deceased, rateably, amongst his Creditors who shall then have come in as aforesaid ; and all Creditors of the said deceased who shall not then have come in with statements of their claims as aforesaid, will be excluded the benefit. of the said dividend.

[Extract from the Dublin Gazette of January 9, 1836.]

AKE notice, that I, the Reverend Clement Wolseley, of No. 28, Upper Fitzwilliam-Street, in the City of Dublin, have made a demand from the principal occupier of the premises hereinafter mentioned, as landlord thereof, of the several fines due to me as landlord of all that and those the large brick house on the west side of Saint Stephen's-Green, formerly in the possession of Jane Pierse, Widow, and after in the possession of the Right Honourable Garret Earl of Mornington, together with the back side, garden, and offices behind the same, contining in the front of said dwelling-house to Stephen's-Green, 34 feet, and in rear from the front of said dwelling-house to Glorer's-Alley 261 feet, be the same more or less, with the appurtenances; and also the house or tenement in Gregory's-Lane, at the end of the said garden, whereiu Sir Ralph Freke formerly dwelt, and formerly in the pos-session of Elizabeth Bligh, Widow, deceared, with the back sides, garden, and appurtenances thereunto belong-ing, or in anywise appertaining, containing, in front to Glover's Alley 57 feet, be the same more or less, with all. rights, members, and appurtenances thereunto belonging, in as full, large, and ample manner as the said Jane Pierse, Widow, formerly held and enjoyed the same, and as An-thony Lord Brabazon also formerly held and enjoyed the same; all which said premises are situate, lying, and being in the Parish of Saint Peter's, in the County of the City of Dublin; and which said fines are due to me as landlord as. Dublin; and which said fines are due to me as landlord as. aforesaid, under and by virtue of the covenant for re-newal in the last renewal lease of said premises, bearing date the 3d day of September, in the year 1803, and made between Sir William Wolseley, Bart. of the one part; and Thomas Sherlock, of James's-Street, in the City of Dublin, Brewer, and Thomas Conroy, of the Grand Canal Har-hour, in the County of the said City, Timber-Merchant, of the other part; the several lives therein having all long since dropped.-June 10, 1835.

CLEMENT WOLSELEY, Landlord, No. 28, Upper-Fitzwilliam-Street, Dublia. To all whom it may concern.

VICE-CHANCELLOR.—Thursday the 4th day of February, in the sixth year of the reign of His Majesty King William the Fourth, 1836, between Francis Brooke and others, Plaintiffs; John Dobson and others, Defendants.

ORASMUCH as this Court was this present day informed by Mr. Russell, of Counsel for the plaintiffs, that the plaintiffs, on the 24th day of August 1835, exhibited their bill. in this Court against the defendants, as by the Six Clerk's cer-tificate now read appears, and took out process of subpoena. requiring the defendant, Edwin Brooke, to appear to and answer the same, and afterwards issued an attachment against the said. defendant for want of his appearance to the said bill ; but the enquiry after the said defendant. Edwin Brooke, at his last usual place of abode, he is not to be found so as to be taken upon the said attachment, but is gone out of the Realms, or doth abscond to avoid being served therewith; and that the-said defendant. Edwin Brooke, has been in England within two years next before the issuing of the said subpœna, as by

affidavit appears .- It is thereupon ordered, that the said defendant, Edwin Brooke, do appear to the plaintiffs' bill, on or before the 5th day of March next. E. D. C.-Entd. J. R.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Fermor versus the Earl of Pomfret, the Creditors of George Earl of Pomfret, deceased (who died in the year 1830), are, by their Solicitors, on or before the 28th day of March 1836, to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Wilcocks versus Butcher, the Creditors of Thomas Butcher, late of the Town of Northampton, in the County of Northampton, Esq. deceased (who died in the month of November 1834), are, by their Solicitors, forthwith to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Howell against Conduct of Chancery, made in a cause Howell against Gardner, the Creditors of Joseph Gardner, late of Nantwich, in the County of Chester, Surgeon, deceased (who died on or about the 7th day of January 1833), are forthwith to come in and prove their debts before the Right Honourable Robert Lord Henley, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Tink versus Rundle, the Creditors of Charles Tink, late of Little Fancy, in the Parish of Tamerton Foliot, in the County of Devon, Geutleman, deceased (who died on the 5th day of March 1834), are forthwith, by their Solicitors, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at bis Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Reeves versus Walton, the Creations of Lockyer Walton, late of the Parish of Street, in the County of Someset, Farmer, deceased (who died in or about the month of October 1832), are forthwith, by their Solicitors, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Loudon, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause initiated Williams against Fletcher, the Creditors of John Andrews, late of Chertsey, in the County of Surrey, Esq. (who died in the worth of September 1812), are, by their Solicitors, on or before the 8th day of March 1836, to come in before William Wingfield, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their debts, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to an Order of the High Court of Chancery, nade in a cause wherein His Majesty's Attorney General, at the relation of the Reverend Abel Lendon, Clerk, Horatio Nelson Hawkins, Charles White, and Samuel Osmond, is plaintiff, and John Dunning is defendant, any person or persons claiming to be the Next of Kin of William Sheppey, of Totteridge, in the County of Hertford, Farmer (who died on the 20th day of April 1813), living at the time of his death, or claiming to be the personal representative or representatives of such of the said next of kin as is or are since dead ; also any person or persons claiming to be the personal representative or representatives, respectively, of Anna Maria Sheppey, Widow, of Totteridge aforesaid, and Anna Maria Tonson, of of Middlesex, in the pleadings of the said cause respectively named, are forthwith, by their Solicitors, to come in and

prove their claims before George Boone Roupell, Esq. one of the Masters of the said Court, at his Chambers, in South-ampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Clayton against Clayton, the Cre-ditors of William Clayton, late of the Town of Liverpool, in the County of Lancaster, Gentleman, deceased (who died in or about the month of January 1822), are forthwith to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

NOTICE is hereby given, that John Stamson of Basford, in the County of Nottingham, Victualler, hath by in-denture, bearing date the 14th day of January 1836, conveyed Stater, of the Town of Nottingham, Wine-Merchant, and Charles Johnson, of the same place, Victualler, their heirs, executors, administrators, and assigns, in trust, for the equal benefit of themselves and such other of the Creditors of the said John Stamson as shall execute the same on or before the 15th day February next ; and that the said indenture was duly executed by the said John Stamson, Samuel Slater, and Charles Johnson, on the day of the date thereof; and such execution was attested by Hugh Bruce Campbell, of Nottingham aforesaid, Solicitor, and Francis Burton, his Clerk; and further, that the said indenture is now lying at the Office of Samuel Sanders, Solicitor, Wheeler-Gate, Nottingham, for the perusal and execution of such of the Creditors of the said John Stamson as have not already executed the same.

