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FRIDAY, JANUARY 27, 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 last session of Parliament, intituled " An Act for " carrying into effect the reports of the Com-" missioners appointed to consider the state of the Established Church in England and Wales, " with reference to ecclesiastical duties and re-"venues, so far as they relate to episcopal dioceses, "revenues, and patronage," reciting, amongst other things, that His Majesty was pleased, on the fourth day of February, and on the sixth day of June, in the year one thousand eight hundred and thirty-five, to issue two several commissions to certain persons therein respectively named, directing them to consider the state of the several dioceses in England and Wales, with reference to the amount of their revenues, and the more equal distribution of eviscopal duties, and the prevention of the necessity of attaching, by commendam, to bishoprics, benefices with cure of souls; and to consider also the state of the several cathedral and collegiate churches in England and Wales, with a view to the suggestion of such measures as might render them conducive to the efficiency of the Established Church, and to devise the best mode of providing for the cure of souls, with special reference to the residence of the clergy on their respective benefices; and reciting, that the said Commissioners had, in pursuance of such directions, made four several reports to His Majesty, bearing date respectively the seventeenth day of March one thousand eight hundred and thirty-five, and the fourth day of March, the twentieth day of May, and the twenty-fourth day of June, one thousand eight hundred and thirty-six; and reciting, that the said

Commissioners had in their said reports, amongst other things, recommended that commissioners should be appointed by Parliament for the purpose of preparing and laying before His Majesty in Council such schemes as should appear to them to be best adapted for carrying into effect, amongst other things, the following recommendations; and that His Majesty in Council should be empowered to make Orders ratifying such schemes, and having the full force of law; and that the diocese of York consist of the county of York, except such parts thereof as it was proposed to include in the new diocese of Ripon; and that the diocese of Durham be increased by that part of the county of Northumberland called Hexhamshire, which was then in the diocese of York; and that the diocese of Ripon consist of that part of the county of York which was then in the diocese of Chester, of the deanry of Craven, and of such parts of the deanries of the Ainsty and Pontefract, in the county and diocese of York, as he to the westward of the following districts, viz. the liberty of the Ainsty, and the wapentakes of Barkston Ash, Osgoldcross, and Steincross; and that all parishes which are locally situate in one diocese, but under the jurisdiction of the bishop of another diocese, be made subject to the jurisdiction of the bishop of the diocese within which they are locally situate; and that such variations be made in the proposed boundaries of the different dioceses as might appear advisable, after more precise information respecting the circumstances of particular parishes or districts; and that such alterations be made in the apportionment or exchange of ecclesiastical patronage among the several bishops as should be consistent with the relative magnitude and importance of their dioceses when newly arranged, and as should afford an adequate quantity of patronage to the bishops of the new sees; and that in order to provide for the augmentation of the incomes of the smaller bishopricks, such fixed annual sums be paid to the Commissioners out of the reve-

nues of the larger sees respectively as should, upon due enquiry and consideration, be determined on, so as to leave, as an average annual income, to the Archbishop of Canterbury fifteen thousand pounds to the Archbishop of York ten thousand pounds, to the Bishop of London ten thousand pounds, to the, Bishop of Durham eight thousand pounds, to the Bishop of Winchester seven thousand pounds, to the Bishop of Ely five thousand five hundred pounds, to the Bishop of Saint Asaph and Bangor five thousand two hundred pounds, and to the Bishops of Worcester, and Bath and Wells respectively five thousand pounds; and that out of the fund thus accruing, fixed annual payments be made by the Commissioners, in such instances and to such amounts as should be in like manner determined on, so that the average annual incomes of the other bishops respectively be not less than four thousand pounds, nor more than five thousand pounds; and that if in determining the mode of regulating the episcopal incomes, either in the first instance or on any future revision of them, it should be deemed expedient to make the alteration required in any case by the substraction or addition of any real estates, such real estates be transferred accordingly; and that the bishops who should, on the then existing vacancies, succeed to the sees of Durham and Ely, be relieved from the excess beyond their due proportion payable for first fruits, and that the residue of the sums due be paid by the Commissioners out of the surplus funds arising from those sees; and that none of the proposed alterations affecting the boundaries or jurisdiction of any diocese, or the patronage of benefices with cure of souls, or the revenues belonging to any see, the bishop of which was in possession on the fourth day of March one thousand eight hundred and thirty-six, should take effect until the next avoidance of the see, without the consent of such bishop; and that a fit residence be provided for the Bishop of Ripon:

