

The London Gazette.

Published by Authority.

TUESDAY, JANUARY 3, 1837.

A T the Court at Brighton, the 22d day of December 1836,

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the seventh year of the reign of His present Majesty, intituled "An Act for rendering more easy the taking the poll at county elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the justices of any county, riding, parts, or division in England or Wales, in quarter sessions assembled, representing that the number of polling places is insufficient, and praying that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts, or division of the county in which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for any county, riding, parts, or division; and that the justices of the peace for such county, riding, parts, or division, in quarter sessions or some special sessions assembled, as mentioned in the Act, passed in the third year of the reign of His present Majesty, intituled "An Act to settle and determine the divisions of counties, and the limits " of cities and boroughs, in England and Wales, " in so far as respects the elections of Members to serve in Parliament," shall, conformably to the said last-mentioned Act, divide such county, riding, parts, or division into convenient polling districts, and assign one of such districts to each polling place:

And whereas the justices of the county of Middlesex, assembled at the Michaelmas quarter sessions, one thousand eight hundred and thirty-six, have presented their petition to His Majesty, representing

that the number of polling places for the said county is insufficient, and therefore praying, that Bethnal-green, the city of London, the city of Westminster, and Hampstead, may be polling places for the said county

Now, therefore, His Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His reign, by and with the advice of His Privy Council, declare, order, and direct, that the said several places mentioned in the said petition, namely, Bethnal-green, the city of London, the city of Westminster, and Hampstead, shall be polling places for the said county of Middlesex: and further, that the justices of the peace for the said county, assembled in quarter sessions or some special sessions, as mentioned in the said Act of the third year of His Majesty's reign, shall, conformably to the said last-mentioned Act, divide the said county into convenient polling districts, and assign one of such districts to each polling place.

C. C. Greville.

A T the Court at Brighton, the 22d day of December 1836,

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the seventh year of the reign of His present Majesty, intituled "An Act for rendering more easy the taking "the poll at county elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the justices of any county, riding, parts, or division in England or Wales, in quar er sessions assembled, representing that the number of

polling places for such county, riding, parts, or division is insufficient, and praying that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts, or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for any county, riding, parts, or division; and that the justices of the peace for such county, riding, parts, or division, in quarter sessions or some special sessions assembled, as mentioned in the Act, passed in the third year of the reign of His present Majesty, intituled "An-Act" to settle and determine the divisions of counties, and the limits of cities and boroughs, in England and Wales, in so far as respects the elections of Members to serve in Parliament," shall, conformably to the said last-mentioned Act, divide such county, riding, parts, or division into convenient polling districts, and assign one of such districts to each polling place:

And whereas the justices of the county of Surrey, assembled at the Michaelmas quarter sessions, one thousand eight hundred and thirty-six, have presented their petition to His Majesty, representing, that the number of polling places for the western division of the said county is insufficient, and therefore praying, that the towns of Farnhani, Godalming, Epsom, and Chobham, in the said western division of the said county; may be polling places for the said western division of the said county:

Now, therefore, His Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His reign, by and with the advice of His Privy Council, declare, order, and direct, that the said several places mentioned in the said petition, namely, Farnham, Godalming, Epsom, and Chobham, in the western division of the said county, shall be polling places for the said western division of the said county of Surrey; and further, that the justices of the peace for the said county, assembled in quarter sessions or some special sessions, as mentioned in the said Act of the third year of His Majesty's reign, shall, conformably to the said last-mentioned Act, divide the said western division of the said county into convenient polling districts, and assign one of such districts to each polling place.

C. C. Greville.

A T the Court at Brighton, the 22d day of December 1836,

-PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the seventh year of the reign of His present Majesty, intituled "An Act for rendering more easy the taking "the poll at county elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the justices of any county, riding, parts,

or division in England and Wales, in quarter sessions assembled, representing, that the number of polling places for such county, riding, parts, or division is insufficient, and praying, that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts, or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for any county, riding, parts, or division; and that the justices of the peace for such county, riding, parts, or division, in quarter sessions or some special sessions assembled, as mentioned in the Act, passed in the third year of the reign of His present Majesty, intituled "An Act to settle and determine the divisions of counties, and the limits of cities and boroughs, in England and "Wales, in so far as respects the elections of "Members to serve in Parliament," shall, con-formably to the said last mentioned Act, divide such county, riding, parts, or division into convenient polling districts, and assign one of such districts to each polling place.

And whereas the justices of the county of Stafford assembled at the Michaelmas quarter sessions, one thousand eight hundred and thirty-six, have presented their petition to His Majesty, representing, that the number of polling places for the northern divison of the said county are insufficient, and therefore praying, that the several towns of Burton-upon-Trent and Uttoxeter, may be polling places for the said northern division of the said county:

Now, therefore, His Majesty having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His reign, by and with the advice of His Privy Council, declare, order, and direct, that the said several places mentioned in the said petition, namely, Burton upon-Trent and Uttoxeter, shall be polling places for the northern division of the said county of Stafford; and further, that the justices of the peace for the said county, assembled in quarter sessions or some special sessions, as mentioned in the said Act of the third year of His Majesty's reign, shall, conformably to the said last-mentioned Act, divide the said northern division of the said county into convenient polling districts, and assign one of such districts to each polling place.

C. C. Greville.

T the Court at Brighton, the 22d day of December 1836,

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS in the third year of the reign of His late Majesty King George the Fourth, an Act was passed, intituled "An Act for further continuing, altering, and amending several Acts for the better regulation of lastage and ballastage in the River Thames; and for enabling the Corporation of Trinity-house of Deptford Strond to reduce, alter,

modify, relinquish, or abolish dues payable to "the said Corporation; and for other purposes connected therewith;" whereby after reciting, " connected therewith; among other things, that "under the authority and by virtue of the several Acts of Parliament therein recited, as well as of other Acts of Parliament, and of divers charters, grants, and letters patent of Kings and Queens of this realm, and also by prescriptive right, the Master, Wardens, and Assistants for the time being of the Trinity-house of Deptford Strond aforesaid have collected, taken, levied, and received from or in respect of ships and vessels requiring ballast, the several rates and prices specified in the Act therein mentioned, of the forty-fifth year of the reign of His late Majesty King George the Third, and certain dues or duties, rates or tolls of various denominations from or in respect of all British ships and vessels, and from or in respect of all foreign ships and vessels entering or departing from the ports, harbours, or roadsteads of the United Kingdom of Great Britain and Ireland; and that the Master, Wardens, and Assistants of the Trinityhouse of Deptford Strond aforesaid have not by the terms of the said several Acts of Parliament, charters, grants, and letters patent, or any of them, any power to reduce, modify, alter, relin-quish, or abolish any of the rates, prices, dues, duties, and tolls imposed or granted, collected, taken, levied, and received as aforesaid; and that it is expedient that the said Master, Wardens, and Assistants should be empowered (under the regulations thereinafter contained) to reduce, alter, modify, relinquish, or abolish, and at any time or times thereafter to revive and re-establish any of the rates, prices, dues, duties, and tolls aforesaid, or any part or parts thereof, from time to time as to them the said Master, Wardens, and Assistants should seem meet, just, and reasonable;" it is, amongst other things, enacted, that the Master, Wardens, and Assistants for the time being of the Corporation of Trinity-house of Deptford Strond aforesaid shall be, and they are thereby, authorised and empowered, from time to time, and at any time or times thereafter, upon the requisition, or with the consent of His Majesty, His heirs and successors, in His or Their Most Honourable Privy Council, to reduce, relinquish, abolish, alter, or modify all or any or either of the rates, prices, dues, duties, or tolls imposed or granted by the said several grants, charters, or Acts of Parliament, or any of them, or collected, taken, levied, and re-ceived under the authority thereof respectively, or by ancient usage, custom, or prescription, or any part or parts thereof, as far as may be consistent with the charitable and other uses, purposes, and interests for which the said Corporation has been established and maintained; and that it shall also be lawful for the Master, Wardens, and Assistants for the time being of the said Corporation of Trinity-house of Deptford Strond, at any time or times after the passing. thereof, to revive and re-establish any rates, prices, dues, duties, or tolls which may have been relinquished or abolished, or to increase, or otherwise alter or modify, any rates, prices, dues, duties, or tolls which may have been reduced, altered, or modified under the authority of the said Act, and so

from time to time to relinquish or abolish, and revive or re-establish, and reduce or increase, alter or modify, all or any of such rates, prices, dues, duties, or tolls as occasion may require, so as, nevertheless, that no such rates, prices, dues, duties, or tolls shall at any time be increased beyond the amount which might be collected, taken, levied, or received by the said Corporation in respect thereof before the passing of the said Act; and it is thereby provided, that no such relinquishment, abolition, reduction, alteration, or modification, or subsequent revival rc-establishment, increase, alteration, or modification, of any such rates, prices, dues, duties, or tolls, or any or either of them, or any part or parts thereof, shall at any time be deemed valid or take effect until the same shall have been submitted by the said Master, Wardens, and Assistants to, and shall have been assented to and confirmed by, His Majesty, His heirs, or successors, in His or Their Most Honourable Privy Council, and such assent and confirmation shall have been signified in writing unto the said Master, Wardens, and Assistants; and that it shall be lawful for the said Master, Wardens, and Assistants to fix and determine the period (so that, the same do not exceed three calendar months, from the receipt by them of such assent or confirmation as aforesaid), from and after which all and every the rates, prices, dues, duties, or tolls, so relinquished or abolished, shall be discontinued and no longer collected, taken, levied, or received, or from and afterwhich all and every the rates, prices, dues, duties, or tolls so revived or re-established, reduced, increased, altered, or modified respectively as afore-said, shall and may be collected, received, levied, or

And whereas by an Act, passed in the session of Parliament held in the sixth and seventh years of His present Majesty, intituled " An Act for vesting light-"houses, lights, and sea-marks, on the coast of England, in the Corporation of Trinity house of "Deptford Strond, and for making provisions respecting light-houses, lights, buoys, beacons, beacons, - (f.--" and sea marks," after reciting, that by the above recited Act of 3 George IV, the said Master, Wardens, and Assistants were empowered to reduce, relinquish, or modify, as therein mentioned, the tolls due to them; and that in exercise of the said power they had, with such consent, reduced and modified sundry of the tolls in the said Act mentioned, to the great relief of the owners of vessels liable thereto; and reciting, that in order to the further relief of, owners of vessels it was expedient that the powers of the said Act given to the said Master, Wardens, and Assistants should be enlarged and extended to the several tolls then or thereafter to be payable to the said Master, Wardens, and Assistants, it is enacted, that the said Master, Wardens, and Assistants may, from time to time, upon the requisition or with the consent of His Majesty in Council, reduce, relinquish, or modify the tolls then or thereafter payable to them in respect of any light-house, and, upon the like requisition or with the like consent, may revive and re-establish or increase and otherwise modify, as occasion shall require, in such manner and form, and subject to such conditions and limitations, as the said Master, Wardens, and Assistants are empowered to do in respect of the tolls mentioned in the above

recited Act, passed in the third year of His said late Majesty's reign:

"And it is further enacted, that the said Master, Wardens, and Assistants, Commissioners and Corporation respectively, from time to time, upon the like requisition or with the like consent of His Majesty in Council, may make regulations for the purpose of relieving certain vessels from the tolls payable to the said Master, Wardens, and Assistants, Commissioners, and Corporation respectively, in respect of any light-houses, upon such terms and to such extent as to them respectively shall seem proper, or for the purpose of substituting any other class of toll or other payment in respect of vessels, or any particular description of vessels, in lieu of the tolls to which such vessels may be subject at the time of the making such regulations respectively, or for the purpose of altering the times and places, or either of them, at which any tolls in respect of any light-houses shall be payable, and may revoke or alter any such regulations; and from and after the time when such regulation shall take effect, the tolls thereby made payable shall be paid by the owners and masters of the vessels mentioned therein (unless otherwise directed by such regulation), and be recoverable by the said Master, Wardens, and Assistants, Commissioners and Corporations respectively, at such time and place, and in such manner, as were the tolls in lieu whereof the same shall have been so made payable: provided always, that no such regulation, or revocation or alteration of any such regulation, shall take effect until the same shall have been submitted by the said Master, Wardens, and Assistants, Commissioners or Corporation respectively, to, and shall have been assented to and confirmed by, His Majesty in Council, and such assent and confirmation shall have been signified in writing to the said Master, Wardens, and Assistants, Commissioners or Corporation respectively, nor until one month after the said Master, Wardens, and Assistants, Commissioners or Corporation respectively, shall have caused notice of such regulation, or of such revocation or alter-ation of any regulation (as the case may be), to be published in the London Gazette:

And whereas the said Master, Wardens, and Assistants have submitted to His Majesty, in His Most Honourable Privy Council, the following propositions for the reduction of the duties on buoyage and beaconage pay ble at the port of London, and for establishing an uniformity of charge for the various duties now payable under ancient usage at other ports in respect of buoyage and beaconage, and also for regulating the collection of light-house and other duties on coasting vessels (that is to say):

FIRST.—Trinity Duties, or Buoyage and Beaconage, in the Port of London, payable by Coasting Vessels, viz.

From any port or place to the southward or eastward of Yarmouth - present rate per ton, one halfpenny; proposed rate per ton, one halfpenny.

From Yarmouth, or any port or place north thereof, to Berwick, inclusive—present rate per ton, five-eighths of a penny; proposed rate per ton, one halfpenny.

From or round Scotland—present rate per ten, one penny; proposed rate per ton, one halfpenny.

From all parts, if laden with coal present rate per ton, one farthing; proposed rate per ton, one farthing.

SECOND.—Trinity Duties, or Buoyage and Beaconage, payable at the following Ports, viz.

WOODBRIDGE.—On all vessels, present rate per ton, one farthing.

HARWICH.—Colliers, coastwise, present rate per ton, one farthing. All other British vessels, present rate per ton, one halfpenny. Foreign vessels, not privileged, present rate per ton, two pence.

Aldborougu.—On all vessels, present rate per ton, one farthing.

COLCHESTER. - Colliers, coastwise, present rate per ton, one farthing. All other British vessels, present rate per ton, one halfpenny. Foreign vessels, not privileged, present rate per ton, two pence.

Malpon. Colliers and coasters, present rate per ton, one halfpenny. All other British vessels, present rate per ton, one penny. Foreign vessels, not privileged, present rate per ton, two pence.

Leigh.—On all vessels, present rate per ton, one 'halfpenny.

ROCHESTER.—Colliers, present rate per ton, one farthing. All other British vessels, present rate per ton, one halfpenny. Foreign vessels, not privileged, present rate per ton, one penny.

FAVERSHAM. - Colliers, from Newcastle and Sunderland, present rate per ton, one farthing. All other British vessels, present rate per ton, one halfpenny. Foreign vessels, not privileged, present rate per ton, two pence.

It is proposed, that at these several ports the under-mentioned duties be established in lieu of those before-mentioned, viz.

Coasters and colliers, coastwise, one farthing per ton.

All other British vessels, and Foreign privileged vessels, one halfpenny per ton.

Foreign vessels, not privileged, one penny per ton.

That at London, and the other ports above specified, the said rates of duty shall be payable for the inward passage only. That all British and Foreign privileged vessels shall be exempt therefrom, when navigated wholly in ballast. And that the ports so specified shall be deemed to comprise the several creeks, members, and roads within their respective limits.

THIRD.—That all light and other duties payable to the said Master, Wardens, and Assistants by coasters and colliers, coastwise, shall be collected at the port of delivery, instead of at the port of lading as at present.

Now, therefore, in pursuance of the said Acts of Parliament, and in exercise of the authority thereby

vested in His Majesty in Council in that hehalf, | His Majesty, with the advice of His Privy Council, doth hereby assent to and confirm the said proposed reductions and alterations; and it is hereby ordered that such assent and confirmation be sigpified, in writing, unto the said Master, Wardens, and Assistants by the Clerk of His Majesty's Council in Waiting, to the intent that, in further pursuance of the said above recited Acts, the said Master, Wardens, and Assistants do fix and determine the period, not exceeding three calendar months from the receipt by them of such assent or confirmation, from and after which the rates and duties so reduced, altered, or modified may be collected, received, levied, and taken; provided always, that the said regulation for the collection of the said duties payable by colliers and coasting vessels shall not take effect until one month after the said Master, Wardens, and Assistants shall have caused notice of the same to be published in the London Gazette:

And the Right Honourable the Lords Commissioners of His Majesty's Treasury are to give the necessary directions herein accordingly.

C. C. Greville

Trinity-House, London, December 31, 1836.

NOTICE is hereby given, that, in accordance with the terms of the foregoing Order of His Majesty in Council, this Corporation has fixed and determined, that the rates of Trinity duties; or buoyage or beaconage, reduced, altered, or modified as therein set forth, shall be collected, received, levied, and taken on and after the 2d day of January 1837; and that the regulation for the collection of all light and other duties, payable to this Corporation by coasters and colliers coastwise, at the port of delivery instead of at the port of lading, shall take effect on and after the 4th February 1837.