THE Creditors who have proved their debts under a Com-mission of Bankrupt awarded and issued forth against Thomas Chamberlayne and William Williams, late of Cumberland Street, Portman-Square, in the County of Middlesex, Coach-Makers and Copartners, are requested to meet the Coach-Makers and Copartners, are requested to meet the Official and surviving Assignees of the said Bankrupts' estate and effects, on Thursday the 10th day of March next, at Twelve o'Clock at Noon, at the Court of Bankruptcy, in Basinghall-Street; in the City of London, in order to assent to or dissent from the said Assignees compounding, settling, and adjusting a certain debt due to the Bankrupts' estate, to be then named to the Creditors.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Benjamin Eagleton, of West Malling, in the County of Kent, Tailor, Dealer and Chapman, are desired to meet the Assignees of his estate and effects, on the 5th day of March next, at Eleven o'Clock in the Forenoon, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to assent to or dissent from the said Assignees selling, and conveying to John Engleton and John Glover the mcssuage or tenement, with the appurtenances thereto belonging, situated in the Middle-Row of the Town of West Malling, and now or late in the occupation of the said Benjamin Eagleton, and the fer-simple and inheritance thereof, discharged from all right and equity of redemption, at or for the price or sum of $\pounds 540$. such sum to be deducted from, and to be in part satisfaction of, the sum of $\pounds 823$. due to the said John Eagleton and John Glover upon mortgage of the said premises; and also to assent to or dissent from the said John Eagleton. and John Glover being permitted to prove the sum of $\pounds 283$. the balance or residue of the said sum of $\pounds 323$. after deducting the said sum or £540. under the said Fiat.

THE Creditors who have proved their debts under a E Fiat in Backruptcy awarded and issued forth against Edward William Gaebel, of Liverpool, in the County of Lancaster, Merchant, Commission Agent, Dealer and Chapman, are requested to meet the Assigners of the estate and effects of the said Bankrupt, on Monday the 7th day of March enext, at Twelve o'Clock at Noon, at the Office of Mr. Holden, Solicitor, South John-Street, Liverpool, in order to assent to or dissent from the said Assignees employing any accountant, or other person, to settle the Bankrupt's books and accounts, and to collect his debts; and to their selling certain timber, and other merchandize and effects, the property of the said Bankrupt, by public auction or private sale, or by valuation. or: otherwise, at discretion, and to their giving time for payment, with or without security, at discretion; and to their entering into any arrangements at discretion with certain parties, to be named at the meeting (who are holders of imber and other property, subject to advances), for sale and disposal of such dimber and other property, and application of the proceeds; and to their entering into any arrangements at discretion with the Creditors and Administrator of a certain person, lately deceased, to be named at the meeting, on the subject of certain timber (a part is subject to advances), and to certain cross bills; and generally to assent to or discent from the said Assignees commencing, prosecuting, or defending any actions at daw, or suits in equity, for recovery or in defence of any part of the said Bankrupt's estate; and to their compounding, submitting to arbitration, or otherwise agreeing any such actions or suits, or any matter arising out of the said Bankrupt's estate; and ou other special affairs.

THE Creditors who have proved their debts under a THE Creentors who have proved their device and Fiat in Bankruptcy awarded and issuel forth against Solomon Robinson, of Salford, in the County of Lancaster, Flax Spinner and Dresser, Dealer and Chapman, are requested to meet the Assignees of the said Baukrupt's estate and effects, on the 9th day of March next, at Eleven o'Clock in the Forenoon, at the Office of Mr. John Makinson, Solicitor, No. 44, Market-Street, in Manchester, in the said County, in order to assent to or dissent from the said Assignees taking proceedings at law or in equity, or both, as they may be ad-vised, against certain persons, to be named at the meeting, resident in Ireland, and elsewhere, to recover damages for the infringement, or moneys for the use, of certain patents, or patent rights, obtained by the said Bankrupt, in respect of certain improvements in hackling machines, and to restrain the use of the said improvements by the said persons, or others unauthorised to use them, and against certain Bankers alleging that they have a claim to some part or share of the interest in the said patents, or patent rights, or any other person or persons claiming any estate, right, or interest, in or under the said patents as equitable Mortgagees, or in what other character soever; and to assent to or dissent from the said Assignees taking such proceedings as they may be advised, to obtain possession of the said patents, or patent rights, and all muni-ments or documents in relation thereto, in whose custody soever the same may be, and selling such patent, or patent rights, entirely or in part ; and to assent to or dissent from the said Assignees settling, adjusting, or compounding any disputes, differences, claims, actions, or suits, in reference to any of the said persons, or any other persons whomsoever, in relation to the said patents, or patent rights; and the doing all other things which they may be advised as expedient to be done in reference to the said patents, or patent rights, for the benefit of the said estate.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Samuel Hodson and John Wardley, now or late of Birkacre, near Chorley, and of Manchester, both in the County of Lancaster, Calico-Printers, Dealers and Chapmen (now or lately carrying on business in Copartnership together, under the firm of Wardley and Hodson), are requested to meet the As-signees of the estate and effects of the said Bankrupts, on Saturday the 5th day of March next, at Ten o'Clock in the Forenoon precisely, at the Office of Messrs. Denison, Humphrys, and Cunliffe, in Princess-Street, Manchester, in the County of Lancaster, in order to confirm, sanction, and allow the acts and proceedings of the provisional Assignee under the said Fiat, and to assent to or dissent from the said Assignees continuing to carry on the trade and business of Calico-Printers, at the works and warehouse lately occupied by the said Bankrupts, or one of them, at Birkare and Manchester aforesaid, for such period, and in such manner, as shall be agreed upon at the said meeting, and at the risk and expence of the said Bankrupts' estate, and for that purpose to purchase calicoes, drugs, dry salteries, and other materials necessary and proper for carrying on the said business, and to hire and dismiss any agent, salesman, servants, clerks, and other assistants in relation to the said business, and to apply the assets of the said estate, in the first place, in paying and discharging all debts, expences, and liabilities to be incurred and sustained by the said Assignces in conducting, carrying on, and managing the same business; and also to assent to or dissent from the said Assignees selling or disposing of all or any part of the said Bankrupts' estate and effects to any person or persons, either by public auction or private contract, and either for cash or on