It is enacted, amongst other things, that the Lord Archbishop of Canterbury for the time being, the Lord Archbishop of York, and the Lord Bishop of London for the timebeing, John Lord Bishop of Lincoln, James Henry Lord Bishop of Gloucester, the Lord High Chancellor of Great Britain, the Lord President of the Council, the Lord High Treasurer or the First Lord of the Treasury, and the Chancellor of the Exchequer for the time being, respectively, and such one of His Majesty's Principal Secretaries of State as shall be for that purpose nominated by His Majesty, under His royal sign manual (such Lord Chancellor, Lord President, Lord High Treasurer or First Lord of the Treasury, Chancellor of the Exchequer, and Secretary of State being respectively members of the United Church of Great Britain and Ireland), the Right Honourable Dudley Earl of Harrowby, the Right Honourable Henry Hobbouse, and the Right Honourable Sir Herbert Jenner, Knt. should, for the purposes of the said Act, be one bodh politic and corporate, by the name of the Ecclesiastical Commissioners for England, and by that name should have perpetual succession and a

And it is further enacted, that the said Commissioners should, from time to time, prepare and lay before His Majesty in Council such schemes as

should appear to the said Commissioners to be best adapted for carrying into effect the thereinbefore recited recommendations, and should in such schemes recommend and propose such measures as might upon further enquiry, which the said Commissioners are thereby authorised to make, appear to them to be necessary for carrying such recommendations into full and perfect effect; provided always, that nothing therein contained should be construed to prevent the said Commissioners from proposing in any such scheme such modifications or variations, as to matters of detail and regulation, as should not be substantially repugnant to any or either of the said recommenda-. tions; and, in particular, that it should be competent to the said Commissioners to propose in any such scheme that all parishes, churches, or chapelries which are locally situate in any diocese, but subject to any peculiar jurisdiction other than the jurisdiction of the bishop of the diocese in which the same are locally situate, shall be only subject to the jurisdiction of the bishop of the diocese within which such parishes, churches, or chapelries are locally situate:

And it is further enacted, that when any scheme, prepared under the authority of the said Act, should be approved by His Majesty in Council, it should be lawful for His Majesty in Council to issue an Order or Orders ratifying the same, and specifying the time or times when such scheme, or the several parts thereof, should take effect, and to direct in every such Order that the same should be registered by the registrar of each of the dioceses, the bishops whereof might or should be in any respect affected thereby:

And it is further enacted, that every such Order, as soon as might be after the making and issuing thereof by His Majesty in Council, be inserted and published in the London Gazette:

And it is further enacted, that, so soon as any such Order in Council should be so registered and gazetted, it should in all respects, and as to all things therein contained, have and be of the same force and effect as if all and every part thereof were included in the said Act, any law, statute, canon, letters patent, grant, usage, or custom to the contrary notwithstanding:

And whereas the said Commissioners, pursuant to the authority vested in them by the said Act, haveduly prepared and laid before His Majesty in Council a scheme, bearing date the twenty-first day of December one thousand eight hundred and thirtysix, and which is in the words and figures following, that is to say:

To the King's Most Excellent Majesty in Council.

We, the Ecclesiastical Commissioners for England, appointed and incorporated by an Act of Parliament, passed in this present year of your Majesty's reign, intituled "An Act for carrying into effect the "reports of the Commissioners appointed to consider the state of the Established Church in "England and Wales, with reference to ecclesias—"tical duties and revenues, so far as they relate "to episcopal dioceses, revenues, and patronage," have, in pursuance of the said Act, prepared, and now humbly lay before your Majesty in Council, the following scheme for carrying into effect part

of the recommendations in the said Act contained, relating to the archbishopric of York and to the bishoprics of Durham and Ripon.

We humbly recommend and propose, with the consent of the Right Honourable and Most Reverend Edward Archbishop of York, in testimony whereof he has signed and sealed this scheme, that all places within the peculiar jurisdiction of Hexhamshire, now-forming part of the diocese of York, but locally situate in the county of Northumberland and diocese of Durham, shall be detached and dissevered from the said diocese of York, and shall be included in, and form part of, the said diocese of Durham and of the archdeaconry of Northumberland, and shall be within the deanty of Newcastle-upon-Tyne; and that all churches and chapels, and the whole clergy and others your Majesty's subjects, within the limits of the said peculiar jurisdiction of Hexhamshire, shall be exempted and released from the episcopal jurisdiction, authority, and controul of the said Edward Archbishop of York, and of his successors archbishops of York, and shall be under and subject to the jurisdiction, authority, and controll of the Right Reverend Edward now Bishop of Durham, and of his successors bishops of Durham, for ever, and of the archdeacon of Northumberland for the time being.