By command of the Corporation,

J. Herbert, Secretary.

Commission signed by the Lord Lieutenant of the County of Worcester.

Worrestershire Militia

George Croft Vernon, Esq. to be Captain, vice Thomas Taylor, deceased. Dated 29th December 1836.

Commission signed by the Lord Lieutenant of the County of Kent.

East Kent Regiment of Yeomanry Cavalry. Lieutenant Andrew Heartley to have the Brevet rank of Captain, Dated 26th December 1836.

CIRCUITS OF THE COMMISSIONERS FOR THE RELIEF OF INSOLVENT DEBTORS.

SPRING CIRCUITS, 1837.

MIDLAND CIRCUIT.

H. R. Reynolds, Esq. Chief Commissioner. Essex, at Chelmsford, Friday, March 10.

Essex, at Colchester, Saturday, March 11. Suffolk, at Ipswich, Monday, March 13. Norfolk, at Yarmouth, Wednesday, March 15. Norfolk, at Norwich and City, Thursday, March 16. Norfolk, at Lynn, Saturday, March 18. Suffolk, at Bury St. Edmunds, Monday, March 20. Cambridgeshire, at Cambridge, Tuesday, March 21. Cambridgeshire, at Ely, Thursday, March 23. Huntingdonshire, at Huntingdon, Saturday, March 25. Northamptonshire, at Peterborough, Monay, March Lincolnshire; at Lincoln and City, Tuesday, March 28. Nottinghamshire, at Nottingham and Town, Friday, March 31. Derbyshire, at Derby, Monday, April 3. At the City of Lichfield, Tuesday, April 4 Staffordshire, at Stafford, Wednesday, April 5. Shropshire, at Shrewsbury, Saturday, April 8. Warwickshire, at Birmingham, Tuesday, April 11. Shropshire, at Oldbury, Wednesday, April 12. Warwickshire, at Warwick, Thursday, April 13. At the City of Coventry, Saturday, April 15.
Leicestershire, at Leicester, Monday, April 17.
Northamptonshire, at Northampton, Wednesday,

April 19.

Bedfordshire, at Bedford, Thursday, April 20.

Buckinghamshire, at Aylesbury, Friday, April 21.

HOME CIRCUTT.

J. G. Harris, Esq. Commissioner.
Sussex, at Horsham, Wednesday, March 8.
Kent, at Maidstone, Friday, March 10.
Kent, at Dover, Monday, March 13.
At the City of Canterbury, Tuesday, March 14.
Hertfordshire, at Hertford, Monday, April 3.

NORTHERN CIRCUIT.

T. B. Bowen, Esq. Commissioner.

Rutlandshire, at Oakham, Wednesday, February & Yorkshire, at Sheffield, Friday, February 10.

Yorkshire, at Wakefield, Monday, February 13.

At the Town of Kingston-upon-Hull, Saturday, February 18.

At the City of York, Monday, February 20. Yorkshire, at York Castle, Tuesday, February 21. Yorkshire, at Richmond, Friday, February 24. Durham, at Durham, Saturday, February 25. Northumberland, at Newcastle-upon-Tyne and Town,

Tuesday, February 28.
Cumbevland, at Carlisle, Friday, March 3.
Westmorland, at Appleby, Saturday, March 4.
Westmorland, at Kendal, Monday, March 6.
Lancashire, at Lancaster, Tuesday, March 16.
Lancashire, at Preston, Thursday, March 16.
Lancashire, at Liverpool, Friday, March 17.
Cheshire, at Chester and City, Wednesday, March 22.
Flintshire, at Mold, Saturday, March 25.
Denbighshire, at Ruthin, Monday, March 27.
Anglesey, at Beaumaris, Wednesday, March 29.
Cornarvonshire, at Carnarvon, Thursday, March 30.
Merionethshire, at Dolgelly, Saturday, April 1.
Montgomeryshire, at Welch Pool, Monday, April 3.

SOUTHERN CIRCUIT.

W. J. Law, Esq. Commissioner.

Berkshire, at Reading, Saturday, February 18.

Oxfordshire, at Oxford, Mouday, February 20. Gloncestershire, at Gloucester and City, Wednesday, February 22,

Horcestershire, at Worcester and City, Saturday,

February 25.

Radnorshire, at Presteigne, Monday, February 27. Herefordshire, at Hereford, Tuesday, February 28. Monmouthshire, at Monmouth, Wednesday, March 1. Brecknockshire, at Brecon, Friday, March 3. Cardiganshire, at Cardigan, Monday, March 6. Pembrokeshire, at Haverfordwest and Town, Tuesday, March 7.

Carmarthenshire, at Carmarthen and Borough, Thursday, March 9.

Glamorganshire, at Swansea, Saturday, March 11. Glamorganshire, at Cardiff, Monday, March 13. At the City of Bristol, Thursday, March 16. Somersetshire, at Bath, Saturday, March 18. Somersetshire, at Wells, Monday, March 20.

Devonshire, at Exeter and City, Wednesday,
March 22.

Devoushire, at Plymouth, Saturday, March 25. Cornwall, at Bodmin, Tuesday, March 28. Dorsetshire, at Dorchester, Friday, March 31. Wiltshire, at Salisbury, Saturday, April 1. Hampshire, at Winchester, Monday, April 3.
At the Town of Southampton, Tuesday, April 4.

LIGHT AT HELIGOLAND.

Trinity-House, London, December 31, 1836.

HEREAS by an Act, passed in the last session of Parliament, intituled "An Act for vesting light-houses, lights, and sea marks on the coasts of England, in the Corporation of Trinity-house of Deptford Strond, and for making provisions respecting light-houses, lights, buoys, beacons, and sea marks, and the tolls and duties payable in respect thereof," it is enacted, that from the 31st day of December 1836, the several tolls now levied and taken, in respect of the light on the island of Heligoland, shall cease and be no longer received, and that, in lieu thereof, the toll hereunder mentioned shall thenceforth be paid to this Corporation towards the maintenance of the said light-house and the exhibition of a proper light therefrom;

Notice is hereby given, that the said toll will, on and after the 1st day of January 1837, be collected from all vessels liable thereto at the several ports in the United Kingdom, with the other duties payable to this Corporation.

The duties above referred to are, " one penny per ton for every vessel (not belonging to His Majesty) for each time that such vessel shall depart from any port or place within the United Kingdom of Great Britain and Ireland to any port or place at, within, or near to the entrance of the Rivers Elbe and Weser, or either of them; and the like toll upon every vessel (not belonging to His Majesty); for each time that such vessel shall arrive at any port or place within the said United Kingdom from any port or place at, within, or near to the entrance of the said rivers, or either of them.

By command of the Corporation, J. Herbert, Secretary.

Arnesby Corn Rent.

SOPHIA MORPOTT, of East Langton, in the I county of Leicester, widow, owner or proprietor of several allotments or plots of land in the parish of Arnesby, in the said county of Leicester, charged with the payment of a corn rent to the Vicar of Arnesby aforesaid, in lieu of tithes, do hereby (in pursuance of an Act of Parliament, made and passed in the thirty-fourth year of the reign of His late Majesty King George the Third, intituled "An Acc for dividing and inclosing the open and common fields, common meadows, common pastures, and other commonable lands and grounds in the parish of Arnesby, in the county of Leicester,") give notice, that I intend to apply to the Quarter Sessions of the Peace to be held in and for the said county of Leicester, on Tuesday the 4th day of April next, being the first Quarter Sessions of the Peace to be held in and for the said county in the week next after the close of the Feast of Easter, to have two persons named or appointed by the Justices then and there assembled to be, together with a third person to be named and chosen by such two persons, arbitrators or referees for inquiring into and ascertaining, by or from or by means of the London Gazette, the average price of a Winchester bushel of good marketable wheat within the said county of Leicester for the ten years then last past .-Dated the 29th day of December 1836.

Sophia Morpott.

Tailby, of Humberstone, John Tailby, of Welham, William Warner, of Slawston, and Thomas Franks, of Great Glenn, all in the county of Leicester, Gentlemen, being four of the present owners or proprietors of the lands by the award of the Commissioners acting under and in execution of an Act of Parliament, made and passed in the thirty-third year of the reign of His late Majesty King George the Third, intituled "An Act for dividing and inclosing the open and common fields, meadows, common pastures, and other commonable and waste lands and grounds in the parish of Slawston, in the county of Leicester," bearing date on or about the 12th day of June 1794, set out and allotted to Lady Jane Edwards, William Hodgkin. and Thomas Franks respectively, in lieu of tithes, and thereby charged with the payment (in the proportions in the said award mentioned) unto John Parker, since deceased, and his successors vicars of the vicarage of Slawston aforesaid, for ever, of such yearly rent charge, or annual sum, in lieu and satisfaction of and full compensation for all such vicarial tithes, moduses, compositions, and other dues and payments as in the said act and award also mentioned, do hereby give notice that we shall, in the manner prescribed by the said Act, apply at the first quarter sessions of the peace to be holden in and for the said county of Leicester, in the week after the close of the Feast of Easter now next ensuing, to have two persons named or appointed by the justices then and there assembled, to be, together with a third person to be named and chosen by ourselves, arbitrators or referees for enquiring into and ascertaining, by the mode and in the manner prescribed by the said Act, the average price of a bushel of good marketable

wheat within the said county of Leicester, for the seven years then last past, for the purpose of having such yearly rent charge, or annual sum as aforesaid, regulated by such average price of a bushel of wheat in manner in and by the said Act particularly directed.—Witness our hands, the 24th day of December 1836.

W. Tailby.

Jno. Tailby. Wm. Warner. Thos. Franks.

Paymaster-General's-Office, Whitehall, December 24, 1836.

NOTICE TO WIDOWS OF NAVAL OFFICERS.

Norder to prevent inconvenience to Widows of Naval Officers attending to receive their pensions at the Office of His Majesty's Paymaster-General, Whitehall, the payments for the quarter ending 31st December 1836, will be made in the following order, viz.

Widows of Boatswains, Gunners, and Carpenters, on Monday the 2d and Tuesday the 3d of January 1837.

Widows of Masters, Surgeons, Assistant-Surgeons, and Pursers, on Wednesday the 4th and Thursday the 5th of January 1837.

Widows of Lieutenants, on Friday the 6th of January 1837.

Widows of Admirals, Captains, and Commanders, on Monday the 9th of January 1837.

After which period, the payments will be made daily as usual.

By order of His Majesty's Paymaster-General,

T. Haultain, Assistant-Paymaster-General.

Admiralty, December 19, 1836.

NAVAL PENSIONS.

OTICE is nereby given, that all applications for the payment of Naval Pensions, due for the quarter ending the 31st instant, and henceforward, are to be addressed to His Majesty's Paymaster-General, Whitehall.

All applications for the payment of arrears of Naval Pensions, due on or before the 30th of September 1836, are to be addressed to the Secretary of the Admiralty, as heretofore,

Admiralty, December 19, 1836.

HALF-PAY AND RETIRED-PAY TO NAVAL OFFICERS AND OFFICERS OF THE ROYAL MARINES.

OTICE is hereby given, that the Half-pay and Retired-pay due for the quarter ending 31st December 1836, will be payable at the Office of His Majesty's Paymaster-General, Whitehall, on the following days, viz.

On the 10th and 11th of January next, to

Masters, Surgeons, and Pursers, and their Attorneys.

On the 12th, 13th, and 16th of January, to Lieutenants at 5s. a day and under, and their Attorneys.

On the 17th and 18th of January, to Lieutenants at 7s and 6s. a day, and Chaplains, and their Attorneys.

On the 20th, 23d, and 24th of January, to Admirals, Lieutenant-Generals, Major-Generals, Colonels, Lieutenant-Colonels, Majors, Captains, Commanders, and Retired Conmanders, and their Attorneys.

Great inconvenience having been experienced by the claims of Officers, who have not chosen to receive their halt-pay or retired-pay on the days fixed for their rank, being preferred on the days appointed for the payment of half-pay and retired-pay to Officers of different ranks; notice is hereby given, that no such claims can in future be attended to on the days not appointed for Officers of those ranks; but for the accommodation of such Officers, and also for the convenience of those who may not have transmitted their declarations or certificates sufficiently early to admit of payment on the abovementioned days, a recall will take place on the 26th and 27th of January.

After which the half-pay and retired pay will be payable on the first and third Wednesday in every month, excepting during the general payment.

Officers residing in or near London, and wishing to receive their half-pay or retired-pay in person, are requested to deliver their declarations or certificates into the Office of, or transmit them to, His Majesty's Paymaster General, immediately on the expiration of each quarter; and those employing agents are also requested to furnish their agents with their declarations or certificates with the same dispatch, for unless such documents are delivered into that Office early, delay in the payment must unavoidably ensue.

As it sometimes happens that Officers apply personally for their half-pay or retired pay, without having previously sent in their declarations or certificates as required by the usual advertisement, any delay or inconvenience to which they might be subject by this oversight, it is in the power of the Officers themselves to prevent, by an adherence to the existing regulations.

Under the authority of the Statutes relating to the pay of the Navy, besides the above-mentioned modes, Officers may receive their half-pay or retired-pay in any of the following ways, viz.

1st. By drawing a bill for the amount, on a form of bill to be sent to them from the Paymaster-General's Office, after the receipt of the usual letter of application and declaration.

2d. By a remittance bill, or permanent remittance bill, payable to them at or in the neighbourhood of their residence, by the Collector of Customs or Excise.

3d. By payment at the Dock-vards at Ports-

mouth, Devonport, and Chatham, on presenting to the Pay Clerks the usual declaration or certificate on the days appointed for payment at the respective ports.

This mode will be found more convenient to Officers living near any of these ports, than either a bill of exchange or remittance.

In all cases, the Officer signifying his desire of payment is to state at the foot of his letter, his Christian and surnames, his rank, and a full description of his residence.

MEM.—Bills of exchange drawn under or by virtue of the Act of 11 Geo. 4, cap. 20, are not liable to the stamp duty.

No persons residing out of His Majesty's dominions are entitled to the privileges of this Act.

CONTRACT FOR CHAIN PUMP GEAR FOR HIS MAJESTY'S SHIPS.

... 3 1

Department of the Storckeeper-General of the Navy, Somerset-Place, December 29, 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 26th January 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 Woolwich, sundry articles of

Chain Pump Gear, required for the Ships of His Majesty's Royal Navy.

Patterns of the articles may be seen at the said Yard, 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 he accompanied by a letter addressed to the Secretary of the Admiralty, at Somerset-place, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £1000, for the due performance of the contract.

SALE OF COOPERAGE STORES AT. GOSPORT.

Admiralty, Somerset-Place, December 13, 1836.

Lord High Admirat of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 5th of January next, at twelve o'clock at noon, the Admiral Superintendent will put up to sale, in the Royal Clarence Victuallingyard at Gosport, several lots of

Old Staves, Heading, Casks, &c.

all lying in the said Yard.

Persons wishing to view the lots, must apply to the Admiral Superintendent for notes of admission for that purpose.

Catalogues and conditions of sale may be had here and at the Yard.

SALE OF OLD VICTUALLING STORES AND BEDDING AT DEPTFORD.

Admiralty, Somerset-Place, December 21, 1836.

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 5th January next, at ten o'clock in the forenoon, the Captain Superintendent will put up to sale, in His Majesty's Victuallingyard at Deptford, several lots of

Old Provisions, Staves, Heading, Rum-Puncheons, Bedding, &c. &c.

all lying in the said Yord, except the bedding, which is in the Dock-yard.

Persons wishing to view the lots, must apply to the Captain Superintendent for notes of admission for that purpose.

Catalogues and conditions of sale may be had here and at the Yard.

SALE OF HIS MAJESTY'S SHIPS AND VESSELS.

Admiralty, Somerset-Place, December 14, 1836.

Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that on Thursday the 12th January next, at two o'clock in the afternoon, they will put up to sale, at their Office in Somerset-place, His Majesty's ships and vessels under mentioned, viz.

Lying at Chatham.

Surly, lighter, 137 tons burthen.

Lying at Portsmouth.

Prince, 104 guns, 2088 tons burthen. Venerable, 74 guns, 1716 tons burthen. Salisbury, 58 guns, 1199 tons burthen. Immortalité, 38 guns, 1088 tons burthen.

Lying at Plymouth

Tamar, 28 guns, 451 tons burthen. Arachne, 18 guns, 386 tons burthen. Ferret, 10 guns, 237 tons burthen. Onyx, 10 guns, 236 tons burthen. Procris, 10 guns, 235 tons burthen.

Persons wishing to view the ships and vessels must apply to the respective Superintendents for notes of admission for that purpose.

Catalogues and conditions of sale may be had here and at the Yards.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM, IN BENGAL.

A true and perfect Schedule of all Estates, the Administration of which has been committed to the Registrar of this Court, under the Act of the Thirty-ninth and Fortieth of George the Third, and of which the Net Balances remaining on the Administrator's Accounts, are in course of payment or have been paid over to those who appeared entitled to the same, since the last Report on the 22d day of October 1835.