credit, and in such manner as they may deem most expedient; and also to assent to or discent from the said Assignees commencing, prosecuting, or defending any action, suit, or other proceeding, at law or in equity, for the recovery or protection of any part of the said Bankrupts' estate and effects; and to compound or submit to arbitration, or otherwise agree any debt, claim, or demend in relation thereto; and on other special affairs.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Louis Julius Claudius Clayette, of Manchester, in the County of Lancaster, Commission-Agent and Merchant, Dealer and Chapman, are requested to meet the Assignee of the said Bankrupt's estate and effects, on Saturday the 5th day of March next, at Eleven o'Clock in the Forenoon precisely, at the Office of Messrs. Denison, Humphrys, and Cunliffe, in Princess-Street, in Manchester, in the said County of Lan-. Assignce paying, out of the estate of the said Bankrupt, certain charges and expences incurred in the investigation of the affairs of the said Bankrupt, and the examination of his affairs before his Bankruptcy, the particulars of which will be stated to the meeting ; and also to assent to or dissent from the said Assignce selling the stock in trade, household goods and furniture, plate, and other the effects of the said Bankrupt, being in England, by public auction or private contract, or partly by public auction and partly by private contract, and either to the said Bankrupt or to any other person or persons, and either for cash or on credit, as the said Assignee may deem most advantageous for the general benefit of the Creditors of the said Bankrupt ; and also to confirm any sale or sales of any part of the said stock in trade, household goods and furniture, plate, and other effects which the said Assignee may have effected prior to such meeting ; and also to assent to or dissent from the said Assignce adopting any measures which he may think proper, at the expense of the said Bankrupt's estate, for the protection and realization of the goods, wares, and merchan-dize consigned or sent by the said Bankrupt to parts beyond the seas, the particulars of which will be stated to the said meeting; and also to assent to or dissent from the said Assignce commencing, prosecuting, or defending any action or actions at law, or suit or suits in equity, or other legal proceedings, as he may deem expedient, for the recovery, defence, or preservation of the said Bankrupt's property, estate, or effects, or in any way relating thereto; and to the said Assignee compounding or submitting to arbitration any debt, claim, or demand whatsoever relating to the estate and effects of the said Bankrupt ; and on other special affairs.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Richard Jellicoe, of Turnwheel-Lane, Dowgate-Hill, in the City of London, Merchant, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 19th of February instant, at Ten in the Forenoon precisely, and on the 25th of March next, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Baukrupt, or that have any of his effects, are not to pay or deliver the same, but to whom the Commissioner shall appoint, but give notice to Messrs. Nind and Cotterill, Solicitors, Throgmorton-Street, London, or to Mr. Wm. Whitmore, 2, Basinghall-Street, the Official Assignee.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Edwards, of the Ligonier's Head, Fisher-Lane, Greenwich, in the County of Kent, Coal-Merchant, Victualler, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 23d day of February instant, at One in the Afternoon precisely, and on the 25th day of March next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Edwards, No. 4, Paneras-Lane, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Newbon, Solicitor, No. 2, Great Carter-Lane, Doctors'-Commons.

HEREAS a Fiat in Bankruptcy is awarded and issued WHEREAS a Flat in Bankrupicy is available with the forth against Martin Wertheim and Michael Wertheim, of No. 18, Friday-Street, in the City of London, Warehousemen, Dealers and Chapmen, and they being declared Bankrupts are hereby required to surrender themselves to John Herman Merivale, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 1st day of March next, and on the 25th day of the same month, at Eleven of the Clock in the Foremoon precisely on each of the said days, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupts are required to fanish their examination; and the Creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. G. Gibson, 72, Basinghall-Street, the Official Assignee, whom the Commissioners has appointed, and give notice to Mr. Westmacott, Solicitor; 7, South-Square, Gray's-Inn.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Smith and John Dawson, of Halifax, in the County of York, Woolstaplers, Dealers, Chapmen, and Copartners, and they being declared Bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 23d day of February instant, and on the 25th day of March next, at Twelve o'Clock at Noon on each day, at the George Inn, in Huddersfield, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupts are required to finish their examination, and the Creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners may appoint, but give notice to Messrs. Lake and Waldron, 7, Poland-Street, Oxford-Street, London, or to Messrs. Battye and Clay, Solicitors, Huddersfield.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Henry Holden, of Huddersfield, in the County of York, Victualler, Dealer and Chapman (but now a Prisoner for debt in York Castle), and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 23d of February instant, and on the 25th day of March next, at Eleven o'Clock in the Forenoon on each of the said days, at the George Inn, in Huddersfield, in the of the said days, at the George Inn, in Fuddersbeld, in the said County, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his ex-amination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are nottopay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Jacomb and Tindale, Solicitors, Huddersfield, or to Mr. Andrew Van Sandau, 17, Old Jewry, London.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Edward Shipway, of Griffin's Mill, near Stroud, in the County of Gloucester, Clothier, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 7th day

Afternoon, at the Golden Cross Inn, in Cainseross, in the Parish of Randwick, in the County of Gloucester, and make a full discovery and disclosure of his estate and effects: when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commis-No. 4, Sise-Lane, Bucklersbury, London, or to Mr. Josiah Partridge, Solicitor, Stroud, Gloucestershire.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Thomas Waters of the Parish of Christchurch, in the County of Monmouth, Cattle and Sheep Salesman, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 22d day of February instant, and on the 25th day of March next, at Eleven in the Forenoon on each day, at the King's. Head Inn, in Newport, in the County aforesaid, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same, but to whom the Commissioners shall appoint, but give notice to Mr. Messrs. Platt and Hall, Solicitors, New Bowell-Court, Lincoln's-Inn, London, or to-Messrs. Prothero and Phillips, Solicitors, Newport, Monmouthshire.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Sarah Herd, of Appleby, in the County of Westmorland, Licenced Victualler and Innkeeper, and she being declared a Bankrupt is hereby required to surrender herself to the Commissioners in the said Flat named, or the major part of them, on the 24th of February instant, and on on each day, at the King's Head Inn, in Appleby aforesaid, and make a full discovery and disclosure of her estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish her examination, and the Creditors are to assent to or dissent from the allowance of her certificate. All persons indebted to the said Bankrupt, or that have any of her effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Richard Wilson, Solicitor, Kendal, or to Messrs. Allen and Nicol, Solicitors, 88, Queen-Street, Cheapside, London.