And we further recommend and propose, that the deanry of Craven, in the county and diocese of York, and in the archdeaconry of Craven, shall be detached and dissevered from the said diocese, and shall be and become permanently annexed and united to, and included in, and form part of, the diocese of Ripon; and that all parishes and places, churches and chapels, within the limits of the said deanry, and the present and every future rural dean thereof, and the whole clergy and others your Majesty's subjects within the same, shall be exempted and released from all episcopel jurisdiction, authority, and controul of the said Archbishop, and of every future Archbishop of York, and shall be under and subject to the jurisdiction, authority, and controul of the Right Reverend Charles Thomas Bishop of Ripon, and of his successors bishops of Ripon, for ever.

And we further recommend and propose, with the like consent of the said Edward Archbishop of York, testified as aforesaid, that the parish of Craike, in the county, diocese, and archdeaconry of Durham, and subject to the peculiar jurisdiction of the dean and chapter of Durham, but insulated in the said county of York, and locally situate in the said diocese of York, shall be detached and dissevered from the said diocese and archdeaconry of Durham, and shall be included in, and form part of, the said diocese of York and of the archdeacoury of Cleveland; and that the church and the clergy, and others your Majesty's subjects within the said parish, shall be exempted and released from all jurisdiction, authority, and controll of the said Edward Bishop of Durham, and of his successors bishops of Durham, and of the present and every future Archdeacon of Durham, and of the said dean and chapter, and shall be under and subject to the episcopal jurisdiction, authority, and controul of the said Archbishop of York, and of his suc-cessors archbishops of York, for ever: and under the archidiaconal jurisdiction of the Archdeacon of Cleveland for the time being.

And we further recommend and propose, with the like consent of the said Edward Archbishop of York, testified as aforesaid, that such parts of the property, possessions, and revenues of the said Archbishop and of the see of York, as are particularly described in the schedule hereunto annexed (which schedule we recommend and propose shall be considered and taken as part of this scheme), shall, according to the provissions of the said Act, be transferred from the said Edward Archbishop of York, and his successors in the said see of York, to the said Charles Thomas Bishop of Ripon, and his successors bishops of Ripon, in part endowment of the said bishopric of Ripon, to be by him and them held and enjoyed in right of the see of Ripon for ever.

And we further recommend and propose, that all and every the manors or lordships, or reputed manors or lordships, messuages, farms, lands, tenements, and hereditaments, with all their appurtenances, mines, minerals, royalties, franchises, liberties, privileges, rents, revenues, dues, and payments whatsoever, and all other the possessions and revenues of the said Edward Bishop of Durham, of which he is seised or possessed, or otherwise entitled to in possession, reversion, remainder, or expectancy in right of his see and bishopric, situate, lying, and being, issuing or in anywise arising or accruing, or to issue, arise, or accrue in right of his said see and bishopric in Howden and Howdenshire, Northallerton and Allertonshire, Borrowby, Brompton, Romanby, Osmotherly, Sowerby Grange, in the said county of York, and all the estate, right, title, and interest whatsoever which may now belong to or be vested in the said Edward Bishop of Durham in right of his said see and bishopric, of, in, or to the same hereditaments and premises, and every part thereof, shall, according to the provisions of the said Act, be transferred from the said Edward Bishop of Durham, and his successors in the said see of Durham, to the said Charles Thomas Bishop of Ripon, and his successors bishops of Ripon, in further endowment of the said bishopric of Ripon, to be by him and them also held and enjoyed in right of the said see of Ripon for ever.

And we further recommend and propose, that the said Charles Thomas Bishop of Ripon shall be entitled to all the rents, fines, profits, and emoluments which may have been already paid or become due from or in respect of such parts as aforesaid of the property, possessions, and revenues of the said Bishop and see of Durham, or any or either of them, since the day of the decease of William late Bishop of Durham; and that the said Edward Bishop of Durham shall forthwith pay over to the said Charles Thomas Bishop of Ripon all such rents, profits, and emoluments whatsoever which may have been paid to or on account of him the said Edward Bishop of Durham, after deducting therefrom all reasonable and proper expences incurred in the collection or receipt thereof.