INTESTATES' NAMES.	Amount of each Es- tate in Company's Paper.	Amount of each Estate in Cash.		To whom paid, &c.
Α.	Sa. Rs. A. P.	Sa. Rs. A. P.	Sa. Rs. A. P.	
Alldin, J. J. Colonel	-	17759 14 1		Remitted to the legatees named in the will of the deceased.
Bateman, John, Lieutenant, 2d Battalion,		411 14 5		Paid over to the Secretary and Treasurer to the Bengal Military Orphan Society, on account of the children of the deceased.
Barrett, R., Tavern- keeper}	_	1000 0 0	_	Remitted to Miss Eleanor Barrett, the sister of the deceased.
Brown, John		323 0 4		Paid in dividends, and in the course of payment, amongst the creditors of the deceased.
Brown, T. B., Serjeant		276 0 8		Paid in dividends, and in the course of payment, amongst the creditors of the deceased.
Browne, J. S., Captain, 66th N. I., and Acting Junior As- sistant to the Com- missioner at Arracan	_	2535 3 7		Paid, and in course of remittance, to the next of kin of the deceased.
Byron, George, Lieu- tenant }		680 13 0)	Paid in dividends, and in the course of payment, amongst the creditors of the deceased.
Campbell, John, Esq. C. S }	_	3390 10 1		Paid in dividends, and in the course of payment, amongst the creditors of the deceased.
Cole, William, Lieu-		215 4 4	-	Dividends in course of payment amongst the creditors of the deceased.
Cormick, John, Dr.	112300 0 0	65 4 4	112365 4 4	Remitted to J. B. Key, Esq. administrator to the estate of the deceased at Madras
Cornish, Mnason, Esq.	12600 0 0	293 14 10	12893 14 10	Paid over to the constituted attorneys of Richard Beecher, Esq. the administrator in England.
D.			†	
Davis, Willm., formerly of the town of Cal- cutta	-	728 3 1	1 —	In the course of remittance to the legatees named in the will of the deceased.
Davis, Willm., formerly of the town of Calcutta -		1000 0	-	Paid over to Mrs. Susan Donovan, one of the legatees named in the will of the deceased.
No. 19454.		\mathbf{B}		

			1	
INTESTATES' NAMES.	Amount of each Es- tate in Company's Paper.	Amount of each Estate in Cash.	Amount paid over in Cash and Com- pany's Paper.	
E.	Sa. Rs. A. P.	Sa. Rs. A. P.	Sa. Rs. A. P.	
Earles, J., Conductor		408 7 0		Paid and remitted to Mary Goodsall and Eleanor Smart, two of the daughters of the de- ceased.
F.]	,		Dividends in course of pay-
Forbes, Arthur, Ensign		1731 9 5		ment amongst the creditors of the deceased.
G.				
Graham, Thomas, and George Edward Gra- ham Foster Pigott (formerly George Edward Graham)	10 Bank of Ben- gal shares for Sicca rupees 100,000		-	Indorsed and handed over to Lieutenant George Templer Graham, George Beecher, and James Henry Daniell, trustees of Mrs. Sarah Graham.
Grose, Henry William	400 0 0	44 9 5	444 9 5	Indorsed and handed over to Colvin, Ainslie, Cowie, and Co., constituted attorneys of Mrs. Grose, the mother of the deceased.
Н.				(Remitted to the executor
Hardy, Betty -		1120 0 0		in England.
Harris, Joseph Lloyd		4653 15 6		Remitted to John Hodgson, Esq. the administrator in England.
Harris, Thomas -		22969 9 7	_	{ Remitted to the executor in England.
Hill, Thomas, Lieutenant-Colonel, Artillery	17500 0 0	4315 3 2	41815 3 2	Paid to the constituted attorney of Dr. Ninian Hill, of London, a legatee named in the will of the deceased.
Bengal shares	20000 0 0			•
·	37500 0 0'			(Paid over to Messrs. Cock-
Hooker, George, Esq.	_	34356 0 8		erell and Co. on account of the legal representatives in England.
Hunter, Watson, Lieutenant-Colonel, Invalid Establishment	-	1711 12 0		Remitted to Thomas Watson Hunter Esq. the administrator in England.
J.				. Dail in dividends and in
Jebb, Francisca Isa- bella, Mrs., Widow }	_	1212 8 10	_	Paid in dividends, and in the course of payment, amongst the creditors of the deceased.
L.				(Remitted to William Lawes,
Lawes, Vitruvius, Esq.		8226 15 1		Esq. the brother of the deceased.
M.				of remittence
Maver, George, Cap-	6200 0 0	602 13 0	6802 13 0	In course of remittance to the representatives.

				
INTESTATES' NAMES.	Amount of each Es- tate in Company's Paper.			To whom paid, &c.
Macdonald, A. Captain	Sa. Rs. A. P.	Sa. Rs. A. P	Sa. Rs. A. P.	Paid in dividends, and in the course of payment, amongst the creditors of the deceased.
Macdonald, Sir John, General	_	1350 0 0		Remitted to Mrs. Schnell, a legatec.
Mackenzie, George, Captain }	3000 0 0	2426 0 2	· 	In course of remittance to the legatees named in the will of the deceased.
M'Gregor, Gregor		3533 1 8		Paid in dividends, and in the course of payment, amongst the creditors of the deceased.
Mitchell, John Munro, Lieutenant, Bombay Establishment -	2500 0 0	30 8 8	2530 8 8	Remitted to W. Fenwick, Esq. Registrar of the Supreme Court at Bon- bay, and administrator to the estate of the deceased for creditors there.
Ogilby, A. B., Lieu-	<u>-</u>	2536 3 4		Remitted to Lady Ogilby.
Owen, Arthur, Major, 26th N. I.		· 836 12 5		Paid over to the Secretary and Treasurer to the Bengal Orphan Society, on account of the children of the deceased, pursuant to his will.
P. Paton, J. F., Captain	_	675 0 0	_	Remitted to Mrs. Emily Browne, fermerly Mrs. Paton, the widow of the deceased.
Porteous, John, Esq., } Indigo-planter - }	3900 0 0		góva (*) 1 Na v. I. III	Handed over to Alexander Porteous, Esq. consti- tuted attorney af David Porteous, Esq. of Crieff, in the county of Perth, North Britain, the father and administrator of the deceased.
Richardson, E.J., Lieu- tenant, 21st N. I.	2300 0 0	4 3 2	2304 3 4	Paid over to John Cowie, Esq. one of the consti- tuted attorneys of Miss Mary Ann Richardson, the sister and administra- trix in England to the estate of the deceased.
Robertson, James, Co- lonel, 46th N. I.		83077 6 10	-	Remitted to the personal representatives of the deceased in Scotland.
Sinclair, Patrick Campbell, Brevet Captain, the Honourable	-	1701 1 1	-	Paid in dividends, and in the course of payment, amongst the creditors of the deceased.
В	2			ř

INTESTATES NAMES.	Amount of each Es- tate in Company's Paper.			
Smith, William Tower, Esq., C. S.	Sa. Rs. A. P.	Sa. Rs. A. P. 2350 0 0	Sa. Rs. A. P.	Remitted to Mrs. C. M Smith, the executrix ir England.
Stephanuse, Avietick }	5300 0 0	911 12 4	6211 12 4	Handed over to Gabrie Avietick Ter Stephanuse the executor of the de- ceased.
T. Tysson, S. Captain W.		407 3 10		Remitted to George Maule, Esq. Solicitor to His Majesty's Treasury.
Wood, Andrew Hunter, Captain }	' 	1862 0 1	–	Paid in dividends, and in the course of payment amongst the creditors of the deceased.

SUPREME COURT OF JUDICATURE AT FORT WILLIAM, IN BENGAL.

A true and perfect Schedule of all Sums of Money, Bonds, and other Securities, belonging to the undermentioned Estates, committed to the Charge of the Registrar of this Court, under the Act of Thirty-ninth and Fortieth of George the Third, from the 22d day of October 1834 to the 1st day of March 1835, and also of Payments made thereout, with the Balances appearing on the Accounts, after the expiration of Twelve Months from the Date of each respective Administration.

INTESTATES' NAMES.	Amount of Securities received belonging to each Estate.	receive count	ed on ac- of eacl	tate veste	b Es- ed in of urable	Amount ments	made out	Balance in Cash appertaining to each Estate.		to the
В.	Sa.Rs. A. P.	Sa. Rs.	А. Р.	Sa. Rs. A.	Ρ.	Sa. Rs.	А. Р.	Sa. Rs. A. P.	Sa. Rs. A. P.	Sa.Rs. A.P.
Bagram, Simon Pha- noose Belletty, Cezar Joseph,	, 	2042	ο σ	500 0	0	1395	0 9	146 15 3	561 0 6	. –
broker Brown, John, Assistant in the Presi-	_	4014	0 8	2000 0	0	1818	6 2	195 10 6	7839 1 7	
dency Executive Office Brown, T. B. Serjeant	_	827 480	11 0 5 1	200 0	0.	515 194	13 3 0 2	111 13 9 286 4 11	355 15 6 697 5 8	_
Byron, George, Lieu- tenant	_	899	5 3	600 0	0	226	12 5	72 8 10	1858 7 8	_
C.										
Cunliffe, George, Cornet, 1st Light Cavalry	_	2635	14 6	2100 0	0	509	11 4	26 3 2	357 10 9	
Forbes, Arthur, Ensign		2162	4 2	1800 0	0	454	4 6		2600 0 9	92 0 4

			_													_	
INTESTATES' NAMES.	Amount of Securities received belonging to each Estate.	receive	d on of e	ac-	tate ve	each ested es nour	Es- in of	ments	made	e out	Balance appert each F	ainin	g to	agains	t each remai	Es-	Balance due to the Adminis- trator.
J.	Sa.Rs. A. P.	Sa. Rs.	A.	P.	Sa. Rs.	À.	P.	Sa. Rs.	A.	P.	Sa. Rs.	A.	P.	Sa. Rs.	A.	P.	Sa.Rs. A. P.
Jebb, Francisca Isa- bella, widow Jennings, James Fre		3665	2	9	1200	0 -	0	2448	2	4	17	0	5	2165	12	9	_
derick, Esq	-	525	0	0	_	-		231	14	6	293	l	6	39	2	6	
К.																	
Karr, Andrew Seton, Esq	209700 0	10485	0	0	4300	0	0	6174	12	10	10	3	2	Bomba 4115	y ruj 3	pees 0	_
М.																	
Middleton, Robert Brutus, merchant	4100 0 0	1494	3	5	500	0	0	921	5	1	72	14	4	6275	3	3	_
N.										•							-
Nightingall, Miles, Sir, Lieutenant-Ge- neral, Bart			13.	2	_	_		4437	13	2.	2185 Since						_
	shares for								•	. :	1	-34- -4	i	,			
Ο.										• .		, 1	. •	. *			.[
Omrao, Begum.	16000 0	17405.	ı	9	16200	Ø	0	1188	5	3	1:6	1.2	⁻ 6		-		-
R.						•					-	٠.		1			
Ridley, John George Lieutenant, 2d N. I	<u>.</u>	938	11	1	600	0	0	277	14	. 10	60	12	. 3	432	12	0	
S.																-i -	
Seton, Archibald, Esq Sinclair, Patrick Camp	- '	1590	5	4	900	0	0	881	13	10		_		1 14	 !!		191 8 6
bell, BrevetCaptain the Honourable Stewart, Thomas, Ser	-	1970	4	2	1600	0	0	340	1	4	30	2	10	43249	13	. 3	-
jeant T.	-	4172	. 5	1	3500	0	0	548	0		ĺ	. 5	0	- 13371 S40 ¹³ (13.13)	26.	. \$,	
Thomas, Osburn Boy dell, Lieutenant	_	2120	ľO	9	1400	0	0	468		2	. ;		7	10109			_

Fort William, this 1st day of March 1836.

R. O'DOWDA, Registrar.

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Published by order of the Court of Directors of the East India Company, in pursuance of the Act of the 55th Geo. III, cap. 84, sec. 5.

East India-House, December 30, 1836.

JAMES C. MELVILL, Secretary.

SALE of His Majesty's Ship NARCISSUS, now ! lying at WOOLWICH.

> Admiralty, Somerset-Place, January 2, 1837.

I and High 11st 1 are executing the office o Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice. that on Thursday the 12th instant, at two o'clock in the afternoon, they will put up to sale, at their Office in Somerset-place (together with His Majesty's other ships and vessels already advertised),

His Majesty's Ship Narcissus, of 894 tons burthen, lying at Woolwich.

Persons wishing to view the ship, must apply to the Captain Superintendent for notes of admission for that purpose.

Catalogues and conditions of sale may be had here and ut the Yard.

Office of Ordnance, December 14, 1836.

787HE Principal Officers of His Majesty's Ordnance do hereby give notice, that they are ready to dispose of, to such persons as may be willing to tender for the same, a quantity of

Brass Ordnance saved from the wreck of the Royal George; and a quantity of unservice-able Brass and Iron Ordnance, Shot and Shells, Cast Iron Trucks, and old Wrought Iron and Steel, &c. &c. in store at the Royal Arsenal at Woolwich, and the Tower;

which have been divided into lots, and may be viewed, upon application to the Storekeepers at those places, any day (Sundays excepted) previous to the day fixed for the delivery of the tenders.

A catalogue of the several lots may be obtained by persons willing to become purchasers, at the Storekeeper's Office, Woolwich, and at the Secretary's Office, in Pall-Mall; where the tenders for the whole, or any number of the said lots, are to be delivered on or before Tuesday the 17th day of January next.

By order of the Board,

R. Byham, Secretary.

London Docks.

London Dock-House, New Bank-Buildings, December 26, 1836.

THE Court of Directors of the London Dock Learly General Meeting of the Proprietors will be held at this House, on Friday the 6th day of January next, at one o'clock, for the purpose of declaring a dividend on the Company's stock for the half year ending the 31st instant; and on other offairs. S. Cock, Secretary.

N.B. The chair will be taken at one o'clock precisely.

> St. Katharine Dock-House, December 27, 1836.

THE Court of Directors of the St. Katharine Dock Company do hereby give notice, that a

be held, on Tuesday the 17th day of January next, at twelve of the clock at noon, at the Dock-house, Tower-hill, in the county of Middlesex, for the purpose of declaring a dividend on the capital stock of the Company for the half year ending the 31st instant; when the accounts of the receipts and disbursements of the said Company, for the year ending the 31st instant, will be laid before them; which accounts will be ready for examination and inspection by such Proprietors, on and after Tuesday the 3d day of January next.

The books of the Company will close on Saturday the 31st day of December instant, and open on Monday the 23d day of January next.

By order of the Court,

John Hall, Secretary.

N.B. The chair will be taken at one o'clock precisely.

> Mutual Life Assurance Society, January 3, 1837.

JOTICE is hereby given, that a Half yearly General Meeting of this Soviety will be holden at the Society's Office, No. 37, Old Jewry, on Wednesday the 18th instant, at twelve o'clock at noon precisely.

J. W. Humphry, Actuary.

British American Land Company.

THE Court of Directors of the British American Land Company having resolved to make a call of £5 per share, in accordance with the charter and Act of Parliament, they do hereby give notice and require, that the said call of £5 per share be paid to Messrs, Glyn, Hallifax, Mills, and Company, Bankers, Lombard-street, London, on or before the 3d day of February next .- Dated at the Company's Office, No. 4, Barge-yard, Bucklersbury, London, this 2d day of January 1837.

By order of the Court of Directors, Henry P. Bruyeres, Secretary.

> English Mining Association, Austin-Friars, December 29, 1836.

OTICE is hereby given, that a Special General Meeting of the Shareholders will be held, in conformity with the deed of settlement, at the Office of the Company, on Thursday the 26th day of January next, for the purpose of electing a Director to fill the vacancy occasioned by the death of James Alexander De Riemer, Esq. A list of the Members of the Association is prepared at the Office and open to the inspection of the Candidates. The chair will be taken at one o'clock.

By order of the Board, J. Bourdillon, Secretary.

North and South Junction Railway.

North and South Junction Railway-Office, I, Robert-Street, Adelphi, December 29, 1836.

THE Committee of Management hereby give notice, that a General Meeting of the Subscribers will take place at the Offices of the Company, General Half-yearly Meeting of the Proprietors will No. 1, Robert-street, Adelphi, London, on Thursday the 19th January next, at twelve for one o'clock precisely, when a report will be made of the present state of the Undertaking, and such measures adopted as shall then be determined on.

By the tenour of the Subscribers deed, parties entitled to vote at such Meeting, whether in person or by proxy, must be Subscribers holding not less than

five shares.

A draft of the intended report will be ready at the Office, for inspection by Subscribers or their nominees, on the 16th, 17th, and 18th January, from ten till four; when every personal explanation, in reference thereto, will be given which may be required.