W HEREAS a Fiat in Bankruptcy is awarded and issued VV forth against John Cox, Hannah Cox, John Cox the-yonnger, and William Reed, of Blackwall, in the Parish of Gateshead, in the County of Durham, Paper-Manufacturers, Partners in trade, Dealers and Chapmen, and they being declared Bankrupts are hereby required to surrender themselvesto the Commissioners in the said Fiat named, or the major part noon, and on the 25th day of March next, at One in the Atter-noon, and on the 25th day of the same month, at Threeof the Clock in the Afternoou, at the Bankrupt Com-mission Room, Royal Arcade, in Newcastle-upon-Tyne, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupts are required to finish their examination, and the Creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Bell, Broderick, and Bell, Bow Church-Yard, London, or to Messrs. Seymour and Beckington, Solicitors, Royal Arcade, Newcastleupon-Tyne.

WHEREAS a Fiat in Bankruptcy is awarded and issued. forth against John Borlase Jenkins, residing at Maesteg, of March next, at Twelve o'Clock at Noon, and on the 25th in the Hamlet of Saint Thomas, in the Parish of Swansea, day of the same month, at Three of the Clock in the in the County of Glamorgan, carrying, on business at the Town of Swansea aforesaid, Lime-Burner (a person seeking his living by the Workmanship of Goods and Commodities, and also a Dealer and Chapman), and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the unjor part of them, on the 22d day of February instant, and on the 25th of March next, at Fleren in the Forenoon on each of the said days, at the Mackworth Arms, in the Town of Swansea aforesaid, and make a full discorery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons iddehted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Rowland and Young, Solicitors, 4, White Lion-Court, Cornhill, London, or to Mr. William Walters, Solicitor, Goat-Street, Swansea.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Arthur White, of Cheltenham, in the County of Gloucester, Cabinet-Maker and Upholsterer, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 4th of March next, at Ten in the Forenoon, and on the 25th of the same month, at Eleven o'Clock in the Forenoon, at the Royal Hotel, Cheltenham, in the said County, and make a full discovery and discolsure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that hare any of his effects, are not to pay or deliver the same, but to whom the Commissioners shall appoint, but give notice to Mr. Edward Bousfield, Solicitor, 12, Chatham-Place, London, or to Messrs. R. and J. B. Winterbotham, Solicitors, Cheltenham.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against James Kerr, of Manchester, in the County of Lancaster, Merchant, Commission Agent, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Flat named, or the major part of them, on the 27th of February instant, and on the 25th day of March next, at Eleven of the Clock in the Forenoon precisely on each of the said days, at the Commissioners'-Rooms, in St. James's-Square, in Manchester, in the said County of Lancaster, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Johnson, Son, and Weatherall, Solicitors, Temple, London, or to Messrs. Bagshaw and Stevenson, Solicitors, Brown-Street, Manchester.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Martin Fisher, of Manchester, in the County of Lancaster, Woollen-Draper, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himsell to the Commissioners in the said Fiat named, or the major part of them, on the 26th of February instant, and on the 25th day of March next, at Twelve of the Clock at Noon precisely on each day, at the Commissioners'-Rooms, in Saint James's-Square, Manchester, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allovance of his certificate. All persons indebted to the said Bankrupt, or that hare any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, by give notice to Messrs. Hadfield and Grave, Solicitors, 38, Fountain-Street, Manchester, or to Messrs. Johnson, Son, and Weatherall, Solicitors, Temple, London.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Smith, late of Salford, in the County of Lancaster, Victualler, Dealer and Chapman (but now a Prisoner for Debt in the custody of the Keeper of His Majesty's. Gaol of Lancaster Castle, in the said County of Lancaster), and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named. or the major part of them, on the 7th and 25th days of March next, at Ten in the Forenoon precisely on each day, at the Commissioners'-Rooms, St. James's-Square, Manchester, in the said County, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Norris, Allen, and Anthony, Solicitors, 45, Great Ormond-Street, London, or to Mr. Turner Prescott, 53, Back King-Street, Manchester.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Henry Hall, of South Shields, in the County of Durham, Ironmonger, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat March next, at Eleven of the Clock in the Forenoon, and on the 25th of the same month, at One in the Afternoon, at the Bankrupt Commission-Room, in the Arcade, Newcastle-upon-Tyne, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignces, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whem the Commissioners shall appoint, but give notice to Mr. John Theodore Hoyle, Attorney at Law, Newcastle-upon-Tyne, or to Messrs. Meggison, Pringle, and Manisty, No. 3, King's-Road, Bedford-Rew. London.

JOSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against William Eccles and John Stalman, of No. 18, Hatton-Garden, and of No. 3, Spring-Gardens, both in the County of Middlesex, Tailors and Drapers, Dealers and Chapmen, will sit on the 26th day of February instant, at Two of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to receive Proof of Debts under the said Fiat.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankrupicy awarded and issued forth against Richard Hollingdale, of Strood, in the County of Kent, Grocer and Cheesemonger, Trader, Dealer and Chapman, will sit on the 23d of February instant, at Twelve o'Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London (by further adjournment from the 8th of February instant), to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their deits, are to assent to or dissent from the allowance of his certificate.

OSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against William Sayers, of Horsham, in the County of Sussex, Baker, will sit on the 26th day of February instant, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to take the Last Examination of the said Bankrrupt; when and where he required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already, proved their debts, are to assent to or dissent from the allowance of his certificate.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 6th day of November 1835, awarded and issued forth against William Rogers, of Bushey-Hall, Watford, in the County of Herts, Cattle-Salesman, Dealer and Chapman, will sit on the 7th day of March next, at Twelve o'Clock at Noon precisely; at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King 'George the Fourth, intituled "An Act to amend the laws welating to Bankrupts."