And we further recommend and propose, that for the purposes of the said Act, and so as to leave to the Bishop of Durham for the time being, after such transfer as aforesaid, an average annual income of eight thousand pounds, the said Edward Bishop of Durham, and his successors bishops of Durham for the time being, shall pay, or cause to be paid, to our credit, into the Bank of England, to an account in-

tituled "Account with the Ecclesiastical Commissioners for England," the fixed annual sum of cleven thousand two hundred pounds, by half-yearly payments, on or before the first day of February and the first day of August in every year; and that the first of such payments shall be made on or before the first day of February in the year one thousand eight hundred and thirty seven; and that whenever a vacancy of the see of Durham shall happen on any other day than the first day of February or first day of August, then the next half-yearly payment shall be apportioned between the bishop making the vacancy, or his representatives, and the bishop succeeding to the see, according to the time which shall have clapsed from the first day of February or first day of August preceding (as the case may be) to the day of the vacancy inclusive, and such proportions shall be gaid by the respective parties accordingly.

And we further recommend and propose, that one third part only of the sum heretofore paid by bishops of Darham respectively, on account of first fruits, small be paid by the said Edward Bishop of Durham; and that the remaining two third parts thereof shall be paid by us, out of the moneys so to be paid to our credit and account as aforesaid.

And we further recommend and propose, that the fees and stipends granted out of the revenues of the said see of Durham, by the last or any preceding bishop of Durham, to any officer of the county palatine of Durham, who held his office by patent at the time of the passing of an Act of Parliament, passed in the sixth year of your Majesty's reign, intituled "An Act for separating the palatine jurisdiction of the county palatine of Durham from the " bishopric of Durham," shall henceforward, notwithstanding the abolition of any such office by the said Act, be paid by us, out of that portion of the revenues of the said see of Durham which shall be so as aforesaid paid to our credit and account; and shall continue to be so paid during such period as the interest of such officer shall endure by virtue of such patent.

And we further recommend and propose, that the average annual income of the Bishop of Ripon for the time being shall be four thousand five hundred pounds; and that to this end the said Charles Thomas Bishop of Ripon, and his successors bishops of Ripon for the time being, shall being, shall receive, out of such moneys as shall from time to time be so as aforesaid paid to our credit and account, the fixed annual sum of two thousand two hundred pounds, by half-yearly payments, on the thirteenth day of April and the thirteenth day of October in every year, the first of such payments to be made on the thirteenth day of April one thousand eight hundred and thirty-seven; and that whenever a vacancy in the said see of Ripon shall happen on any other day than the thirteenth day of April or the thirteenth day of October, the next half yearly payment shall be apportioned between the bishop making the vacancy, or his representatives, and the bishop succeeding to the see, according to the time which shall have elapsed from the last day of payment to the day of the vacancy inclusive, and such proportions shall be paid to the respective parties accordingly.

And we farther recommend and propose, that until an episcopal house of residence shall be provided for the said see of Ripon, the said Charles Thomas Bishop of Ripon, and his successors bishops of Ripon for the time being, shall, out of the same moneys, and in like manner, and by like half-yearly payments, and subject to a like apportionment in case of a vacancy, receive the further fixed annual sum of five hundred pounds.

And we further recommend and propose, with the like consent of the said Edward Archbishop of York, testified as aforesaid, that the advowson and right of presentation of and to the vicarage of Birstall, in the county of York, now vested in the Archbishop of York for the time being, shall be transferred to the said Charles Thomas Bishop of Ripon, and his successors bishops of Ripon, and shall be vested in him and them in right of the said see of

Ripon for ever.

And we further recommend and propose, that the advowsons and right of presentation of and to the rectory of Birkby, and the vicarage of Osmotherley respectively, and the advowson and right of presentation and nomination to the vicarage and perpetual curacy of Leak with Nether Silton, all in the county of York, and the advowson and right of presentation of and to the rectory of Craile, in the county of Durham, but insulated in the said county of York, all now vested in the Bishop of Durham for the time being, shall also be transferred to the said Charles I homas Bishop of Ripon, and his successors bishops of Ripon, and shall be vested in him and them in right of the said see of Ripon for ever.

And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing other measures relating to the said archbishopric of York, or to the said bishoprics of Durham and Ripon respectively, in conformity with the provisions of the said Act.

All which we humbly recommend and propose to your Majesty in Council.

In witness whereof we have hereunto, and also to the schedule hereto annexed, set our common seal, this twenty-first day of December, in the year one thousand eight hundred and thirty-six.

SCHEDULE.

All and every the messuages, lands, tenements, and hereditaments, being parcel of the possessions and revenues of the Lord Archbishop of York, in right of his see, situated within his liberty of Ripon, and his manors of Ripon and Thornton, with Bishopside respectively hereinafter mentioned, that is to say: all those messuages cottages, mills buildings, tolls, lands, and estates formerly comprised in and constituting one lease for lives, commonly called the Ripon Grand Lease, containing one thousand and eighty eight acres, or thereabouts, and which have been since divided and last renewed in thirty-seven separate leases for lives grant d to Marmaduke Hodgson, John Walker Harrison, John Ward, Elizabeth Sophia Lawrence, William Morton, Joseph Haigh, Richard Delicate, John Robinson, Robert Theakstone, Hugo Malvesyn Chadwick, Esq.