All demands on the Company must be rendered

on or before the 12th January.

G. Saintsbury, Secretary.

NOTICE is hereby given, that the Partnership between us, in the trade or business of Rope-Makers, carried on by us at Appledore, in the parish of Northam, in the county of Devon, has been this day dissolved by mutual consent.—Witness our hands this 29th day of December 1836.

William Chappell.
Thos. Chappell.

NOTICE is hereby given, that the Partnership lately subsisting between us, as Coal and Corn Merchants, at the Cliff, near Lewes, in the county of Sussex, has, on this 20th day of December, been dissolved by mutual consent.

Saml. Flint.

Robt. Mercer,
John Wood,
John Marten,
Executors of James Flint, deceased.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, as Plate Case, Cabinet, and Upholstery Manufacturers, of No. 115, Wardourstreet, Soho, was this day dissolved by mutual consent; all debts due to the late firm are to be paid to Mr. Isaac Stokes, of No. 125, Wardour-street, or to Mr. Richard Maile, of No. 17, Lower Lisson street, New-road, who have our authority to give discharges for the same, and to pay all moneys owing by us: As witness our hands this 31st day of December 1836.

John Flintoft. Donald M'Donald.

OTICE is hereby given, that the Partnership heretofore carried on by us the undersigned, William Jenkinson and William Bow, as Machine-Makers, Iron and Brass
Founders, at Saltord, in the county of Lancaster, under the
firm of Jenkinson and Bow, was this day dissolved by nutural
consent. All debts due and owing by and to the said late
partnership concern will be received and paid by the said
William Jenkinson, by whom the said trade and business will
be continued and carried on.—Witness our hands the
7th day of December 1836.

Wm. Jenkinson. Wm. Bow.

Office is hereby given, that the Partnership heretofore carried on by us the undersigned. Harry Bentley, William Jenkinson, and William Bow, as Roller and Spindle Manufacturers and Iron Makers, at Salford, in the county of Lancaster, under the firm of Harry Bentley and Company, was this day dissolved by mutual consent, so far as regards the said William Bow. All debts due and owing by and to the said late partnership concern will be received and paid by the said Harry Bentley and William Jenkinson, by whom the said trade and business will be continued and carried on.—Witness our hands the 7th day of December 1836.

Wm. Jenkinson. Wm. Bow. Harry Bentley.

NOTICE.

THE Copartnership lately subsisting between us the undersigned, Edward Briggs the elder and Edward Briggs the younger, as Hatters, Woolstaplers, and General Merchants, at Maidstone, in the county of Kent, is this day dissolved by mutual agreement.—Dated the 31st day of December 1836.

Edwd. Briggs, senr. Edwd. Briggs, jr.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Christian and John Foster Sephton, as Share-Brokers, in Liverpool, in the county of Lancaster, is this day dissolved by mutual conscnt: As witness our hands this 31st day of December 1836.

John Christian. John Foster Sephton.

OTICE is hereby given, that the Partnership heretofore subsisting between the under-named parties, is dissolved by mutual consent; all pending transactions will be settled by the undersigned James Stitt, who will continue to carry on the business as heretofore on his own account.—Dated Liverpool, 17th December 1836.

William Edward Acraman.

James Stitt.

TOTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, at Liverpool, in the county of Lancaster, as Ship-Brokers and Commission-Agents, under the firm of Barton, Heath, and Company, is this day dissolved by nutual consent: As witness our hands the 31st day of December 1836.

Henry Barton, jun. Edwd. Heath.

OTICE is hereby given, that the Partnership hereto'ore subsisting between us, John Greaves, Francis Newton, Edward Greaves, and Samuel Sikes, of Sheffield, in the country of York, Merchants, Cutlers, and Brass-Founders, under the firm of Greaves, Newton, and Company, was this day dissolved by mutual consent.—Witness our hands this 31st day of December 1836.

Jno. Greaves.

Francis Newton. Edward Greaves. Samuel Sikes.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersinged, John Baynes and Joseph Cockin Hoatson, carrying on business as Woollen Cloth Alerchants, at Leeds, in the county of York, is this day dissolved by mutual consent; and that all debts due and owing to and from the said copartnership will be received and paid by the said John Baynes: As witness our hands this 31st day of December 1836.

John Baynes.

Joseph Cockin Hoatson.

OTICE is hereby given, that the Partnership heretofore carried on between us the undersigned, under the firm of Moore and Haes, as Hatters and Army Accountement Makers, at No. 39, Saint James's-street, Piccalilly, Westminster, was this day dissolved by mutual consent; and all debts due from and owing to the said firm will be paid and received by me the undersigned Charles Moore, who will continue to carry on the lusiness: As witness our hands this 31st day of December 1836.

Large Hage

Henry Haes.

OTICE is hereby given, that the Partnership hereiofore subsisting between us the undersigned, Charles Boucher, William Jecks, and Charles Jecks, of Wisbech, in the county of Cambridge, as Common-Brewers, Suirit-Merchants, Coru-Millers, and Flour-Alerchants, under the firm of Boucher and Jecks's, was this day dissolved by mutual consent; and that the business will henceforth be carried on by the said Charles Boucher only, by whom all debts due to or owing by the said partnership will be received and paid.—Witness our hands this 31st day of December 1836.

Chas. Boucher, Wm. Jecks. Charles Jecks. THE Partnership carried on under the firm of Charles Cockett and Co. Linen-Drapers, Dover, is this day dissolved by mutual consent; all debts will be paid and received by Elizabeth Blackburn.—28th December 1836.

Charles Cockett. A. Cockett. Elizabeth Blackburn.

THE Partnership carried on by the undersigned, in Hamburgh, under the firm of Graham, Darby, and Co. is dissolved, as far as regards Mr. G. H. B. Darby.—Dated in Hamburgh, the 23d day of December 1836.

William Graham.

George Henry Broderick Darby.

OTICE is hereby given, that the Partnership lately subsisting between us, in the city of Chester, in the business of Attorneys and Solicitors, was this day dissolved by mutual consent: As witness our hands this 26th day of December 1836. Fras. Boydell.

Charles Townshend.

E the undersigned, Elizabeth Roberts and Mary Panniers, of Tonbridge Town, in Kent, do hereby give notice, that the partnership business of Dress-Makers and Milliners, lately carried on by us, at Tonbridge aforesaid, has been this day dissolved.—Dated this 24th December 1836.

Elizabeth Roberts. Mary Panniers.

Eccleston-street, Pimlico, December 31, 1836.

E the undersigned herely give notice, that the Partnership business of Engine-Makers and Vendors, hitherto carried on by us, under the firm of Simpson and Thompson, has been this day dissolved by mutual consent.

James Simpson. Geo. Thompson.

TOTICE is hereby given, that the Partnership which heretofore subsisted between the undersigned, William Parkes and Joseph Parkes, of Birmingham, in the county of Warwick, Gilt Toy-Makers, was this day dissolved by mutual consent.—Dated the 31st December 1836.

William Parkes.

Joseph Parkes.

by us the undersigned, at Newbiggin by the Sea, in the county of Northumberland, as Brewers and Maltsters, under the firm of John Johnson and Company, was dissolved on the 19th day of November last.—Witness our hands this 23d day of December 1836.

Jno. Johnson. Wm. French.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Frances Bromwich Tomkies and Jemima Warren, of the city of Coventry, Milliners, Dress-Makers, and Haberdashers, is this day dissolved by mutual consent .- Dated this 20th day of December 1836.

F. B. Tomkies. J. Warren.

NOTICE is hereby given, that the Partnership business heretofore carried on by us, under the firm of H. Ashworth and Co. Blanket, Carpet, and Woollen Warehousemen, of No. 22, Lawrence-Lane, Cheapside, is this day dissolved by mutual consent.—Witness our hands this 30th day of December 1826. Henry Ashworth. ber 1836. William Sunderland.

OTICE is hereby given, that the Partnership lately subsisting between the undersigned, Charles Moreing and Thomas Wright, under the firm of Moreing and Wright, of 20, Great Marlborough-street, in the county of Middlesex, Builders, was this day dissolved by mutual consent.—Dated the 30th day of December 1836.

Charles Moreing. Thos. Wright.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, under the firm of G. M. Von Dadelszen and Co. of Mincing-lane, in the city of London, Merchants, was dissolved this day by mutual consent .- Dated this 31st day of December 1836.

G. M. Von Dadelszen. Wm. Preller.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Baitson and William Hinch, carrying on business at Liverpool, in the county of Laucaster, as Boat-Builders, under the name, style, or firm of Baitson and Hinch, was dissolved, by mutual consent, on the 26th day of October last.—Dated this 21st day of November 1836.

Thomas Baitson.

Wm. Hinch.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Tailors, and carried on under the firm of Mlynshi and Underwood, at No. 49, Newman-Street, Oxford-Street, was dissolved on the 28th day of December instant, by mutual consent: As witness our hands this 30th day of December 1836.

Alex. Mlynski. W. Underwood.

OTICE is hereby given, that the Partnership between us the undersigned, John Newhald, Robert Owst, and Charles Newhald, in the trade or business of Hoop Benders, carried on by us at Bermondsey wall, in the county of Surrey, under the firm of Robert Newhald and Sons, is this day dissolved by mutual consent.—Witness our hands the 31st day of December 1836.

John Newhald.

Robert Owst. Chas. Newbald.

TAKE notice, that the Partnership business lately carried on by us the undersigned, William Kember and William Timmins Grove, under the firm of Kember and Grove, of Brabant-court, Philpot-lane, London, Wholesale Sugar-Dealers, is this day dissolved by mutual consent; and further take notice, that all debts due to and from the said partnership business will be received and paid by the said William Times Consents and Activities of the said William Times Consents and the said William Times Consen mins Grove only: As witness our hands the 31st day of December 1836. Wm. Kember.

Wm. T. Grove.

NOTICE is hereby given, that the Partnership hitherto subsisting between the undersigned, carrying on business as Merchants and Drysalters, in the city of London, and at Leeds, in the county of York, under the firm of Robert Hutchinson and Co. is this day dissolved, so far as regards Robert Clark. All debts due to and from the firm will be received and paid by Mr. Hutchinson.—Dated this 15th day of December 1836.

Robt. Hutchinson.

Samuel Wise. Robert Clark.

OTICE is hereby given, that the Partnership was this day dissolved, by mutual consent, which heretofore subsisted between us the undersigned, James Fletcher, of No. 32, Hart-street, Bloomsbury, in the county of Middlesex, and George Aldridge, of No. 16, Fisher-street, Red Lion-square, in the same county, carrying on business as Plumbers, Painters, Glaziers, and Brass-Founders, under the firm of Fletcher and Aldridge, at both of our residences above-mentioned.—Dated this 31st day of December 1836.

James Fletcher. George Aldridge.

OTICE is hereby given, that the Partnership subsisting between us the undersigned, as Brewers and Coal Merchants, at Salisbury, in the county of Wilts, is this day dissolved by mutual consent; all debts due and owing to the said partnership are to be paid to the undersigned Benjamin George, by whom the trade will in inture be carried on, and who will discharge all demands upon the said partnership.—Dated this 30th day of December 1836.

Benjamin George. Richard Rolfe. John Everett.

TOTICE is hereby given, that the Partnership heretofore carried on at Liverpool, in the county of Lancaster, by us the undersigned, under the firm of Roscow and Rigg, Brokers, was this day dissolved by mutual consent. All debts All debts owing to and from the said concern will be received and paid by the said Rowland Roscow, at the Counting-house, in Wa'er-street, Liverpool.—Dated this 31st day of December 1836. 1836. Rowland Roscow.

Jonathan Rigg.

NOTICE is hereby given, that the Partnership heretofore subsisting between as the undersigned, John Newton and Richard Wilson, as Maltsters, at Nottingham, under the firm of Newton and Wilson, is this day dissolved by mutual consent. All debts due to and from the said copartnership will be received and paid by the said Richard Wilson. will be received and paid by the said Richard Dated this 13th day of December 1836.

His John × Newton Mark. Richard Wilson.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Samuel Mitchell and Charles Muff, carrying on business as Wire-Manufacturers, at Little-town, in the township of Liversedge, in the parish of Birstal, in the county of York, under the firm of Mitchell and Muff, bath this day been dissolved by mutual consent; and that all debts due to or owing by the said firm are to be received and paid by the said Charles Muff, who will carry on the business as heretofore on his own account: As witness our hands this 27th day of December 1836.

Saml. Mitchell. Charles Muff.

OTICE is hereby given, that the Partnership lately subsisting between the undersigned, Benjamin Bloomer, Joshua Bloomer, and Boaz Bloomer, of Holly Hail, near Dudley, in the county of Worcester, in the trade of Nail Ironmongers, was this day dissolved by nutual consent; and that all debts due to and owing by the said copartnership will be received and paid by the said Boaz Bluomer, by whom alone such trade will in future be carried on.-Witness the hands of the parties the 28th day of December 1836.

Benjn. Bloomer. Joshua Bloomer. Boaz Bloomer.

TOTICE is hereby given, that the Partnership beretofore subsisting between us the undersigned, Daniel Horton and Richard Ashton, as Iron Boiler Manufacturers, at New and Richard Ashton, as Iron Boiler Manufacturers, at New Park-street (heretofore called Maid-lane), Southwark, has been dissolved, by mutual consent, as from the 25th day of December instant; and notice is hereby further given, that all debts owing from the said partnership will be discharged by the undersigned Daniel Horton, by whom alone the said business will in future be carried on, and to whom all debts due to the said partnership are to be paid.—Dated this 30th day of December 1836.

Daniel Horton.

Richard Ashton.

December 31, 1836.

OTICE is hereby given, that the Partnership hitherto subsisting between the undersigned, Cornelius Charles Souchay, Martin Schunck, Henry Mylius, John Daniel Souchay, Charles Isaac Souchay, and Frederick William Benecke, Merchants, in the city of London, at Manchester, in the county of Lancaster, and at Leeds, in the county of York, under the firm of Schunck, Mylius, and Company, is this day dissolved by mutual consent, so far as relates to the said Henry Mythis, who retires from the concern. All debts due to and owing from the said copartnership will be received and paid by the remaining partners, who will continue the business under the firm of Schunck, Souchay, and Company.

Corns. Charles Souchay.

Martin Schunck. John Daniel Souchay. Charles Isaac Souchay. Henry Mylius. Frederick William Benecke.

OTICE is hereby given, that the Partnership between us the undersigned, Ellis John Troughton and John Ashton, as Merchants, carrying on business in Saint Michael aliey, in the city of London, under the firm of Troughton. Ashton, and Co. is this day dissolved by initial consent; the business will in future be carried on by Ellis John Troughton.— Plated the 31st day of December 1836.

Ellis John Troughton. John Ashton.

OTICE is hereby given, that the Partnership hereby fore subsisting between us the undersigned, William Mawer and Joseph Collingham, carrying on business in the city of Lincoln, as Mercers and Drapers, under the firm, style, or title of Mawer and Collingham, is this day dissolved by mutual consent—Witness our hands this 23d day of December William Mawer. 1836.

Joseph Collingham.

E hereby give notice, that the Partnership hitherts subsisting between us the undersigned, William Brown, Edward Alexander, and William Alexander, carrying on trade under the name of Brown and Alexanders, of Speenhamland, in the parish of Speen, in the county of Berks, Ironmongers, Whitesmiths, Braziers, and Bell-Hangers, so far as relates to the said William Alexander, was this day dissolved by mutual consent.—Dated this 31st of December 1836.

William Brown. Edward Alexander. William Alexander.

OTICE is hereby given, that the Partnership lately sub-SOUTCE is hereby given, that the Partnership lately subsisting between us the undersigned, Charles Frederick Bielefeld the elder and William Haselden, under the firm of Bielefeld and Haselden, of the Edgeware road, in the county of Middlesex, Manufacturers of Ground Paper Ornaments, is this day dissolved; and turther, that the said business will be hereafter carried on by the said William Haselden, under the style or firm of Haselden and Co.—Dated the 31st day of December 1836.

With Haselden. Wm. Haselden.

OTICE is hereby given, that the Partnership lately subsisting between Abraham Wreyford and Abram Nor-rish, of Crediton, in the county of Devon, Tallow-Chandlers, was, on the 24th day of June last, dissolved by mutual consent. All debts due and owing to the said copartnership are to he received by the said Abram Norrish; and all persons to whom the said copartnership stands indebted are requested inwhom the van copartnership status indecided are requested in-mediately to send in their respective accounts to the said Abram Norrish, in order that the same may be examined and paid: As witness our hands this 6th day of December 1836. Abraham Wreyford.

Abram Norrish.

OTICE is hereby given, that the Partnership heretofore OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Sarah Worledge and Thomas Worledge, as Stay and Corset-Makers, and carried on under the firm of Worledge and Son, at No. 50, in Mortimer-street, and No. 300, in Regent-street, both in the county of Middlesex, was this day dissolved by untual consent. All debts due to and owing by the said firm will be received and paid by the said Thomas Worledge.—Witness our hands this 2d day of January 1837.