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptoy, bearing date the 13th day of July 1835, awarded and issued forth against Robert Hunt, of Stewart-Street, Spitalfields, in the County of Middlesex, Silk-Manufacturer, Dealer and Chapman, will sit on the 7th day of March next, at Ten o'Clock in the Forenoon precisely, at the Court of Bankruptey, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, persuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and to receive Proof of Debts.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 6th day of September 1834, -awarded and issued forth against Charles Walker, of Titchborne-Street, Golden-Square, in the County of Middlesex, Saddler and Harness Maker, Dealer and Chapman, will sit on the 7th day of March next, at half past One of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth 'year of the reign of His hate Majesty King George the Fourth, 'inituded "An Act to amend the laws relating to Bankrupts."

DOBERT GEORGE. CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Figt. in Bankruptcy, bearing date the 28th of October 1835, awarded and issued forth against Richard Noble the younger, of Upper Belgrave-Place. Pimlico, in the Parish of Saint George, Hanover-Square, in the County of Middlesex, Corn-Chandler, Post-Master, Dealer and Chapman, will sit on the 4th day of March next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of thereign of His late Majesty King George the Fourth, intitude "An Act to amend the laws relating to Bankrupts."

R OBERT GEORGE CECIL FANE, Esq. one of His. Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 30th of October 1835, awarded and issued forth against Thomas Saville Flude, of Trinity-Square, in the City of London, Wine and Spirit-Broker, Dealer and Chapman, will sit on the 4th day of March next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 4th day of September 1834, awarded and issued forth against James Meredith, late of Llanelweth-Hall, in the

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No. 19355.

Parish of Llanelweth, in the County of Radnor, Timber and Coal Merchant, Farmer, Dealer and Chapman, intend to meet on the 4th of March next, at Twelve at Noon, at the Castle Inn, Brecon, to Audit the Accounts of the Assignees of the setate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Mujesty King George the Fourth, initiale "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 10th day of August 1835, awarded and issued forth against John Evitee Thring, of Warminster, in the County of Wilts, Scrivener, Dealer and Chapunan, intend to meet on the 4th 'dey of March next, at Eleven in the Forenoon, at the Bath Arms Inn, in Warminster, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, inituded "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 18th day of August 1833, awarded and issued forth against Henry Downing, of Smethwick, in the Parish of Harborne, and County of Stafford, Ironmaster, Dealer and Chapman (in consequence of a Commission of Bankrupt, bearing date the 11th day of January 1830, having, by the deaths of the major part of the Commissioners therein named, become supersedable), intend to meet on the 12th day of March next (and not on the 16th day of February, as before advertized), at Twelve o'Clock at Noon, at the New Royal Hotel, Birmingham, to Audit the Accounts or the Assignees of the estate and effects of the said Bankrupt under the said. Fint, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 28th of May 1835, awarded and issued forth against John Weatherley, of North Shields, in the Borough of Tynemouth, in the County of Northumberland, Brewer, Wine and Spirit-Merchant, Dealer and Chapman, intend to meet on the 4th day of March next, at Eleven of the Clock in the Forenoon, at the Bankrupt Commission-Room, Royal Arcade, in the Town and County of Newcastleupon-Tyne, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 13th day of July 1835, awarded and issued forth against Robert Hunt, of Stewart-Street, Spitalfields, in the County of Middlesex, Silk-Manufacturer, Dealer and Chapman, will sit on the 7th day of March next, at half past Ten o'Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 6th day of September 1834, awarded and issued forth against Charles Walker, of Titchborne-Street, Golden-Square, in the County of Middlesex, Saddler and Harness-Maker, Dealer and Chapman, will sit on the 7th of March next, at Two in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to make a Further Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed. EDWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 13th day of July 1831, awarded and issued forth against Thomas Flint, of the Barlington-Arcade, Piccadilly, in the County of Middlesex, Bookseller, Dealer and Chapman, will sit on the 5th day of March next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptey, in Basinghall-Street, in the City of London, in order to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

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DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 25th day of November 1834, awarded and issued forth against John Winch, of Stratford, in the County of Essex, and of Cambridge-Heath, Bethnal-Green, in the County of Middlesex, Coach-Master, Dealer and Chapman, will sit on the 5th day of March next, at One of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptey, bearing date the 29th day of November 1834, awarded and issued forth against Richard Moore, of Brighton, in the County of Sussex, Hotel-Keeper, Dealer and Chapman, will sit on the 9th of March next, at One in the Afternoon precisely, at the Court of Bankuptey, in Basinghall-Street, in the City of London, to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all chains not then proved will be disallowed.

OSIIUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 20th day of June 1816, awarded and issued forth against William Hood, late of Crosby-Square, in the City of London, and Sarah Grove, late of Taunton, in the County of Somerset, Wildow, Merchants and Bankers (lately carrying on trade in Crosby-Square aforesaid, under the firm of John Hood and Co.), will sit on the 11th of March next, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, in Basingball-Street, in the City of London, to make a Dividend of the joint estate and effects of the said Bankrupts; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will he excluded the benefit of the said Dividend. Aud all claims not then proved will be disallowed.

OSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, hearing date the 1st day of April 1835, awarded and issued forth against Richard Nichols, of Wakefield, in the County of York, Bookseller, Dealer and Chapman, will sit on the 11th day of March next, at Twelve o'Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptey, bearing date the 4th day of November 1834, awarded and issued forth against Samuel Mills the elder, Benjamin Jowett, and Samuel Mills the younger, of Bolt-Court, Fleet-Street, in the City of London, Printers and Copartners, Dealers and Chapmen; will sit on the 9th day of March next, at Two in the Afternoon precisely, at the Court of Bankruptey, in Basinghall-Street, in the City of London, to make a Dividend of the joint estage and effects of the said Bankrupts; when and where the

Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 15th day of November 1833, awarded and issued forth against Robert Kew, of the City of Norwich, Jeweller, Hair-Dresser, Perfumer, Dealer and Chapman, intend to meet on the 7th day of March next, at Eleven in the Forenoon, at the Angel Inn, in the Parish of Saint Peter Mancroft, in the City of Norwich, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the following day, at Eleven in the Forenoon, at the same place, to make a Final Dividend of the estate and effects of the said Bankrupt ; when and where the Creditors, who have , not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 10th day of October 1834, awarded and issued forth against Mary Gray, of Walsall, in the County of Stafford, Widow, Grocer, Dealer and Chapwoman, intend to meet on the 4th day of March next, at Ten in the Forenoon, at the Lion Hotel, in Wolverhampton, in the said County of Stafford, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at Eleven in the Forenoon, and at the same place, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HE Commissioners in a Fiat in Bankruptcy, bearing date the 4th day of September 1834, awarded and issued against James Meredith, late of Llanelweth-Hall, in the Parislo of Llanelweth, in the County of Radnor, Timber and Coal-Merchant, Farmer, Dealer and Chapman, intend to meet on the 4th day of March next, at Two of the Clock in the Afternoon, at the Castle Hotel, in Brecon, in the County of Brecon, to make a First and Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