Thomas Spetch, William Henry Harrison and others, Robert Gatenby, Messrs, Raggett and Wasse, Sir Thomas Slingsby, Bart and another, Anthony Thomas Slingsby, Bart Lumley, William Kaberry, Francis Horsman, John Coates. Sir Bellingham Reginald Graham, Bart. Coates, Sir Bellingham Reginald Graham, Bart. John Waine Rockliffe, William Strother. William Padgett, Joseph Burrill, John Kirk, William Brown, Henry Kirkby, Thomas Kirkby, Christopher Ed-mondson Matthew Jackson, John Humphries, the Reverend William Plues, Messrs. Francis and Richard Champney, Anthony Chennels, Messrs. Henry and Thomas Kirkby, the Misses Luptons, and John Horn, their heirs and assigns respectively, at the several yearly reserved rents therein respectively mentioned, amounting in the whole to the sum of eighty-nine pounds four shillings and five pence, or thereabouts, as the same premises are now in the tenure or occupation of the said grantees or lessees, their heirs, assigns, or undertenants respectively; and all those messuages, cottages, farm houses, buildings, and lands commonly called the Ripon Parks, containing by estimation nine hundred and twelve acres, or thereabouts, as the same are now comprised in and constitute one lease for lives granted to George Hartley an! Robert Smi hson, their heirs and assigns, bearing date on or about the nineteenth day of March, in the year one thousand eight hundred and thirty-one, at the reserved yearly rent of twenty-six pounds thirteen shillings and four pence, and are now in the tenure or occupation of the said George Hartley and Robert Smithson, their heirs, assigns or und rienants; and all that parcel of land, containing by e-timation one acre and three roods, more or less, last granted by lease for lives to Gilbert Rogers, his heirs and assigns, bearing date on or about the twenty sixth day of September one thousand eight hundred and four, at the reserved yearly rent of two shillings and six pence; also all that part of the fishery of the Rivers Ure and Skell last granted by lease for lives to the Right Honourable Lord Grantham, his heirs and assigns, bearing date on or about the twenty sixth day of September one thousand eight hundred and twelve, at the reserved yearly rent of three shillings; also all that other part of the same fishery last granted by lease for lives, bearing date on or about

to Sir Bellingham Reginald Graham, Bart. his heirs and assigns, at the reserved yearly rent of two shillings; also all those lands, sometimes called Middle Ridding, or how otherwise called or known, containing by estimation six acres, more or less, last granted by lease for lives to John Dobson and John Howard, their neits and assigns, bearing ate on or about the twenty-eighth day of January one thousand eight hundred and twenty-four, at the reserved yearly rent of eighteen shillings; also a piece of land added to the dean's garden, last granted to the Dean and Chapter of Ripon, and their successors, by lease, bearing date on or about the sixth day of February one thousand eight hundred and twentyseven, at the yearly reserved rent of one shilling; also all those certain lands and tenements, containing by estimation five acres and three roods, last granted to John Humphries by lease, bearing cate on or about the twenty-first day of February one thousand eight hundred and twenty-seven, at the yearly rent