Sarah Worledge. Thos. Worledge.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Lamb, William Buddle the elder, and William Buddle the younger, as Lime and Coal Dealers, at Edmonscote, otherwise Enscote, and Stockton, both in the county of Warwick, carried on under the firm of Buddle, Son, and Company, was this day dissolved by mutual consent. All debts due and owing to and from the said partnership will be received and paid by the said William Buddle the clder and William Buddle the younger.—

William Buddle, senr. William Buddle, junr. ship, between us the undersigned, as Manufacturing Chymists, was this day dissolved or relinquished by mutual consent.—Dated this 2d day of January 1837.

A. Brown.

A. Brown.
Alex. Croll.
Pet. Spence.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, George Pate Cooper and Thomas Creer, as Tailors, at No. 6, Suffolk-street, Pall-mall East, in the county of Middlesex, has this day been dissolved by mutual consent.—Dated this 31st day of December 1836.

George Pate Cooper.

Thomas Creer.

TOTICE is hereby given, that the Partnership heretofore subsisting between William Butler Simpson and Frederick Godwin Simpson, of No. 456, West Strand, and of No. 84, Newman-street, Oxford-street, in the county of Middlesex, Painters, was this day dissolved.—Dated this 31st day of December 1836.

W. B. Simpson.

F. G. Simpson.

TOTICE is hereby given, that the Partnership lately carried on between us the undersigned, as Cloth Merchants, at Leeds, in the county of York, under the firm of John Smith and Son, was this day dissolved by mutual consent.—Given under our hands, at Leeds aforesaid, this 31st day December 1836.

Christ. Smith.

John Purchon.
Wm. Smith Purchon.

OTICE is hereby given, that the Copartnership heretofore subsisting between the undersigned, Richard Bird
and John Atcherley, of Liverpool, in the county of Lancaster,
Chemists and Druggists, has been dissolved by mutual consent.—Witness our hands the 29th day of December 1836.

Richard Bird.

Jno. Atcherley.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Huntley and Richard Lucas, of the borough of Chipping Wycombe, in the county of Buckingham, Common Brewers and Copartners, was, on Friday the 9th day of December now instant, dissolved by mutual consent; and notice is hereby further given, that all debts due to us, as such copartners, are to be paid to, and be received by, the undersigned Richard Lucas: As witness our hands the 31st day of December, in the year of our Lord, 1836.

William Huntley.

Richard Lacas.

OTICE is hereby given, that the Partnership heretofore existing between us the undersigned, under the firm
of Joseph Hardman, Sons, and Co. at Liverpool, as Brokers
and Commission Agents, is this day dissolved by mutual consent. The business will be continued by the undersigned
Joshua Edwards and William Danson, on the premises, Exchange-place, where all the accounts of the old firm will be
received and paid.—Witness our hands at Liverpool, this 31st
day of December 1836.

W. E. Hardman.

W. E. Hardman. C. R. Hardman. Joshua Edwards. Wm. Danson.

OTICE is hereby given, that the Copartnership between us the undersigned, John Rubson the elder, John Robson the younger, and John Robinson of 19, South-street, Grosvenor-square, in the parish of St. George, Hanoversquare, in the county of Middlesex, Coach and Harness-Makers, trading under the firm of Robson and Go. was dissolved, by mutual consent, on the 31st day of December last; and that the said John Robson the elder is hereby authorised to receive the debts due to the said firm, and by whom all debts due from the said firm will be paid: As witness our hands this 2d day of January 1837.

John Robson, jun. John Robinson, OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, David Curtis, Stephen Kitching West, and William Slade, as Plasterers and Painters, in Manchester, and Chorlton upon Medlock, under the firm of Curtis, West, and Slade, was this day dissolred by mutual consent, so far as regards the said David Curtis.—Dated this 31st day of December 1836.

David Curtis.
Stephen Kitching West.
William Slade.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Ebenezer Taylor and Robert Kimpton, of Jewin crescent, in the city of London, Wholesale Jewellers, trading under the firm of Taylor and Kimpton, was this day dissolved by mutual consent. All debts and liabilities due to the firm are to be paid to the said Ebenezer Taylor, who will discharge all the debts and liabilities due from the firm.—Dated this 31st day of December 1836.

Ebenezer Taylor. Robert Kimpton.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Tailors and Habit-Makers, at No. 8, Mary-le-Bone-street, Golden-square, in the county of Middlesex, under the firm of Meadows and Benfield, has been this day dissolved by untual consent; As witness our hands this 2d day of January 1837.

George Meadows. Enoc Benfield.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Wood the elder and William Wood the younger, as Cabinet Makers, Upholsterers, and Undertakers, in Redcliff-street, in the borough of the city of Bristol, under the firm of William Wood and Son, hath been this day dissolved by mutual consent.—Dated the 31st day of December 1836.

William Wood, senior. Wm. Wood, junr.

OTICE is hereby given, that the Partnership lately substaining between James Jackson and John Jackson, both of Kersley, in the county of Lancaster, Timber-Dealers, Joiners, and Cabinet-Makers, under the firm of James and John Jackson, is this day dissolved by mutual consent. All debts owing to or from the said concern will be received and paid by the said John Jackson, who intends carrying on the said business as usual in future, at his works, in Kersley aforesaid: As witness our hands this 31st day of December 1836.

James Jackson.
John Jackson.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Harriet Daniels, formerly Harriet Blundell, and Henry Glover, both of Great Bolton, in the county of Lancaster, as Drapers, is this day dissolved by mutual consent. All debts due and owing to and from the said concern will be received and paid by Matthew Daniels, the husband of the said Harriet Daniels, at his shop and premises in Bank-street, within Great Bolton aforesaid: As witness our hands this 7th day of December 1836.

Matthew Daniels.

Matthew Daniels. Henry Glover.

OTICE is hereby given, that the Partnership or joint trade lately subsisting and carried on by and between the undersigned, Robert Lucas Chance. William Chance, James Hartley, and John Hartley, of Smethwick, in the parish of Harborne, in the county of Stafford, Glass and Alkali Manufacturezs, under the firm of Chances and Hartleys, was dissolved, by mutual consent, on and from the 18th day of November lasts. All debts due and owing to and from the said dissolved partnership will be received and paid by the said Robert Lucas. Chance and William Chance, hy whom in future the trades will be carried on.—Dated the 28th day of December 1836.

R. L. Chance

W. Chance. James Hartley, John Hartley, NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Thomas Hogg and Benjamin Hogg, of Leeds, in the county of York, Woollon-Cloth Merchants, has been this day dissolved by mutual consent; and that all debts due to and from the said partnership will in future be received and paid by the said Benjamin Hogg.—Dated this 31st day of December 1836.

Thomas Hogg. Benjamin Hogg.

TOTICE is hereby given, that the Partnership hitherto subsisting hetween us the undersigned, James Keighley and Michael Dowling, carrying on business as Worsted-Manufacturers, at Tyersal, in the liberty of Tong, in the parish of Birstall, in the county of York, was, on Thursday the 22d day of December instant, dissolved by mutual consent; and that all debts due and owing to and by the said firm will be received and paid by the said James Keighley: As witness our hands this 29th day of December 1826.

James Keighley.
Michael Dowling.

for subsisting between us the undersigned, Elizabeth Caroline Radford, Joshua Radford, Joseph Radford, and James Radford, carrying on the business of Iron-Mongers and Iron-Founders, at Manchester, in the county of Lancaster, was this day dissolved by mutual consent, so far as regards the said James Radford, who retires from business.—Dated this 29th day of December 1836.

Elizabeth Caroline Radford.

Elizabeth Caroline Radford Joshua Radford. Joseph Radford. James Radford.

sisting between us the undersigned, Frederick Pamphilon and Shepherd Simpson, at No. 18, Newgate-market, in the city of London, and No. 302, Oxford-street, in the county of Middlesex, as Wholesale and Retail Cheesemongers, and Fresh Butter Salesmen, was this day dissolved by mutual consent. All debts due to and from the said partnership, on account of the business of a Fresh Butter Salesman, will be received and paid by the said Shepherd Simpson, by whom that business will be hereafter carried on, at No. 18, Newgate-market aforesaid. All other debts due to and from the said partnership will be received and paid by the said Frederick Pamphilon, by whom the said business of a Wholesale and Retail Cheesemonger will be hereafter carried on, at No. 302, Oxford-street aforesaid: As witness our hands this 31st day of December 1836.

F. Pamphilon.

Shepherd Simpson.

Marseille et Gênes, 31 Décembre 1836.

OTRE Sieur. G. A. Doormann ayant résolu, à l'expiration du terme de notre association, de former une maison de commerce à Londres, nous avons l'honneur de vous informer, d'un commun accord, de la dissolution de nos deux établissemens de Marseille et de Gênes, au 31 Decembre 1836; ils seront continués par notre Sieur. F. A. Edlmann, sous la raison de F. Edlmann et Go., il restera chargé de la liquidation. En vous remerciant de la confiance que vous avez bien vou a nous temoigner, nons vous prions de la continuer aux établissemens de Mr. F. A Edlmann.—Nous avons l'honneur de vous saluer respectueusement

Edlmann et Doormann.

F. A. Edlmann cessera de signer
Edlmann et Doormann.
G. A. Doormann cessera de signer
Edlmann et Doormann.
F. A: Edlmann continuera de signer
F. Edlmann et Co.

(Translation.)

Marseilles and Genoa, 31st December 1836.

R Mr. G. A. Doormann having determined to establish a house in London at the expiration of the term of our parametring, we have the honour to inform you of the dis-

solution, by mutual consent, of our establishments, at Marseilles and Genoa, on the 31st of December 1836; they will be continued by our Mr. F. A. Edhaann, under the firm of F. Edhaann and Co. who will undertake the liquidation. In thanking you for the confidence which you have been pleased to repose in us, we request you to continue the same to the establishment of Mr. F. A. Edhaann.—We have the honour to remain respectively

Edlmann and Doormann.

F. A. Edlmann will cease to sign
Edlmann and Doormann.
G. A. Doormann will cease to sign
Edlmann and Doormann.
F. A. Edlmann will continue to sign

F. A. Edlmann will continue to sign F. Edlmann and Co.

[Extract from the Edinburgh Gazette of December 30, 1836.] NOTICE.

Glasgow, December 29, 1836.

THE representatives of the late William Alston, Merchant, in Glasgow, ceased, in the month of March last, to be partners, or to have any interest, in the Scottish Union Insurance Company, having sold and transferred their shares therein.

James W. Alston, one of, and Factor for, the Trustees of the late William Alston.

JR. PARK FLEMING, Witness. J. CRAWPORD DUFF, Witness.

[Extract from the Edinburgh Gazette of December 27, 1836.]
DISSOLUTION OF COPARTNERY.

Newtown of Abbotshall, by Kirkaldy, December 24, 1836.

THE business carried on by the subscribers, under the firm of Thomas Christie and Son, Manufacturers, in Newtown of Abhotshall, by Kirkalday, was dissolved, by mutual consent, on the date hereof. The subscriber, Charles Christie, who is now to carry on the business in his own name, and on his own account, is authorised to receive and discharge all debts due to the company, and will pay all debts due by them.

Thomas Christie.

Charles Christie.

DAVID GIBSON, Witness. ALEX. GIBSON, Witness.

ALL persons having any claims or demands on the estate or effects of Mary Treacher, late of Vale-place, Hammersmith, in the county of Middlesex, Widow (who died on the 4th day of March 1836), are requested to send the particulars thereof to Mr. G. H. King, No. 13, Tokenhouse-yard, London, Solicitor to the administrators, on or before the 31st day of January instant, in order that the same may be investigated and discharged, previously to a final distribution of the estate and effects of the said Mary Treacher, which is intended to be made immediately after the 4th day of March now next ensuing.

BURSUANT to a Decree of the High Court of Chancery, in made in a cause Roberts versus Evans, any person ocpersons claiming to be a Legatee or Legatees under the will of Robert Owen Owens, late of Carnarvon, in the county of Carnarvon; Shopkeeper, deceased (who died in the month of April 1828), is or are, by their Solicitors, on or before the 1st day of February 1837, to come in and establish such claims, or respective claims, before John Edmund Dowdeswell, Esquene 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.

URSUANT to a Decree of the Court of Chancery of the county palatine of Lancaster, made in a cause Cocker versus Entwisle, and Cocker versus Entwisle, and whereby it was referred to the Registrar of the said Court to enquire who were the creditors of Ralph Entwisle, late of Soughfold, within Over Darwen, in the said county palatine, Yeoman (who died in or about the mouth of July 1818), at the date of certain indentures of lease and release, bearing date, respectively, on or about the 19th and 20th days of May 1818, and made between the said Ralph Entwisle of the one part, and William Entwisle, Yeoman, of the other part, all persons claiming to be such creditors of the said Ralph Entwisle, are to come in and substantiate their claims before William Shawe, Esq. Registrar of the said Court, at his office, in Preston, in the said county, on or before the 10th day of February 1837, or in default thereof they will be excluded the benefit of the said Occree.

OTICE is hereby given, that John Avery, of Mincing-Iane, in the city of London, Sagar-Broker, has by an indenture, bearing date the 29th day of December 1836, assigned all his personal estate and effects (except as therein mentioned), unto Joseph Mills, of Poplar, in the county of Middlesex, Cooper, David Hill, of Vauxhall, in the county of Suréey, Potter, and Charles Thompson, of Londord-street, in the said city of London, Bill Broker, upon trust, for the equal benefit of themselves and such other of the creditors of the said John Avery who shall execute the same within the period of six months from the date thereof; and the same indenture was daly executed by the said John Avery, Joseph Mills, David Hill, and Charles Thompson, on the day the same bears date, and is attested, as to the execution thereof by the said John Avery, Joseph Mills, David Hill, and Charles Thompson, respectively, by James Campbell Francis, of Austin-friars, in the said city of London, Solicitor. And notice is also hereby given, that the said indenture or deed of assignment is lodged at the office of Messrs. Francis and King, Solicitors, 16, Austin-friars aforesaid, for the execution of the creditors of the said John Avery.—Dated this 30th day of December 1836.

Divid White, of Twerton, near Bath, Beer-Seller and Brewer, Dealer and Chapman. are requested to meet the assignees of the said bankrupt's estate and effects, on the 25th day of January instant, at eleven o'clock in the forenoon, at the office of Mr. Cook, No. 3, Union-street, Bath, in order to assent to or dissent from the said assignees disposing of the stock in trade, implements of household and other effects of the said bankrupt, either by public auction or private contract, and in one or more lot or lots, as to them shall seem meet; and to the said assignees allowing such reasonable time for payment thereof, and either with or without security as they shall think proper; and likewise to assent to or dissent from the said assignees carrying on the said bankrupt's trade on behalf of, and at the risk of, the estate, in all things, until the stock thereof shall be disposed of as aforesaid, and to their paying all necessary expences attendant thereon in the mean time; likewise to assent to or dissent from the said assignees commencing, prosecuting, and defending all such actions and suits at law or in equity, for the recovery, protection, preservation, or defence of the said bankrupt's estate as the said assignees shall deem necessary or expedient; and to their compunding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

First in Bankruptcy awarded and issued forth against Henry Alexander Douglas, of Winchester-House, Old Broadstreet, in the city of London (carrying on business with Samuel Anderson and John Anderson), Merchant, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Thursday the 26th day of January instant, at eleven in the forenoon, at the Court of Bankruptcy, in Basinghall street, in the city of London to assent to or dissent from the said assignees commencing or prosecuting any action or actions, suit or suits, at law or in equity, against certain person or persons, to be named to the creditors convened at the said meeting; and also to assent to or dissent from the said assignees continuing the prosecution of any action or actions, suit or suits, already commenced against certain person or persons, to be also named at such

meeting, and to defend any action or actions, suit or suits, finstituted and now proceeding against the said Henry Alexander Douglas, Samuel Anderson, and John Anderson, or any of them, by certain person or persons, to be also named at such meeting; and also to assent to or dissent from certain claims made by persons, to be named at the said meeting; and also to assent to or dissent from the said assignees opposing the same claims or submitting the same to arbitration, or otherwise; and also to assent to or dissent from the said assignees submitting to arbitration all and every or any other accounts, dealings, transactions, claims, demands, matters, and things now existing and depending between the same persons, or any of them, and the said Henry Alexander Douglas, Samuel Anderson, and John Anderson, or any of them; and also to assent to or dissent from the said assignees compounding or submitting to arbitration certain debts due to the said Henry Alexander Douglas, Samuel Anderson, and John Anderson, or any of them, from certain persons, to be also named at the said meeting, and to compound or submit to arbitratian any other debt or debts due to the said estate; and also to assent to or dissent from the said assignees continuing to employ the book-keeper and any other clerk to the said Henry Alexander Douglas, Samuel Anderson, and John Anderson, since the date of the said Fiat, for the purpose of winding up the accounts of the estate during such time, and on such terms as the said assignees shall in their discretion think fit; and on other special affairs.