Little Commissioners in a Fint in Bankruptcy, bearing date the 1st day of July 1835, awarded and issued forth against Henry Rhoades, of Manchester, in the County of Lancaster, Spirit-Dealer, Victualler, Dealer and Chapman, intend to meet on the 4th day of March next, at Ten of the Clock in the Forenoon, at the Commissioners'-Rooms, in Saint James's-Square, in Manchester, in the said County, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 13th day of August 1833, awarded and issued against Henry Downing, of Smethwick, in the Parish of Harborne, and County of Stafford, Ironmaster, Dealer and Chapman (in consequence of a Commission of Bankrupt, bearing date the 11th day of January 1830, baving, by the deaths of the major part of the Commissioners therein named, become supersedable), intend to meet on the 12th day of March next (and not on the 16th day of February, as before advertized), at One of the Clock in the Afternoon, at the New Royal Hotel, in New-Street, Birmingham, to make a Final Dvidend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Samuel Cooper, of the City of Bath, Grocer, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Samuel Cooper hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Samuel Cooper will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 4th day of March 1836.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued against William Llewellyn, of Cow-Cross, West Smithfield, in the County of Middlesex, Ironfounder, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Llewellyn hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said William Llewellyn will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said low.

WHEREAS the Commissioners acting in the prosecution of a Commission of Bankrupt awarded and issued forth against Richard Merry, of Birningham, in the County of Warwick, Grocer, Dealer and Chapman, have certified to the Right Hon. the Lord High Chancellor of Great Britain, and to the Ceurt of Review in Bankruptcy, that the said Richard Merry hath in all things contorned himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts;" and also of an Act, passel in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said Richard Merry will be allowed and confranced by the Court of Review, established by the said lastmentioned Act, unless cause be shown to the said Court to the contrary on or before the 4th day of March 1836.

W HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Henry Willis, of Blackman-Street, in the Borough of Southwark, Carpet-Warehouseman, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Henry Willis hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the Girst and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said Henry Willis will be allowed and confirmed by the Court of Review, esta-

blished by the said last-mentioned Act, unless cause he shewn to the said Court to the contrary on or before the 4th day of March 1836.

W if EREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against David Clark, formerly of Calcutta, in the East Indies, late of Broad-Street Buildings, in the City of London, Merchant, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said David Clark hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said David Clark will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 4th day of March 1836.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Watson, of Great Easby, in the County of Cumberland, Cattle-Dealer, Farmer, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Watson bath inall things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initial dir of Alis and Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, inlitude "An Act to establish a Court in Bankrupts," the Certificate of the said William Watson will be allowed and confirmed by the Court of Review, established by the said last mentioned Act, unless cause he shewn to the said Court to the contrary on or before the 4th day of March 1836.

W HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Francis Frederick Thompson, of Sloane-Street, Chelsea, in the County of Middlesex, Wine-Merchant, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Francis Frederick Thompson hath in all things conformed himself according to the directions of the Act of Parliannent made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initituled "An Act to establish a Court in Bankruptcy," the Certificate of the saip Francis Frederick Thompson will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 4th day of March 1836.

In last Tuesday's Gazette, page 270, col. 1, in the allowance of the Certificate of Robert William Wallis, for Colebrok-Row, read Colebrook-Row.

Notice to the Creditors of Thomas Spears, Distiller, Yardheads, Leith.

Leith, February 8, 1836.

IVE R. ROBERT SCOTT, Trustee on said sequestrated estate, hereby intimates, that a meeting of the Creditors on the said estate will be held in the Office of Mr. John Murdoch, S. S. C. 35, Bernard-Street, Leith, on Wednesday

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the 9th March next, at Eleven o'Clock in the Forenoon, to receive the resignation of the Trustee, to elect another Trustee in his place, and to consider other matters connected with the estate.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

N.B.-See the Notice at the end of these Advertisements.

- The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed to be heard at the Court-House, in Portugal-Street, Lincoln's-Inn-Fields, on Friday the 4th day of March 1836, at Nine o'Clock in the Forenoon.
- James Critcher, formerly of No. 11, Aldersgate-Buildings, Aldersgate-Street, then of No. 60, Old Bailey, Beast and Sheep Salesman, and late of No. 14, Smithfield-Bars, all in the City of London, Beast and Sheep Salesman, and Coffee-Shop and Eating-House-Keeper.
- Beirce Odell (sued with Richard Orsmond), formerly of No. 9, Ence Ocen (suce who histonard Orsmond), formerly of No. 9, Upper Ranelagh-Street, Pimlico, then of No. 7, Upper Ebury-Street, Pimlico, and late of No. 2, Coleshill-Street, Pimlico, all in Middlesex, Clerk in the Secretary's Office, Chelsea Hospital.
- Rosalind Merrick (known by the names of Rosa Merrick and Rosa Wyndham, or Mrs. Wyndham, sued and committed hy the name of Rosa Merrick), formerly lodging at No. 2, Hereford-Street, Oxford-Street, and lately lodging at No. 2, Hereford-Street, Soho-Square, both in Middlesex, Spinsler, never engaged in any business. Edward Brabant, formerly of Winsford, near Middlewich,
- in the County of Chester, Salt Proprietor and Manufacturer, and of Middlewich aforesaid, Coach-Master, and late of No. 11, Hatton-Garden, Holborn, Middlesex, Commission Agent.
- mission Agent. Charles Morrison, formerly of Hatfield-Street, Stamford-Street, Blackfriars-Road, Omnibus Proprietor, and late of No. 25, Albion-Place, Walworth-Road, both in Surrey, formerly Omnibus Proprietor, and occasionally Cab and Coach Hirer, and late Omnibus Driver. William Wood, formerly of Chapel-Street, Stockwell, and of
- the Clapham-Road, Job-Master, and late of Union-Road, Clapham-Road, all in Surrey, Livery-Stable-Keeper, Fly-Proprietor, and Coach-Master.
- George Fleming Richardson, formerly of No. 12, Castle-Square, Brighton, Sussex, Linen-Draper's Shopman, Re-porter, and Teacher of Languages, then of No. 7, and afterwards of No. 8, both in East Cliff, Brighton aforesaid, Linen-Draper and Author, and late of No. 50, King-Street, Reinford and the State of State of States and States States and States
- Brighton, Sussex, following no trade or business. James Hutchinson, formerly of No. 8, Wakefield-Street, Gravesend, Kent, out of employment, and late of No. 48,
- Bath-Street, Saint Luke's, Middlesex, Grocer. Ann Glismon, formerly of Heathen-Street, Maltster and Corn and Coal-Merchant, and late of the Fair-Field, both in Kingston-upon-Thames, Surrey, Widow, following no business.