of five shillings; all which last mentioned predices are now in the tenure or occupation of the said several grantees or lessees, their heirs, assigns, or undertenants respectively; and also all those several other, messuages, lands, tenements, and ereditaments, being parcel of the said revenues and possessions hereinafter mentioned, and which are now held by several leases for twenty-one years, that is to say: all that messuage, in Ripon, with the appurtenances, last leased to Richard Shepherd by lease, bearing date on or about the sixteenth day of October one thousand eight hundred and twenty six, at the reserved yearly rent of eight shillings; also a cottage, in Ripon, with the appurtenances, last leased to Mrs. Elizabeth Sophia Lawrence by lease, bearing date on or about the twentieth day of May one thousand eight hundred and thirty, at the reserved yearly rent of thirteen shillings and four pence; also a house and garth, in Ripon, with the appurtenances, last leased to the said Mrs. Elizabeth Sophia Lawrence by lease, bearing date on or about the twentieth day of June one thousand eight hundred and thirty, at he reserved yearly rent of en shillings; also a messuage, in Ripon, with the appurtenances, last leased to John Tuting by lease, bearing date on or about the tenth day of July one thousand eight hundred and thirty, at the reserved yearly rent of eight shillings; also all those parcels of land, in Bishopside, with the appurtenances, containing two acres and ten poles, or thereabouts, last leased to George Francis Barlow by lease, bearing date on or about the thirty-first day of December one thousand eight hundred and thirty-four, at the reserved yearly rent of eight pence; also a cottage and lands, in Eishopside, with the appurtenances, containing four acres two roods and thirty-eight poles, or thereabouts, last leased to John Coates the younger by lease, bearing date on or about the twenty bret day of January one thousand eight hundred and thirty-five, at the reserved yearly rent of one shilling and three pence; also all those lands, called Assara Lands, in North Stainley, with the appurtenances, containing twenty-one acres, three roods, and thirteen poles, or thereabouts, last leased to William Coilins and tharles Hopkinson by lease, bearing date on or about the eleventh day of June one thousand eight hundred and thirty five, at the yearly reserved rent of three pounds; also two cottages, in Ripon, with the appurtenances, leased to John Fisher by lease, bearing date on or about the twenty-eighth day of May one thousand eight hundred and thirty-six, at the reserved yearly rent of twelve shillings; also a cottage, in Kipon, with the appurtenances, late Matthew Haygarth's, and leased to Richard Smith, by lease, bearing date on or about the said twenty-eighth day of May one thousand eight hundred and thirtysix, at the reserved yearly rent of sixteen shillings; also a cottage in Ripon, with the appurtenances, leased to Edward Thirlway, by lease, bearing date no or about the said twenty-eighth day of May one thousand eight hundred and thirty six, at the reserved yearly rent of six shillings; also a cottage, in Ripon, with the appurtenances, late dichard Shepherd's, and leased o John Walbran, by lease, bearing date on or about the said twenty-eighth day of may one thousand eight hundred and thirty-six, at the reserved yearly rent of six shillings; also that part or moiety of certain closes, in Ripon, called Bishop's Closes, containing eleven acres and twenty poles, or thereabouts, heretofore in lease to John Britain, and since leased to John Durham, by lease, bearing date on or about the twenty-fifth day of July one thousand eight hundred and thirty-six, at the reserved yearly rent of one pound five shillings and five pence; the other part or moiety of the said Bishop's Closes, containing ten acres, one rood, and twenty-one poles, or thereabouts, heretofore in lease to James Britain, and since leased to Thomas Hopper, by lease, bearing date on or about the said twenty-fifth day of July one thousand eight hundred and thirty-six, at the reserved yearly rent of one pound five shillings and fivepence, or howsoever otherwise the said several messuages, lands, tenements, and hereditaments are called, known, distinguished, or occupied, with their and every of their appurtenances.

And whereas the said scheme has been approved by His Majesty in Council; now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same, and every part thereof, shall take effect immediately from and after the time when the same shall have been registered as hereinafter directed, and shall have been duly published in the London Gazette pursuant to the said Act; and His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the several registrars of the several dioceses of York, Durham, and Ripon.

C. C. Greville.

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 last session of Parliament, intituled "An Act for " carrying into effect the reports of the Commis-" sioners appointed to consider the state of the " Established Church in England and Wales, with " reference to ecclesiastical duties and revenues, so " far as they relate to episcopal dioceses, revenues. " and patronage," reciting, amongst other things, that His Majesty was pleased, on the fourth day of February, and on the sixth day of June, in the year one thousand eight hundred and thirty-five, to issue two several commissions to certain persons therein respectively named, directing them to consider the state of the several dioceses in England and Wales, with reference to the amount of their revenues, and the more equal distribution of episcopal duties, and the prevention of the necessity of attaching, by commendam, to bishoprics, benefices with cure of souls; and to consider also the state of the several outhedral and collegiate churches in England and leader, with a view to the suggestion of such mession as might render them conducive to the Officiency of the Established Church, and to devise with the cure of providing for the cure of souls, while appears surfrence to the residence of the clergy Gr. and a manuscribe benefices; and reciting, that the hold Commissioners had, in pursuance of such