MIE creditors who have proved their debts under a First in Bankruptcy awarded and issued forth against James Endersby Nicoll and John Warburton, of Liverpool, in the county of Lancaster, Tailors, Drapers, Dealers, Chapmen, and Copartners, are requested to meet the assignees of the estate and effects of the said bankrupts, on Wednesday the 25th day of January instant, at twelve o'clock at noon, at the Clarendon-Rooms, South John-street, in Liverpool, in the county of Lancaster, to assent to or dissent from the said assignees selling and disposing of all or any part of the stock in trade, goods, furniture, fixtures, book and other debts, and other property of the said bankrupts, either by public auction or private contract, or by valuation and approximent, and together or in separate lots, or otherwise as they may think proper, either to the said bankrupts, or to any other person or persons whomsoever who may be disposed to purchase the same, and to their giving such time for payment of all or any part of the purchase moneys thereof, and on such personal or other security for the payment of such moneys as the said assignees may deem expedient and right; and also to assent to or dissent from the said assignees employing an accountant, or such other person as they may think fit, to make up and balance the bank-rupt's books and accounts, and to collect and get in the several debts due to the said estate, and making such allowance for the same as the said assignees may think reasonable; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any action or actions, suit or suits at law or in equity, for the recovery or defence of any part of the estate and effects of the said bankrupts, or in anywise relating or incident thereto; and to the said assignees compounding, submitting to arbitration, or otherwise agreeing or settling any accounts, or any other matters or things whatsoever due, or in anywise relating, to the estate and effects of the said bankrupts; and on other special affairs.

Fiat in Bankruptcy awarded and issued forth against John Miller, of the Nursery Gardens, near Durdham Down, within the borough of the city of Bristol, Nurseryman and Seedsman, Florist, Dealer and Chapman, are requested to meet on the 25th day of January instant, at one of the clock in the afternoon precisely, at the office of John Kerle Habersheld, Solicitor, Nicholas-street, in the borough of the city of Bristol, to assent to or dissent from the assignee of the estate-and effects of the said bankrupt selling and disposing of thereal (if any) and personal estate, property, and effects of the said bankrupt, either by public auction or private contract, or parily in each mode, for such prices, either for ready money or on credit, with or without security, upon such terms and conditions, and with liberty to postpone such sale and disposition, either wholly or in part, to such time or times, as to the said assignce shall seem advisable; and to the said assignee disposing thereof to the said bankrupt, on approved security, at a valuation, all or any part of his household goods; furniture and effects; and also to assent to or dissent from the said assignee, at the risk and expense of the estate of

the said bankrupt, carrying on, working, and continuing, for the benefit of the creditors of the said bankrupt, the trade or business of the said bankrupt as a Nurseyman, Seedsman, and Florist, in the grounds and premises occuped by him, or any of them, or elsewhere, for such period as the said as-signee shall think proper, or shall be then fixed upon by the said creditors, and, if the said trade or business shall be carried on, then to empower the said assignee to make such arrangement, if any, as he shall think proper with the said bankrupt for obtaining his services in carrying on the same, and to purchase goods and materials, engage and hire workpeople, servants, clerks, travellers, and any other person or persons, at such wages or salaries as the said assignee shall think fit, and to lay out any sum or sums of money upon the nursery grounds, gardens, and premises of the said bank-rupt, and generally to enter into such arrangements, and to make, do, and transact all and every such payments, acts, deeds, purchases, sales, matters and proceedings as shall be requisite and proper, or as the said assignee shall deem expedient, for all or any of the purposes aforesaid, at the risk and for the benefit of the creditors seeking relief under the said flat, without the said assignee being personally liable to any expence or loss which shall be incurred or happen by reason or on account thereof, or otherwise, at the like risk and expence, to wind up the estate of the said bankrupt in such manner as the said assignee may think most advantageous for the creditors; and also to sanction or dissent from the said assignee having employed, and his continuing to employ, proper persons to collect, keep possession, and make sales of all or any part of the said bankrupt's estate and effects, and an accountant or accountants for the purpose of examining and scrutinizing the said books and accounts, and for making up the said books and accounts, and a balance sheet thereof, for the better satisfaction of the said assignee, and otherwise to act better satisfaction of the said assignee, and otherwise to act and assist in the investigating, carrying on, and winding up the said bankrupt's estate, or for any of the said purposes; and to assent to or dissent from the said assignee paying or allowing to such persons and accountant or accountants, such remuneration for their services as he may think proper, out of the said bankrupt's estate and effects; and to the said assignee employing the said bankrupt in and about his affairs, and the conduct and management of his trade, and paying such bankrupt such compensation for his time and trouble as may be agreed on and deemed tair and equivalent for such services; and also to assent to or dissent from the said assignee paying, discharging, or allowing all or any such sums and expences, for wages and salaries, as shall have been paid or incurred in carrying on and taking care of the said bankrupt's trade, estate, and effects since the date of the said fiat, as well prior or subsequent to the choice of the said assignee, up to the time of such meeting; and also to assent to or dissent from the said assignee retaining, relinquishing, or giving up any leasehold property or any interest which the said bankrupt was possessed of or entitled to, at the time of his bankrnptcy, in any hereditaments or premises used by him for the purposes of his late trade; and also to assent to or dissent from the said assignee paying and discharging, out of the first moneys coming to his possession, all rent, or arrears of rent, and taxes payable in respect of the nursery gardens and premies late of, and held and occupied by, the said bankrupt for nnies late of, and held and occupied by, the said bankrupt for the purposes of his trades or business, and to make such arrangements therein as the said assignee shall see fit and consider advisable; also to the said assignee commencing, prosecuting, and defending any actions, suits, or other proceedings, either at law or in equity, or bankruptcy, for the recovery, protection, or defence of the said bankrupt's estate and offers or any units or each thereof or in any units or each thereof or in any units or each thereof or in any units or each thereof. and effects, or any part or parts thereof, or in anywise relating thereto, and especially to adopt and take such legal pro-ceedings as may be considered necessary and advisable against a certain person, to be named at the meeting, for recovery of certain moneys in his possession belonging to the said bankrupt's estate, and to act therein as the said assignee shall be advised; or to or for the said assignee compounding, submitting to arbitration, or otherwise agreeing all or any of such actions, suits, or proceedings, or any matter or thing relating thereto; and especially to the said assignee defending any petition or proceedings in His Majesty's Court of Review, or in any other court of law or equity, which may be brought or instituted by any person or persons whomsoever claiming, or a leging to claim, as joint creditors under an alleged co-partnership between the said bankrupt and one William Chub, and to act in any such suit, petition, or other proceedings as the said assignee may be advised by counsel, or otherwise, so as to protect the interests of the creditors of the | a bankrupt is hereby required to surrender himself to Robert

said bankrupt from such alleged claim for distributions of the said bankrupt's property as joint partnership property, and toresist such claim by every possible legal ways or means for the benefit of the creditors of the said John Miller; and generally to ratify and confirm what has been already done to protect the said bankrupt's estate; and to the said assignee such measures in the management and disposal of the said bankrupt's estate and effects as the said assignee may deem: expedient or be advised; and on other special affairs.

MIE creditors who have proved their debts under as Thomas Evans, of Bridgend, in the county of Glamorgan, Draper, Dealer and Chapman, are requested to meet the assignee of the said bankrupt's estate and effects, on Wednesday the 25th day of January instant, at eleven of the clock in the forenoon, at the offices of Mr. Neast Grevile Pri-deaux, in the Albion-Chambers, Bristol, for the purpose of assenting to or dissenting from the said assignee selling or disposing of the stock in trade, household furniture, goods, debts, and all other the estate and effects of the said bankrupt, or any part or parts thereof, either by public auction or by private contract, or partly in the one mode and partly in the other, and either in one lot or in several lots, to such person or persons, either for ready mondy or on credit, and with or without security, or otherwise, as to the said assignee may seem expedient; and also of assenting to and confirming or distenting from any sale, or sales already made, the par-ticulars whereof shall be produced at the said meeting; and also of assenting to or dissenting from the said assignee retaining or employing any agent or accountant, or other fit person or persons to investigate, arrange, and manage the books and accounts of the said Bankrupt, and for the purpose of receiving, collecting in, and giving discharges and receipts for the outstanding debts due to the said bankrupt's estate, and making such agent, accountant, or accountants, or other person or persons, such compensation for his or their serviceas to the said assignee shall seem fit and proper; and also for the purpose of assenting to or dissenting from the said assignee commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovering, getting in, defending, or protecting any part of the said bankrupt's estate and effects; or to the compounding or compromising, submitting to arbitration, or otherwise agreeing any bad or doubtor any matter or thing relating thereto; and also for the purpose of assenting to or dissenting from the said assignee paying all or any part of certain bills of charges to be then and there produced, relative to the investigation of the said Thomas Evans's affairs, and to the assignment made by the said Thomas Evans for the benefit of his creditors previous to the issuing of the said fiat against him; and also for certain. costs incurred relative to the insolvency of the said Thomas Evans, or in taking an account of his stock in trade, or otherwise, for the benefit of or in relation to his estate; and one other special affairs.

'HE creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against John Stein, Thomas Smith, Robert Stein, James Stein, and Robert Smith, of Fenchurch-street, in the city of London, Merchants and Copartners, trading under the firm of Stein, Smith and Co. are requested to meet the assignees of the estate and effects of the said bankrupts, on Thursday the 26th of January.instant, at half-past two precisely, at the Court of Bankruptcy, in Basinghall-etreet, in the city of London to consider the reward to be paid for the discovery of a sum of money belonging to the bankrupts' estate and since received from the Commissoners of Danish Claims, and also the salary and continuance of a person in the employ of the assignees in the allairs in Scotland.

HEREAS a Fiat in Bankruptcy, hearing date on or about the 14th day of November 1836, was awarded and issued forth against Thomas Nichols, of Dowgate-hill, in the city of London, Carman, Cowkeeper, Dealer and Chapman, this is to give notice, that the said Fiat is, by order of the Court of Review in Bankruptcy, hearing date the 2d day off January 1837, rescinded and annulled.

HEREAS a Fiat in Bankruptcy is awarded and issued VV forth against James Bragg, of Sharp's-Wharf, High-street, Wapping, Builder and Wharfinger, and he being declared

George Cccil Fanc, Esq a Commissioner of His Majesty's Court George Cecil Fanc, Esq a Commissioner of His majesty's Court of Bankruptcy, on the 12th day of January instant, at welve of the clock at noon precisely, and on the 14th day of February next, at elven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basnghall-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. William Turquand, Copthall-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Stevens, Wilkinson, and Satchell, Solicitors, 6, Queen-street, Cheapside.

THEREAS a Fiat in Bankruptcy is awarded and issued forth against Charles Coles the elder and Charles Coles the younger, of Great Tower-street, in the city of London, West India Brokers, Dealers and Chapmen (lately trading in opartnership in Great Tower-street aforesaid, under the firm of Charles Cole and Son), 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 12th of January instant, at eleven of the clock in the forenoon precisely, and on the 12th day of February next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, of 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 present the present the first efficient of these pared to prove their debts, and at the first sitting to choose assignces, 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 Mr. G. Green, 18, Aldermanbury, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Peile, Solicitor, No. 34, Old Broad-street.

HEREAS a Fiat in Bankruptcy is awarded and issued against Edward Devlin and James Peoples, of Liverpool, in the county of Lancaster, Woollen-Drapers and Tailors, Copartners, Dealers and Chapmen, 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 16th day of January instant, and on the 14th day of February next, at one in the afternoon on each day, at the Clarendon Rooms, in Liverpool aforoesaid, 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. Francis and Dodge, Solicitors, No. 31, Church-street, Liverpool aforesaid, or to Mr. Edward Bridger, Solicitor, Finsbury-

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Benjamin Brown, of Staverton, in the parish of Trowbridge, in the county of Wilts, Linen-Draper, parish of Trowbridge, in the county of Wilts, Linen-Draper, Grocer, Shopkeeper, and Licenced Retailer of Beer, Dealer and Chapman, and he being declared a bankrupt is hereby reof January instant, and on the 14th day of February pext, at one o'clock in the afternoon on each day, at the Commercial-Rooms, Corn-street, in the city of Bristol, 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 in-debted to the said bankrupt, or that have any of his effects, are

shall appoint, but give notice to Messrs. Jenkins Abbott, 8, New-inn, London, or to Messrs. Clarke and Sons, Solicitors, Bristol, or Mr. Bush, Solicitor, Trowbridge,

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Rees Jones, late of Pontvane, in the parish of Llanshangel Yeroth, otherwise Llanshangel Ararth, in the county of Carmarthen, Farmer, Drover, and Cattle-Dealer, (and of the firm of David Jones, Thomas, Thomas, and Recs Jones, of the county of the borough of Carmarthen, Timber-Merchants, and now confined for debt in the Gaol of the county of the borough of Carmarthen), 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 13th day of January instant, and on the 14th day of February next, at ten of the clock in the forenoon on each of the said days, at the White Lion Royal Hotel, in Queen-street, in the county of the borough of Carmarthen, 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 hnish 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. Henry Charles Chilton, Solicitor, No. 7, Chancery-lane, London, or to Mr. William Rogers, Solicitor, Carmarthen.

MIEREAS a Fiat in Bankruptcy is awarded and issued forth against Henry John West, of the City of Bath, Music-Seller, 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 17th day of January instant, and on the 14th day of February next, at eleven in the forenoon on each day, at the Christopher Inn, in the city of Bath, and make a full discovery and disclosure of his estate and effects; when and 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. Fisher, Solicitor, 3, Guildfordstreet, London.

THEREAS a Fiat in Bankruptoy is awarded and issued forth against Elizabeth Hill, of Burslem, in the county of Stafford, Mercer and Draper, Pawnbroker, Dealer and Chapwoman, and she being declared a bankrupt is hereby re-quired to surrender herself to the Commissioners in the said Fiat named, or the major part of them, on the 24th of January instant, and on the 14th day of February next, at twelve at moon on each day, at the Crown Inn, in Stone, in the county of Stafford, 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. Thomas Jones, Solicitor, Hanley, Staffordshire Potteries, or to Messrs. Dax and Bicknell, Solicitors, 51, Liucoln's-innfields, London,

THEREAS a Fiat in Bankruntey is awarded and issued forth against Samuel Hiley, of Liverpool, in the county of Lancaster, Soap-Manufacturer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiatnamed, or the major part of them, on the 16th day of January instant, and on the 14th day of February next, at one o'clock in the afternoon on .each day, at the Clarendon-Rooms, in Liverpool, in the said county, and make a full discovery and disclosure of his estate and effects; when and wherethe creditors are to come prepared to prove their debts, debted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners. last sitting the said bankrupt is required to finish his examination, and the creditors are to assent toor dissent from the allowance of his ortificate. 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. Thomas Rogerson, Solicitor, Doran's-lane, in Liverpool.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Robert Rose, of Devizes, in the county of Wilts, Cheese-Factor, and he being orchared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat maned, or the major part of them, on the 10th day of January instant, and on the 14th day of February next, at twelve o'clock at noon on each day, at the Black Bear Inn, in Devizes atoresaid, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to provetheir debts, and atthe 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 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. Nethersole and Barron, Solicitors, 15, Essex-street, Strand, London, or to Mr. William Tanner, Solicitor, Devizes.

THE Commissioners in a Fiat in Bankruptcy awarded A and issued against William Rowe, of Truro, in the county of Cornwall, Grocer, intend to meet on the 18th day of January instant, at eleven o'clock in the forenoon, at Pearce's Hotel, in Truro atoresaid, when and where the creditors, who have not already proved their debts, are to come prepared to prove the same.

date the 8th day of September 1836, awarded and issued forth against Robert Meaden, of Manchester, in the county of Lancaster, Innkeeper, Victualler, Dealer and Chapman, intend to meet on the 31st day of January instant, at eleven o'clock in the forenoon, at the Commissioners'-Rooms, in Saint James's-square, in Manchester aforesaid, in order to receive Proof of Debts (preparatory to a Dividend being declared); 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 henefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Philip Gans, of Manchester, in the county of Lancaster, Cotton-Spinner, Dealer and Chapman, intend to meet on the 14th of January instant, at three in the afternoon, at the Commissioners'-Rooms, in Manchester aforesaid, in order to receive Proofs of Debts under the said Fiat; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against William Neilson, of Liverpool, in the county palatine of Lancaster, Merchant (who was the surviving partner of William Heathcote, late of the colony of Demerara, Merchant, deceased), intend to meet on the 17th day of January instant, at twelve o'clock at noon, at the Clarendon-Rooms, in Liverpool; when and where the creditors of the said bankrupt, who have already proved their debts under the said Fiat, are to attend, in order to choose one or more Assignee or Assignees of the said bankrupt's estate and effects, in the room and stead of John Ashton Case, deceased, one of the assignees originally chosen under a former Commission now renewed by the said Fiat.