Adjourned.

Thomas Sanders the younger (sued as Thomas Sanders), formerly of Turner's-Hill, Cheshunt, Herts, then of Wormley, Herts, afterwards of Basingstoke, Hampshire, afterwards lodging at the Flower-Pot, Bishopsgate Street Within, London, and occasionally lodging at the Jolly An-glers, Lea-Bridge-Road, and at the Fountain, Clapton, both in Middlesex, and late of Turner's-Hill, Cheshunt, Herts, Gentleman.

On Monday the 7th day of March: 1836, at the same Hour and Place.

John Adams, formerly of No. 1, Layland-Street, Tyer-Street, Lambeth, Surrey, Journeyman Baker, afterwards of No. 28, Oakley-Street, Lambeth aforesaid, Baker, and late of No. 3, Alfred-Place, South Lambeth, Surrey, out of business.

Richard Hardeman, formerly of Ash, near Wrotham, and late

of Kingsdown, near Wrotham, both in Kent, Shoe-Maker. John Ingarfield (sued as John Ingorfield), late of No. 2, Devonshire-Street, Queen-Square, Middlesex, Fishmonger. Robert Harris, late of Cheshunt, Herts, Carpenter, Builder,. and Undertaker.

- Richard Keates, formerly in Lodgings in High-Street, Bat-tersea, then in Lodgings at the corner of Garrett-Lane, Wandsworth, them of High-Street, afterwards of Bridge-Road, both in Battersea, all in Surrey, then of No. 21, Exeter-Street, near the Edgeware-Road, Paddington, then of No. 7, Smith-Street, Chelsea, and late of No. 4, Bridge-Road, Chelsea, all in Middlesex, Journeyman Pastry Cook (sued as Richard Kates).
- John Napper, late of No. 5, Robin Hood-Yard, Leather-Eane, Holborn, Bookbinder. Henry John Prockter (sued and committed as Henry Procter,
- and as Henry Proctor), formerly of Nov 12, Union-Street, ... Borough Southwark, Surrey, having a Workshop at No. 12, Bridge-Street, Southwark, Surrey, and late of No. 182,... Union-Street, Borough. Southwark, Surrey, Working-Cutler, Surgical Instrument-Maker, and Roasting Jack-Manufacturer.
- Sarah Hamilton, formerly of No. 1, Union-Place, in the Parish of Saint Luke's, and late of No. 3; Union-Street, in the Parish of Saint George's, both in Chelsea, Middlesex, Charwoman.
- Charwoman. Joseph Manning the elder (sued and commonly known as-Joseph Manning), formerly of No. 1, Rutland-Street, Montpelier-Square, Brompton, Middlèsex, then of Sloughy. Bucks, then of No. 66, Bridport-Place, Hoxton, and late of No. 22, Hyde-Place, near the Rosemary Branch, Hoxton, having a Shop at No. 1, Kempston-Place, New North-Road, Middlean Commetter and Builder Middlesex, Carpenter and Builder.
- ohn Prattman, formerly of Shaoklewell, Stoke Newington,-Middlesex, having a Counting-House, in Copthall-Court, and afterwards in King's Arms-Yard, Coleman-Street, Lon-don, and late of No. 4, Earl Street, Finsbury-Square, Middlesex, Wine and Coal Merchant and Dealer in/Tea ands Commission-Agent.
- datthew Ingham the younger (sued as Matthew Ingham), lateof Bradford, Yorkshire, Millwright.
- Regent's-Park, Stonemason, and late of No. 1, Frederick--Street, Hampstcad-Road, St. Pancras, Middlesex, Journeyman-Stonemason and Dealer in Coals.

TAKE NOTICE,

k. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must-be given, by entry thereof in the proper page and. column of the book kept for that purpose at the. Office of the Court, between the hours of Ten in. the Forenoon and Four in the Afternoon, threeclear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.

N. B. Entrance to the Office in Portugal-street.

2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination, on Mondays, Wednesdays, and Fridays, until the last day for entering opposition inclusive; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act 7 Geo: 4, c: 57, sec. 76.

3. Notice to produce at the hearing any books

or papers filed with the schedule, must be given [to the Officer having the custody thereof, within the hours above mentioned on any day previous to the day of hearing.