directions, made four several reports to His Majestv. bearing date respectively the seventeenth day of March one thousand eight hundred and thirty-five, and the fourth day of March, the twentieth day of May, and the twenty-fourth day of June, one thousand eight hundred and thirty-six; and reciting, that the said Commissioners had in their said reports, amongst other things, recommended that commissioners should be appointed by Parliament for the purpose of preparing and laying before His Majesty in Council, such schemes as should appear to them to be best adapted for carrying into effect, amongst others, the following recommendations; and that His Majesty in Council should be empowered to make Orders ratifying such schemes and having the full force of law; and that the diocese of Lichfield consist of the counties of Stafford and Derby; and that the diocese of Worcester consist of the whole counties of Worcester and Warwick; and that all parishes which are locally situate in one diocese, but under the jurisdiction of the bishop of another diocese, be made subject to the jurisdiction of the bishop of the diocese within which they are locally situate; and that such variations be made in the proposed boundaries of the different dioceses as may appear advisable, after more precise information respecting the circumstances of particular parishes or districts; and that such alterations be made in the apportionment or exchange of ecclesiastical patronage among the several bishops, as shall be consistent with the relative magnitude and importance of their dioceses when newly arranged; and that none of the proposed alterations affecting the boundaries or jurisdiction of any diocese, or the patronage of benefices with cure of souls, belonging to any see, the bishop of which was in possession on the fourth day of March one thousand eight hundred and thirty-six, take effect until the avoidance of the see, without the consent of such bishop; and that all the archdeaconries of England and Wales be in the gift of the bishops of the respective dioceses in which they are situate:

It is, amongst other things, enacted, that the Lord Archbishop of Canterbury for the time being, the Lord Archbishop of York, and the Lord Bishop of London for the time being, John Lord Bishop of Lincoln, James Henry Lord Bishop of Gloucester, the Lord High Chan-cellor of Great Britain, the Lord President of the Council, the Lord High Treasurer or the First Lord of the Treasury, and the Chancellor of the Exchequer for the time being respectively, and such one of His Majesty's Principal Secretaries of State as shall be for that purpose nominated by His Majesty under His royal sign manual (such Lord Chancellor, Lord President, Lord High Treasurer or First Lord of the Treasury, Chancellor of the Exchequer, and Secretary of State being respectively members of the United Church of Great Britain and Ireland), the Right Honourable Dudley Earl of Harrowby, the Right Honourable Henry Hobbiouse and the Right Honourable Sir Herbert Jenner, Knight, should, for the purposes of the said Act, be one body politic and corporate, by the name of " the Ecclesiastical Commissioners for England," and by that name should have perpetual succession and a common seal:

And it is further enacted, that the said Commissioners should, from time to time, prepare and lay before His Majesty in Council such schemes as should appear to the said Commissioners to be best adapted for carrying into effect the thereinbefore recited recommendations, and should in such schemes recommend and propose such measures as might, upon further inquiry, which the said Commissioners are thereby authorised to make, appear to them to be necessary for carrying such recommendations into full and perfect effect; provided always, that nothing therein contained should be construed to prevent the said Commissioners from proposing, in any such scheme, such modifications or variations, as to matters of detail and regulation, as should not be substantially repugnant to any or either of the said recommendations; and, in particular, that it should be competent to the said Commissioners to propose in any such scheme that all parishes, churches, or chapelries which are locally situate in any diocese, but subject to any peculiar jurisdiction other than the jurisdiction of the bishop of the diocesc in which the same are locally situate, shall be only subject to the jurisdiction of the bishop of the diocese within which such parishes, churches, or chapelries are locally situate:

And it is further enacted, that when any scheme, prepared under the authority of the said Act, should be approved by His Majesty in Council, it should be lawful for His Majestv in Council to issue an Order or Orders ratifying the same, and specifying the time or times when such scheme, or the several parts thereof, should take effect, and to direct in every such Order that the same be registered by the registrar of each of the dioceses the bishops whereof might or should be in any respect affected thereby:

And it is further enacted, that every such Order should, so soon as might be after the making and issuing the eof by His Majesty in Council, be inserted and published in the London Gazette:

And it is further enacted, that, so soon as any such Order in Council should be so registered and gazetted, it should in all respects, and as to all things therein contained, have and be of the same force and effect as if all and every part thereof were included in the said Act, any law, statute, canon, letters patent, grant, usage, or custom to the contrary notwithstanding:

And whereas the said Commissioners, pursuant to the authority vested in them by the said Act, have duly prepared, and laid before His Majesty in Council, a scheme, bearing date the twenty-firs day of December one thousand eight hundred and thirty-six, and which is in the words and figures following, that is to say:

To the King's Most Excellent Majesty in Council.

We, the Ecclesiastical Commissioners for England, appointed and incorporated by an Act of Parliament, passed in this present year of your Majesty's reign, intituled " An Act for carrying into effect the reports " of the Commissioners appointed to consider the state of the Established Church in England and "Wales, with reference to ecclesiastical duties and

" dioceses, revenues, and patronage," have, in pursuance of the said Act, prepared, and now humbly lay before your Majesty in Council, the following scheme for carrying into effect part of the recommendations in the said Act contained, relating to the bishoprics of Lichfield and Coventry and Worcester.