The Commissioners in a renewed Commission of Bankrupt, bearing date the 13th day of December 1836, awarded and issued forth against William Corlass, of Reediford Mill, and Samuel Bolton, of Emmett Hall, both in the chapelry of Colne, in the county of Lancaster, Cotton-Spinners, Calico-Manufacturers, Dealers, Chapmen, and Copartners, intend to meet on the 18th day of January instant, at eleven in the forenoon, at the Commissioners'-Rooms, in Saint Janues's square, in Manchester, in the said county of Lancaster; when and where the creditors, who have already proved their debts under the said Commission, are to attend in order to choose one or more Assignee or Assignees of the said bankrupt's estate and effects, in the room of the three assignees appointed under the said Commission, who are now all deceased, 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."

OHN SAMUEL MARTIN FONBLANQUE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruotey awarded and issued forth against Richard Webster, or No. 43. Cornoill, in the city of London, Watch and Clock-Maker, Dealer and Chajman, will sit on the 12th of January instant, at two in the afternoon precisely, at the Court of Bankruptey, in Basinghall-street, in the city of London (by adjournment from the 27th of December last), in order 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 proved their debts, are to assent to or dissent from the allowance of his certificate.

OHN SAMUEL MARTIN FONBLANQUE, Esq. one of His Majesty's Commissioners authorised to act under a Fint in Bankruptcy awarded and issued forth against Michael Samuel Schlesinger, late of No. 268, Strand, in the county of Middlesex, and of Friday street, in the city of London, Merchant, will sit on the 26th of January instant, at three in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 22d day of December last), in order 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 debts, are to assent from the allowance of his certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Benjamin Homan, of Saint Leonards, near Hastings, in the county of Sussex, Builder, intend to meet on the 12th day of January instant, at ten in the forenoon, at the George Inn, in Battle (by adjournment from the 27th day of December last), 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 proved their debts, are to assent to or dissent from the allowance of his certibeate.

HARLES FREDERICK WILLIAMS, Esq. one of His-Majesty's Commissioners authorised to act under a Commission of Bankrupt, hearing datethe 12th of November 1814, awarded and issued forth against Richard Blackwell and Samuel Needham, late of the Crescent, Minories, in the city of London, Merchauts, Dealers and Chapmen, will sit on the 30th day of January instant, 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 separate estate and effects of Samuel Needham, one of the said bankrupts, under the said Commission, pursuant to an Act of Parliament, mule 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."

N.B.—The meeting advertised under the Commission, dated the 25th July 1814, will not take place, it having been advertised by mistake.

OHN SAMUEL MARTIN FONBLANQUE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 5th day of March 1835, awarded and issued forth against John Phillimore Hicks and Charles Edward Hicks, of Eastington, in the county of Gloucester, Copartners, Clothiers, Dealers and Chapmen (trading under the firm of Hicks, Brothers), will sit on the 26th of January instant at twelve o'clock at nown precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignee of the estate and effects of the said bankrupts 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."

OHN SAMUEL MARTIN FONBLANQUE, Esq. one of Mis Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 22d day of July 1815, awarded and issued against Arthur Mowbray, George Lewis Hollingsworth, John Wetherell, William Shields, William Bolton, and Richard Stoies, of the city of Durham, and of Darlington, in the county of Durham, and of Thirsk, in the county of York, and of Lothbury, in the city of London, Bankers and Partners, Dealers and Chapmen, will sit on the 26th day of January instant, at one o'clock in the afterntoon precisely, at the Court of Bankruptey, in Basinghall-street, in the city of London, to Audit the Accounts of the Assignces of the estate and effects of the said bankrupts under the said Commission, 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."

Commission of Bankrupt, bearing date the 19th of April 1831, awarded and issued forth against Frederick Charles Burton, of High Holborn, in the county of Middlesex, Glass-Cutter, Lead Merchant, Oil and Colourman, Dealer and Chapman, will sit on the 26th of January instant, 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 Commission, 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 mend the law's relating to bankrupts."

THE Commissioners in a Commission of Bankrupt, bearing date the 12th day of March 1830, awarded and issued forth against Daniel Lloyd, of the town and county of Brecon, Tanner, Dealer and Chapman, intend to meet on the 3d day of February next, at two of the clock in the afternoon, at the Commercial-Rooms, Corn-street, in the city of Bristol, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Commission, 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 lst day of September 1836, awarded and issued forth against John Cunnington, of the town of Newport, in the county of Monmouth, Builder, Dealer and Chapman, intend to meet on the 24th day of January instant, at one o'clock in the afternoon, at the King's Head Inn, in Newport, in the county of Monmouth, 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."

date the 1st day of September 1836, awarded and issued forth against George Stevenson, of the town of Newport, in the county of Monmouth, Builder, Dealer and Chapman, intend to meet on the 24th day of January instant, at eleven in the forenoon, at the King's Head Inn, in the town of Newport, in the county of Monmouth, 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, initialed "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Commission of Bankrupt, hearing date the 14th day of March 1826, awarded and issued forth against James Gleadhill, of Oldham, in the county of Lancaster, Cotton-Spinner, Dealer and Chapman, since deceased, intend to meet on the 20th of January instant, at eleven o'clock in the forenoon precisely, at the Commissioners'-Rooms, in Saint James's square, in Manchester, in the said county of Laucaster (by adjournment the said Divid be disallowed.

the Accounts of the Assignces of the estate an effects of the said bankrupt under the said Commission, 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 Commission of Bankrupt, bearing date the 16th day of February 1827, awarded and issued forth against Margaret Brieriey and Peter Arrivé, of Mauchester, in the county of Lancaster, Machine Makers, Millwrights, Coppersmiths, and Copartners. Dealers and Chapmen (carrying on business at Manchester aforesaid, under the firm of Parkinson, Arrivé, and Company), intend to meet on the 1st day of February next, at ten o'clock in the forenoon precisely, at the Commissioners'-Rooms, in Saint James's-square, in Manchester, in the said county of Lancaster, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, instituded "An Act to amend the laws relating to bankrupts."

MIE Commissioners in a Fiat in Bankruptcy, bearing date the 13th day of July 1836, awarded and issued forth against John Duckworth, of Broughton, near Manchester, in the county of Lancaster, Calico Printer, Dealer and Chapman, intend to meet on the 30th day of January instant, at eleven of the clock in the forenoon precisely, at the Commissioners'-Rooms, Saint James's-square. in Manchester, in the county of Lancaster, 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."

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 12th of November 1814, awarded and issued against Richard Blackwell and Samuel Needham, of the Crescent, Minories, in the city of London, Merchants, Dealers and Chapmen, will sit on the 30th day of January instant, at two o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinguall-Street, in the city of London in order to make a Final Dividend of the separate estate and effects of Samuel Needham, one of the said bankrupts; when and where the separate 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.

N.B.—The meeting advertised under the Commission, dated the 25th July 1814, will not take place, it having been advertised by mistake.

His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, hearing date the 5th day of March 1835, awarded and issued against John Phillimore Hicks and Charles Edward Hicks, of Eastington, in the County of Gloucester, Copartners, Clothiers, Dealers and Chapmen (trading under the firm of Micks, Brothers), will sit on the 26th of January instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-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 be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 1st of June 1836, awarded and issued forth against Josiah Taylor, of Pall-Mall, in the country of Middlesex, Dealer in Pictures, Dealer and Chapman, will sit on the 26th day of January instant, it eleven o'clock in the forenoon precisely, at the Count 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.

TOHN SAMUEL MARTIN FONBLANQUE, Esq. one of already proved their debts, are to come prepared to prove His Majesty's Commissioners authorised to act under a the same, or they will be excluded the hencit of the said Fiat in Bankropicy, hearing date the 12th day of August 1836, awarded and issued forth against John Wright, jun and George Lockwood, both of No. 5, Trinity-square, in the city of London, Coal-Factors, Dealers and Chapmen, and Copartners, dealers are considered to act under a line of the said provided the benefit of the said provided to act under a line of th will sit on the 20th day of January 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 make a Dividend of the 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 be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 19th day of April 1831, awarded and issued forth against Frederick Charles Burton, of High Holborn, in the county of Middlesex, Glass-Gutter, Lead-Merchant, Oil and Colourman, Dealer and Chap-man, will sit on the 26th of January instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Bas-inghall-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 ame, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, hearing date the 20th of October 1835, awarded and issued forth against Robert Pease, of Leeds, in the county of York, Mahogany and Timber Merchant, will sit on the 26th of January instant, at half past twelve in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order 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.

DWARD HOLROYD, Esq. one of His Majesty's Com-missioners authorised to act under a Fiat in Bauk-ruptey, bearing date the 18th day of November 1832, awarded and issued forth against John Oliver Kettle, late of No. 36, Southampton-street, Strand, in the county of Middlesex, Tailor, Dealer and Chapman, will sit on the 26th day of January instant, at half past one o'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.

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 10th of December 1835, awarded and issued forth against David Clark, formerly of Calcutta, in the East Indies, and late of Broad-street-buildings, in the cityof London, but now of New Broad-street, in the said city, Merchant, will sit on the 26th day of January instant, at half past eleren 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.

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 29th of November 1834, awarded and issued forth against Nathaniel Taynton, of Lincoln's-inn, in the county of Middlesex, Law Stationer, Dealer and Chapman, will sit on the 26th of January instant, at two in the afternoon precisely, at the Court of Bankruptcy, in Basing-Dividend of the estate and effects of the said bank-zunt; when and where the creditors, who have not-

JOHN HERMAN MERIVALE, Esq. one of His Ma-jesty's Commissioners anthorised to act under a Fiat in Bankruptcy, bearing date the 26th day of October 1835, awarded and issued forth against Bernard Angle, of the Castle Tavern, Moorfields, in the city of London, Licenced Victualler, will sit on the 26th day of January instant, at twelve Victualler, will sit on the 26th day of January instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basing-hall-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.

JOHN HERMAN MERIVALE, Esq. one of His Ma-jesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 25th day of March 1829, awarded and issued against Thomas Eeles, of Hounds-ditch, in the city of London, Woollen-Draper, Slopseller, ditch, in the city of London, Woollen-Draper, Slopseller, Dealer and Chapman, will sit on the 26th day of January instant, at half past eleven of the clock in the forenoon 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.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 20th day of June 1836, awarded and issued forth against Henry Lemon Taylor, of Highworth, in the county of Wilts, Saddler and Harness-Maker, Dealer and Chapman, intend to meet on the 17th day of February next, at one o'clock in the afternoon precisely, at the Bell Inn, in Swindon, in the county of Wilts, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under 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 two of the clock in the afternoon, and at the same place, in order to make a Final Dividend of the estate and effects of the said to make a Final Dividend of the state and enects of the same 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 Di-vidend. And all claims not then proved will be dis-

THE Commissioners in a Fiat in Bankruptcy, bearing date the 8th day of September 1835, awarded and issued forth against George Nicholson, of Rotherham, in the county of York, Grocer, Dealer and Chapman, intend to meet on the 26th day of January instant, at eleven o'clock in the fore-noon, at the Town-Hall, in Shelfield, in the said county of York, in order to Audit the Accounts of the As-signees of the estate and effects of the said bankrupt under signees 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, initialed "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at one in the afternoon, and at the same place, 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. will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, ing date the 6th day of July 1836, awarded and issued forth against Martin Charles Grafton, of Alcester, in the county of Warwick, Tanner, Dealer and Chapman, intend to meet on the 26th day of January instant, at one of the clock in the afternoon, at the Red Horse Inn, in Stratford-upon-Avon, to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the said Frat; 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 two in the afternoon, 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.

bearing date the 13th day of December 1836, awarded and issued forth against John William Deacon, of Barnock, in the county of Northampton, Maltster, Farmer and Grazier, Dealer and Chapman, intend to meet on the 26th day of January instant, at eleven in the forenoon, at the office of Messrs. Hopkinson and French, in Stamford, in the county of Lincoln, 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 twelve at noon, and 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.

date the 8th of September 1836, awarded and issued forth against Robeart Meaden, of Manchester, in the county of Lancaster, Innkeeper, Victualler, Dealer and Chapman, intend to meet on the 1st day of February next, at eleven o'clock in the foremon, at the Commissioners'-Rooms, in Saint James's-Square; in Manchester aforesaid, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fish, 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 the same hour, 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 disabloved.

the 13th day of August 1836, awarded and issued forth against William Toplis and Thomas Toplis, of the town and county of the town of Nottingham, Drapers, Dealers, Chapmen, and Copartners, intend to meet on the 24th day of January instant, at eleven of the clock in the foremon, at the Poultry Hotel, in the town of Nottingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts 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 twelve at noon, and at the same place, in order to make a Dividend of the 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 be excluded the benefit of the said Dividend. And ail claims not then proved will be disallowed.

date the 13th day of August 1836, awarded and issued forth against William Toplis and Thomas Toplis, of the town and county of the town of Nottingham, Drapers, Dealers, Chapmen; and Copartners, intend to meet on the 24th day of January instant, at one of the clock in the afternoon, at the Poultry Hotel, in the town of Nottingham, to Audit the Accounts of the Assignees of the separate estate and effects of William Toplis, one of the said bankrupts, under the said Fiat, pursuant to an Act of Rarliament, 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 two of the clock in the afternoon and at the same place, in order to make a Dividend of the separate estate and effects of the said William Toplis; 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.

date the 13th day of August 1836, awarded and issued forth against William Toplis and Thomas Toplis, of the town and county of the town of Nottingham, Drapers, Dealers, Chapmen, and Copartners, intend to meet on the 24th day of January instant, at one of the clock in the afternoon, at the Poultry Hotel, in the town of Nottingham, in order to Audit the Accounts of the Assignees of the separate estate and effects of Thomas Toplis, one of the said bankrupts, 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 two in the afternoon, and at the same place, to make a Dividend of the separate estate and effects of the said Thomas Toplis; 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.

date the 7th day of April 1836, awarded and issued forth against John Carter, of Newark-upon-Trent, in the county of Nottingham, Hosier, Dealer in Lace, Dealer and Chapman, intend to meet on the 23d day of January instant, at eleven of the clock in the forenoon, at Wilstrap's Hotel, in Newark-upon-Trent aforesaid, in order to Audit the Accounts of the Assignees of the and 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 bankrupt;" and the said Commissioners also intend to meet on the same day, at twelve of the Clock at noon, 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.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 22d day of September 1836, awarded and issued forth against John Whiting, of Birmingham, in the county of Warwick, Stationer and Bookseller, intend to meet on the 24th day of January instant, at two in the afternoon, at Radenhurst's New Royal Hotel, in New-street, Birmingham, in the county of Warwick, in order to Audit the Accounts of the Assignee 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 three in the afternoon, 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.

the 2d day of November 1836, awarded and issued forth against William Maiben, of No. 12, Princes-street, Brighton, in the county of Sussex, Coachmaker, Dealer and Chapman, intend to meet on the 11th day of March next, at two in the afternoon, at the Town-hall, in Brighton, 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 the same hour, and at the same place, in order to make a Dividend of the the estate and effects of the said bankrupt; when and where 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 Commission of Bankrupt, bearing date the 12th day of March 1830, awarded and issued forth against Daniel Lloyd, of the town and county of Brecon, Tanner, Dealer and Chapman, intend to meet on the 4th day of February next, at two o'clock in the afternoon, at the Commercial-Rooms, in Corn-street, in the city of Bristol, in order 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 prefared 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 Commission of Bankrupt, bearing date the 16th day of February 1827, awarded and issued forth against Margaret Brierley and Peter Arrivé, of Manchester, in the county of Lancaster, Machine-Makers, Millwrights, Coppersmiths, and Copartners, Dealers and Chapmen (carrying on business at Manchester aforesaid, under the firm of Parkinson, Arrivé, and Company), intend to meet on the 31st of January instant, at ten in the forenoon precisely, at the Commissioners'-Rooms, in Saint James's square, in Manchester, in the said county of Lancaster, in order to make a Further and Final 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 be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

date the 14th day of March 1826, awarded and issued forth against James Gleadhill, of Oldham, in the county of Lancaster, Cotton-Spinner, Dealer and Chapman, since deceased, intend to meet on the 20th day of January instant, at eleven of the clock in the forenoon precisely, at the Commissioners'-Rooms, in Saint James's-square, in Manchester, in the said county of Lancaster (by adjournment from the 17th day of December last), in order to make a Further 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 disablewed.

of a Fiat in Bankruptcy awarded and issued forth against William Murray Clapp, of the city of Exeter, Iron-nonger, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Murray Clapp 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 William Murray Clapp 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 24th day of January 1837.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Joseph Appleton, of Three Crown-square, Southwark, in the county of Surrey, Hop-Merchant, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Joseph Appleton 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 Mnjesty 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 Bankruptey," the Certificate of the said Joseph Appleton 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 24th day of January 1837.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued against Richard Owen, of Carnarvon, in the county of Carnarvon, in the principality of Wales, Draper, 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 Richard Owen 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 Richard Owen 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 24th day of January 1837.