4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

N. B .- See the Notice at the end of these Advertisements.

- The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed to be heard as follows:
- At the Court-House, at Hereford, on the 4th day of March 1836, at Ten o'Clock in the Foreneon.
- Thomas Lewis, formerly of No. 8; Ross-Road, Hereford, and then of Kingstone, Herefordshire, Cattle-Dealer and Butcher, afterwards of No. 8, Ross-Road aforesaid, Cattle-Dealer, then of Blackmarstone, Hereford, then of Maylords-Lane, Hereford, Cattle-Dealer and Butcher, and late of No. 8, Ross-Road aforesaid, Cattle-Dealer.
- William Adams, late of Almeles, Herefordshire, Labourer. William Adams, late of Dishley-Street, Leominster, Hereford-shire, Sheriff's Bailiff and Messenger.
- Peter Gerrish, formerly of High-Street, Ross, Herefordshire, and late of same place, and occasionally at Old Hill Farm, near Ross, Cheese and Bacon Factor, Shopkeeper, Farmer, and Horse-Dealer.
- Michael Matthews, formerly of Maylord's-Lane, Hereford, Cattle-Dealer and Butcher, and late of Blue School-Lane and Maylord's-Lane, Hereford, Cattle-Dealer and Butcher.
- and mayford s-Lane, intereford, Cattle-Dealer and Different Philip Dobbs, formerly of Walford, Herefordshire; Eabaurer, and late of Hereford, Dealer in Coals, and Retailer of Beer and Cider.
- Frederick Horatio Wood, formerly of Newent, Gloucester-shire, Innkeeper, then out of business, then of Newent, Brewer and Retailer of Beer and Cider, and late of Upton-Diewei aus neusier of Beer and Gider, and late of Upton-upon-Severn, Worcestershire, Innkeeper and Cheese and Bacon Factor, and since of Brinston, near Broomyard, Herefordshire, Cheese and Bacon Factor. George Purcell, formerly of South-Street, Leominster, Here-
- fordshire, Cattle-Dealer and Butcher, afterwards Innkeeper, Cattle-Dealer, and Butcher, occasionally attending the Markets at Hereford, and late of South-Street, Leominster, Innkeeper, Cattle-Dealer, and Butcher. Thomas Willcox, formerly of Garway, Herefordshire, Farmer,
- and late of Langarren, Herefordshire, out of business.
- Moses Chandler, formerly of Lyons-Hall, Herefordshire, and late of Eardisley, Herefordshire, Dealer in Cattle.
- John Woodwatt, late-of Marden, Herefordshire, Shopkeeper and Retailer of Cider.
- At the Court-House, at Dover, in the County of Kent; on the 5th day of March 1836, at Eleven o Clock in the Forenoon.
- Stephen Clarke, late of the Parish of Charlton, next the Town and Port of Dover, in the Gounty of Kent, Licenced Vio-tualler and Farmer of Turnpke Tolls.
- William Edward Diprose, formerly of Faversham, Kent, Baker and Keeper of Horses for Hire, after that of Whitstable, Kent, Van-Proprietor and Driver, and since of Faversham, Baker.
- James Etall, late of Dover, Kent, Saddler and Harness-Maker.

- At the Court-House, at Canterbury, on the 7th day of March 1836, at Ten o'Clock in the Forenoon.
- Theophilus Harrison, late of No. 13, Saint Margaret's-Street, Parish of Saint Margaret, Canterbury, Paper-Hanger, Upholsterer, and Cabinet-Maker.
- John Geering, formerly of Hythe, Kent, Tin-Plate Worker and Brazier, then of Goulden's-Square, Staplegate, near Canterbury, Kent, Journeyman Tin-Plate-Worker, and lateof No. 15, Church-Street, Staplegate, and also of Whit-stable, Kent, Tin-Plate-Worker and Brazier.
- John Laslett, formerly of Houden Farm, Ash, next Sandwich, Kent, Farmer, afterwards of Sandgate, near Hythe, Kent, out of business, then of Ash aforesaid, Labourer, and late of
- Found-Lane, Canterbury, out of husiness. Jane Badcock, Widow, formerly of Calcott's Common, Sturry, Kent, Retailer of Beer and Market-Gardener, and late of North-Lane, Canterbury, out of business.
- At the Court-House, at Brecon, on the 7th day of March 1836, at Ten o'Clock in the Forenoon.
- Stephen Hopkins, late of Saint David's, Brecon, Skinner and Beer-House-Keeper.
- William Curtis, late of Crickhowell, Brecon, Innkeeper and Farmer.
- Thomas Jones, lare of Llanvigan, Brecon, Labourer.
- At the Court-House, at Cardigan, on the 8th day, of March 1836, at Ten o'Clock in the Foreneen.
- David Jones, formerly of Flynnon-cuppil, in the Parish of Llandugwydd, Farmer, afterwards of Vaynog, Parish of Llanychairon, Farmer, and late of Aberayron, Victualler, all in Cardiganshire.

TAKE NOTICE,

1. If any Creditor intends to oppose a Prisoner's. discharge, notice of such intention must be given to the said Prisoner, in writing, three clear daysbefore the day of hearing, exclusive of Sunday, and exclusive both of the day of giving such notice and of the said day of hearing.

2. But in the case of a Prisoner, whom his Creditors have removed, by an order of the Court, from a gaol in or near London for hearing in thecountry, such notice of opposition will be sufficient. if given one clear day before the day of hearing.

3. The petition and schedule will be produced: by the proper Officer for inspection and exami-nation, at the Office of the Court, in London, on. Mondays, Wednesdays, and Fridays, between thehours of Ten and Four; and copies of the petitions and schedule, or such part thereof as shall be required, will be provided by the proper. Officer, according to the Act, 7 Geo. 4, c. 57, sec. 76.

N.B. Entrance to the Office in Portugal-street, Lincoln's-inn-fields.

4. The duplicate of the petition and schedule, and all books, papers, and writings filed therewith, will be produced for inspection and examination. by the Clerk of the Peace, Town Clerk, or other person with whom the same shall have been directed to be lodged for such purpose, at the Office of such Clerk of the Peace or other, person; and copies of the petition and schedule, or such parts

thereof as shall be required, will be there provided, according to the Act, 7 Geo. 4, c. 57, sec. 77, or the Act, 5 Geo. 4, c. 61, sec. 11, as the case may be.

THE Creditors of Abraham Hobhs, late of the Freeth, in the Parish of Hambleton, in the County of Buckingham, Horse Dealer, an Issolvent Debtor, who was discharged from the Debtors' Prison for London and Middlesex, in 1825, are requested to neet at the Offices of Mr. John Nash, at Wycombe, in the said County, on Friday the 26th day of February instant, at Twelve o'Clock at Noon of the same day precisely, for the purpose of choosing an Assignee or Assignees of the said Insolvent's estate and effects.

Insolvent Debtor .- Dividend.

WHEREAS the Assignee of the estate and effects of John Davies, of the Village and Parish of Mydrim, in the County of Carmarthen, Shopkeeper, an Insolvent Debtor, whose petition is numbered 31,820, has caused his account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Office of Mr. John Kerle Haberfield, in Nicholas-Street, Bristol, on the 22d day of March next, at Ten in the Forenoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to hy the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, 'either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignee of the estate and effects of James Rothwell, late of High-Street, Oldham, in the County of Lancaster, Druggist, an Insolvent Debtor, whose petition is numbered 39,461, C., hath caused his account of the said estate and effects, duly sworn to, to he filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Office of Mr. George Whitehead, Solicitor, in Bolton-Street, Bury, on the 23d day of March next, at Ten o'Clock in the Forenoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

All Letters must be post-paid.

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