Notice to the creditors of Alexander Coghill, Merchant, Pulteny-Town, Wick.

Wick, December 30, 1836.

ONALD STEWART, Writer, in Wick, trustee on the sequestrated estate of the said Alexander Coghill, hereby intimates, that in terms of directions given at a meeting of the creditors of the bankrupt, held at Wick, on the 22d instant, a special meeting of the creditors on the said sequestrated estate will be held on Friday the 20th day of January 1837, within the Court-House at Wick, at twelve o'clock at moon, for the purpose of finally deciding upon an offer of a composition made by the bankrupt upon the debts due by him prior to the sequestration.—Of which notice is hereby given to all concerned.

Notice to the creditors of James Murison, Merchant and Bone-Dust-Manufacturer, at Newtyle, in the county of Forfar.

Edinburgh, December 26, 1836.

THE Lord Ordinary officiating on the Bills of this date sequestrated the whole estate and effects of the said James Murison, and appointed his creditors to meet in the Royal Hotel, at Dundee, on Wednesday the 11th day of January next, at twelve o'clock at noon, to appoint an Interim Factor; and to meet again, same place and hour, on Thursday the 26th day of the said month of January, to elect a Trustee.

[The following Advertisements ought to have appeared in last Friday's Gazette, but they did not arrive till after Publication, in consequence of the delay of the Mail.]

Notice to the creditors or Wilson and Blair, Joiners, in Kilmarnock, and of James Wilson, Joiner and Cabinet-Maker, and Upholsterer, in Kilmarnock, as a partner of the said firm of Wilson and Blair, and as an individual.

Kilmarnock, December 24, 1836.

JOHN SMITH, Writer, in Irvine, trustee on the said sequestrated estates, hereby intimates, that at a general meeting of the creditors, held on the 24th day of December current, agreeable to former advertisements, an offer of composition was made on the said estates, with security, which was unanimously entertained, and the caution offered approved of; and that another general meeting of the creditors will be heid within the Black Bull Inn, Kilmarnock, upon Wednesday the 18th day of January 1837, at twelve o'clock at noon, to decide on the said offer, with or without amendment.—Of which notice is hereby given to all concerned, in terms of the Statute.

NOTICE.

Edinburgh, December 27, 1836. CEORGE SPENCE, formerly Manufacturer, in Dunferm-line, now residing in Manchester, sole surviving partner of the company of James and George Spence and Company, Manufacturers, in Dunfermline, has applied by petition to the Court of Session, with the requisite concurrence, to be dis-charged of all debts contracted by the said company, or hy him as an individual, previous to the 21st May 1829, being the date of the sequestration of the estates of the said company, and of him as an individual,—which application was, on the 24th December current, appointed by the Court to be intimated, and of which intimation to all concerned is accordingly hereby given, in terms of the Statute.

Notice to the creditors of William Orr, Grain and Cattle Dealer, in Towerlands, near Irvine.

Irvine, December 26, 1836.

VILLIAM GILLIES, Banker, in Irvine, has been chosen trustee on the sequestrated estate of the said William Orr, and the election has been confirmed by the Court of Session; the creditors will also observe that the Sheriff of the county has fixed Tuesday the 10th and Wednesday the 25th days of January next, at twelve o'clock at noon, within the Sheriff-Court-House of Ayr. for the public examination of the

The trustee has farther to request a meeting of the creditors, The trustee has fartner to request a meeting of the creditors, at the same place and hour, on Thursday the 26th day of January next; and another meeting of the creditors, within Mr. John Murray's Inn, Irvine, on Thursday the 9th day of February next, at one o'clock in the afternoon, that he may receive their instructions as to the management of the estate, and recovering and converting the same into money; and also

that they may choose commissioners.

That at the last mentioned meeting, or previous thereto, the creditors are required to lodge their claims, vouchers thereof, and oaths of verity thereon, with the trustee; and certifying those who do not make such production betwixt and the 11th day of September next, that they will be excluded from any share in the first distribution of the said estate.

NOTICE.

AMES KING, jun. Writer and Accountant, in Glasgow, hereby intimates, that his election on the contract of the Leith, December 27, 1836. hereby intimates, that his election as trustee on the sequestrated estates of James Bigbie, formerly Innkeeper, in Ayr, now Innkeeper and Horse-Dealer, in Gorbals, Glasgow, has been confirmed by the Court of Session; that the Sheriff-Substitute of Lanarkshire has fixed Tuesday the 10th and Tuesday the 24th days of January next, at twelve o'clock at noon each day, within the Sheriff-Clerk's Office, Glasgow, for the public examination of the bankrupt and others connected with his affairs, in terms of the Statute

And that two general meetings of his creditors will be held within the King's Arms Inn, Trongate, Glasgow, on Wednesday the 25th January, and on Wednesday the 8th February, both next, at twelve o'clock at noon each day, for the purpose of choosing commissioners and instructing the trustee.

The trustee farther requires the creditors to lodge with him their claims and vouchers or grounds of debt, with oaths on the verity thereof, at said meetings; certifying to those who fail so to do, betwixt and the 11th day of September 1837, they shall have no share in the first distribution of the bankrupt estates

Notice to the creditors and legatees of the late William Arthur, sometime residing in London, and afterwards in Glasgow, and latterly at Rothsay, son of Robert Arthur, of Barnard'sina, London.

GRANT of Mr. William Arthur's estate having been made by the Crown to Mr. Robert Black, Merchant, Glasgow, in trust, for the purpose of paying his debts, and also the legacies contained in a settlement and codells which he had executed, an action of multiplepoinding has been raised by Mr. Black before the Court of Session, in order to divide the estate amongst those entitled to it, and Lord Moncrieff, before whom the case depends, has directed intimation of the same to be made in several newspapers, that Mr. Arthur's creditors generally, and also certain legatees whose present residences are not known, may appear in the process, and receive payment of what may be due to them.

Intimation is accordingly now made to all Mr. Arthur's creditors that they may, previous to the 5th day, of January, next, or as soon thereafter as possible lodge with Mr. Adam Wilson, Rigister-Office, Edinburgh, the clerk to the process, a state of their claims; notifying to those creditors who fail to do so, that they will lose their claim against. Mr. Arthur's estate, and have hereafter no right to demand payment from

Intimation is further made to the following parties, or repre-

Intimation is further made to the following parties, or representatives of parties, named in Mr. Arthur's settlement and codicils, but whose residence is not known, that they also may come forward in like manner, and under the like penalty, viz.—

1. The representatives of Mrs. Elizabeth Purvies, described in the settlement as living with, or to be heard of from Mrs. Tucker, No. 7, Garden-row, London-road.

2. William Whyte Sargeant, described as of Dewe, Farmer and Sargeant, King-street, London, or his representatives.

3. Henry Tombs Dewe, described as of the same firm.

All necessary information will be procured on application to Messrs, Mitchell, Grahame, and Mitchell, Wrivers, Glasgoy, Messrs, Mtchell, Grahame, and Mitchell, Wrivers, Glasgoy, Messrs, Mtchell, Grahame, Rellis, W. S. Edinburgh; and Messra, Swain, Stevens, and Company, Frederick's-place, Old Jewry, London.

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 Tuesday the 24th day of January 1837, at Nine o'Clock in the Forenoon.

Henry Pollard, late of the Priory, and late of Castle-lane, in the Priory, both in Hastings, Sassex, General Shopkeeper, latey lresiding at No. 153, Tooley-street, Southwark, Surrey, Shopman to a Grocer and Cheesemonger.

Shopman to a Grocer and Greeseninger.

Igernon William Glelingham Greville (sued as Algernon William Greville), formerly of Dover, Kent, then of Corfu, Greece, then of Limmer's Hotel, Conduit-street, Middlesex, Lieutenant in His Majesty's Rifle Brigade, then a Captain in the Queen of Spain's Service, Spain, then of No. 18, don-street, Piccadilly, Middlesex, and late of No. 81, Regent-street, Middlesex, Gentleman, out of employment.

mes Thomas Walker (committed as John Thomas Walker, sued as James Thomas Walker), formerly of the Fleet Prison, in the city of London, afterwards residing at the Green Dragon Inn, Beverley, and at Bridlington, both in Yorkshire, then of No. 24. Gresse-street, Rashbone-place, Middlesex, then at Mr. Harrington's, Norwood, Surrey, and lastly residing at the house of Mr. Dimsdale, called or known by the name or sign of the York Minster, situate in Dean street,

the name or sign of the fork minster, smare in Dean street, Sono, Middlesex, a Watch Maker, Jeweller, and Commission Agent, out of business, occasionally doing a little business. John Richards, formerly of No. 1, Little Exmouth-street, Hampstead-road, their of Nelson's-place, Stingo-lane, Paddington, and late of No. 7, North Wharf-road, carrying on business at No. 8 Wharf, Paddington, all in Middlesex, Cond. Smith

Evan Davies (sued as Evan Davis), formerly of Milk-street, Cheapside, London, Assistant to Daniel Davies, of the same place, Warehouseman,, but which business was carried on in the name of him the said Evans Davies only, afterwards of Amsterdam, in Holland, Assistant to a Warehouseman of that place, and late of Water-lane, Fleet-street, London, Cowkeeper and Dairyman.

William Philip Risdon, formerly of No. 28, Goswell-road, Middlesex, and of No. 2, Angel-court, Friday street, London, Clerk to a Silk Warehouseman, then of Sidneystreet, Goswell road aforesaid, out of employment, then of No. 22, Rosomon-street, Clerkenwell, Middlesex, part of the time out of employment, and part of the time Commercial Traveller, then of Skinner-street, Rosomon-street aforesaid out of employment, and late of the Painted Red Lion, Is-

George Leslie, formerly of No. 28, Dorset-street, Portmanaquare, and late of No. 78, Charlotte street, Portland-place, both in Middlesex, Carpenter and Undertaker.

Henry Wilton (known also as Henry Williams, Wilton, and as Henry Pleydell Wilton), formerly of the King's Bench Prison, Surrey, then of Blackheath, Kent, at same time having offices, first at Pinners' Hall, Broad-street, then at having offices, first at Pinners' Hall, Broad-street, then at Winchester-street, Broad-street, both in London, then of Pratt's House, Little, Waltham, Essex, then of No. 54, Euston-square, Middlesex, then of Gravesend, then of Silchester Lodge, near Beckenham, then of Chaylton, then of Samuel-street, and late of Wood-street, Woolwich, all in Kent, till the year 1831 practicing as an Attorney at Law, and since that period out-of practice, Gentleman. William Pain, first of No. 21, Richmond-street, Walnut-treewalk, Lambeth, then of Pope's-buildings, Webber-row, Saint George's, Southwark, afterwards of No. 1, Prince's-place, Westminster-road, and late of No. 82, Union-street, Lambeth-walk, Lambeth, all in Surrey. Journeyman Artist in Fireworks, wife carrying on the business of a Drawn Bonnet-Maker.

John Dyke, late of No. 41, John-Street, Edgeware-Road, Middlesex, Tailor.

On Thursday the 26th day of January 1837, at the same Hour and Place.

John Crampton, formerly of Knottingley, near Pontefract, Vorkshire, Bookseller, Stationer, and Licenced Desier in Tea. Coffee, Tobacco, and to Vend Patent Medicines, then of Milns-bridge, near Huddersfield, Yorkshire, Bookseller, Grocer, and General Shopkeeper, and late lodging at the Falcon Public-house, Falcon-square, London, following no trade or business.

William Cresswell, formerly of Upper Mary-le-Bone-street, Mary le-Bone, then of No. 13, Fitzroy-place, New-road, Saint Pancras, Chair and Sofa Manufacturer, afterwards carrying on business in partnership with William Chapman, as Chair and Sofa Manufacturers, and late of No. 13, Fizzoy-place aforesaid, carrying on business on his own account, as Chair and Sofa Manufacturer, part of the time having a workshop in Little Brook-street, Mary street;

New-road, Saint Pancras.

Daniel Wood, formerly of Whitechapel-road, and of No. 2, Fieldgate-Street, Whitechapel road, then of No. 2, Fieldgate-street only, Butcher, then and late of No. 2, Fieldgate street aforesaid, Licenced to Sell Beer by Retail, and Fobacco, and also at the same time carrying on business with Michael Nathan, at No. 250, Whitechapel road, as a

Butcher.

Jesse Chesterman, formerly of No. 27, Fetter-lane, London, and late of No. 34, Chapel-street, Pentonville, Middlesex, baving a workshop at White Bear-yard, Back-hill, Hattongarden, Middlesex, Gas Fitter and Brass and Lamp Manus

Thomas Roberts (sued and committed as Thomas Roberts the elder), formerly of No. 47, Snow's fields, Bermondsey, then of No. 236, Bermondsey-street, Southwark, also of No. 16, Charlotte-terrace. New cut, Lambeth, Baker, his wife, during part of the time, keeping a Dairy in Snow's-fields, Bermondsey, and late of No. 236, Bermondstreet, Southwark, Surrey, Baker.

Thomas Compton, formerly of No. 2, Henrielta-street, Covent-garden, self and wife Servants to Messrs. Hamilton and Few, Solicitors, of the same place, then of No. 6, Agarstreet, Strand, and late of No. 7, King William-street, Strand, all in Middlesex, Coffee Shop and Eating-House-

Keener.

Samuel Arnold, late of No. 128, Norfolk street, King's Lynn,

Norfolk, Flour Factor and Dealer in Provisions. Edward Layland, formerly of No. 4, Hull-street, John's-row, Saint Luke's, Journeyman Baker, then of City-gardens, City-road, Baker, then of Type-court. Type-street, Chis-well-street, and late lodging at the Bowl and Pin Publichouse, Little Mitchell-street, Saint Luke's, all in Middlesex,

Edward Parker Durrant, formerly of the Infant School, Upper Gardner-street, carrying on business at No. 16, Georgestreet, as Auctioneer, Appraiser, and General Agent, afterwards of No. 54, High-street, carrying on the aforesaid bu-siness at No. 39, Saint James's-street, afterwards residing at No. 65, Edward-street, then of No. 12, Margaret-street, all in Brighton, Sussex, then of North-street, in the parish of Saint John, carrying on the aforesaid business in Watergate-lane, both in the borough of Lewes, Sussex, and lastly of No. 6, Camelford-street, in Brighton aforesaid.

TAKE NOTICE,

- 1. 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, three clear days before the days 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 produeed 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.

NOTICE is hereby given, that a meeting of the creditors of James Hickson, late of Market-street, Chorley, in the county of Lancaster, Reed-Maker and Retailer of Alc and Porter, but alte a Reed-Maker and Retailer of Ale and Porter, but, late a Reed-Maker only (sued as James Nixon) an insolvent debtor, will be held at the office of Mr. Daniel Kay, Solicitor, situate in Saint George's-street, Chorley aforesaid, on the 13th day of January instant, at the hour of eleven o'clock in the foreno-n precisely, for the purpose of nominating an assignce or assignces of the estate and effects of the said-insolvent debtor. insolvent debtor.

NOTICE is hereby given, that a meeting of the creditors of William Wilkinson, late of Benington, in the county of Lincoln, Farmer and Grazier, an insolvent debtor, will be held on Thursday the 19th day of January instant, at eleven o'clock in the forenoon precisely, at the office of Mr. Thomas Hopkins, Solicitor, in Boston, in the said county of Lincoln, to approve and direct in what manner, and at what obsee or places, the real estate of the said insolvent shall be sold by public auction, pursuant to the Statute in that case made.

WHEREAS the assignees of the estate and effects of Francis Smith, late of Withau, wear Kingston-upon-Hull, in the east riding of the county of York, Saddler, an insolvent debtor, lately a prisoner in His Majesty's Gaol of York Castle, in the county of York, have caused an account of the estate and effects, duly affirmed, to be filed in the Court for Relief of Insolvent Debtors; the creditors of the said insolvent are requested to meet the assignees at the office of Mr. John Thorney, Solicitor, 10, Parliament-street, in the town of

Ringston-upon-Ffuil, on the 8th of February next, at three in the afternoon precisely, when and where the assignees will declare the amount of the balance in their hands, and proceed to make a Dividend with the same amongst the creditors whose debts are admitted in the schedule sworn to by the said 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 assignees, or any creditor, object 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.

WHEREAS the assignees of the estate and effects of Hugh Empson, late of Beverley, in the east riding of York shire, Saddler and Harness Maker, and Breader of Horses, an insolvent debtor, whose petition is numbered 41,478, have

caused an 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 assignees at the offices of Mr. Thomas Shepherd, of Newbegin, in Beverley, in the county of York, Solicitor, on the 13th day of February next, at two o'clock in the afternoon precisely, when and where the said assignees will declare the amount of the balance in their hands, and proceed to make a Dividend with the same amongst the creditors whose debts are admitted in the schedule sworn to by the said 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 assignees, or any creditor, object 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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