We humbly recommend and propose, with the consent of the Right Reverend Robert James Bishop of Worcester, in testimony whereof he has signed and sealed this scheme, that the whole archdeaconry of Coventry, in the county of Warwick, now forming part of the diocese of Lichfield and Coventry, shall be detached and dissevered from the said diocese, and shall be and become permanently annexed and united to the diocese of Worcester.

And we further recommend and propose, that the remaining part of the said diocese of Lichfield and Coventry, and the see thereof, shall be called and known by the name of the Diocese and See of Lichfield; and that the Right Reverend Samuel now Bishop of Lichfield and Coventry, and his successors in the said see, shall be respectively called and styled. Bishop of Lichfield: and that such alteration of name and style shall not prejudice or affect any right, privilege, or power which may now by law be exercised or enjoyed by the said bishop, by the name and style of Bishop of Lichfield and Coventry

And we further recommend and propose, that the said archdeaconry of Coventry, and all parishes. and places, churches and chapels, within the limits. thereof, and the present and every future archdeacon thereof, and all rural deans, and the whole clergy and others your Majesty's subjects within the same, shall be exempted and released from all jurisdiction, authority, and controll of the said Samuel now Bishop of Lichfield and Coventry, and of every future Bishop of Lichfield, and shall be under and subject to the jurisdiction, authority, and controll of the said Rober James Bishop of Worcester, and his. successors bishops of Worcester, for ever.

And we further recommend and propose, that the right of appointing the archdeacon of Coventry shall, be vested in the said Bishop of Worcester, and his successors bishops of Worcester, for ever,

And we further recommend and propose, that the advowson and right of presentation of and to the rectory of Saint Philip, in the town of Birmingham, in the said county of Warwick, with all rights, endowments, and privileges thereunto by law belonging, and the advovson, right of patronage and: nomination, and of licensing the Minister or Perpetual-Curate of Christ Church, in the same town and. county, which are now respectively vested in the Bishop of Lichfield and Coventry, shall be transferred to the said Robert James Bishop of Worcester,. and his successors bishops of Worcester, and bevested in him and them in right of the see of Worcester, for ever.

And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing other measures re-lating to the said bishoprics of Lichfield and Worcester respectively, in conformity to the provisions of: " revenues, so far as they relate to episcopal the said Act.

to your Majesty in Council.

In witness whereof we have hereunto set our common seal this twenty-first day of December, in the year one thousand eight hundred and thirty-six.

' And whereas the said scheme has been approved: by His Majesty in Council; now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same, and every part thereof, shall take effect immediately from and after the time when the same shall have been registered as hereinafter directed, and shall have been duly published in the London Gazette, pursuant to the said Act; and His Majesty, by and with the like advice, is pleased hereby to direct, that this Order be forthwith registered by the several registrars of the dioceses of Worcester and Lichfield respectively.

C. C. Greville.

War-Office, 27th January 1837.

1st Regiment of Dragoons, Licutenant-General Right Honourable Sir Richard Hussey Vivian, Bart. K.C.B. from the 12th Light Dragoons, to be Colonel, vice Major-General Honourable Sir Frederick Cavendish Ponsonby, deccased. Dated 20th January 1837.

12th Regiment of Light Dragoons, Lieutenant-. General Sir Henry John Cumming to be Colonel, vice Lieutenant-General Sir Richard Hussey Vivian, appointed to the command of the 1st Dragoons. Dated 20th January 1837.

8th Regiment of Foot, Captain Richard Westenra, from the half-pay Unattached, to be Captain, vice William Calder, who exchanges. Dated 27th January 1837.

48th Foot, Ensign and Adjutant Henry Wheeler to have the rank of Lieutenaut. Dated 27th January 1837.

50h Foot, Lieutenant Henry Gunton to be Captain, by purchase, vice M Lean, who retires. Dated 27th January 1837.

Ensign Henry Stapl ton to be Lieutenant, by pur-

chase, vice Gunton. Dated 27th January 1837.

Henry Hill, Gent. to be Ensign, by purchase, vice
Stapleton. Dated 27th January 1837.

55th Foot, Edmund Pitman, Gent. to be Ensign, by purchase, vice Fraser, promoted in the Royal African Colonial Corps. Dated 27th January 1837.

69th Foot, Gentleman Cadet Thomas J. Kearney, from the Royal Military College, to be Ensign, without purchase, vice Geddes, promoted in the 2d West India Regiment. Dated 27th. January 1:37:

95th Foot, Lieutenant William Newhouse to be Captain, without purchase, vice Fraser, deceased. Dated 13th January 1837.

Lieutenant John F. Sparke, from the 2d West India Regiment, to be Lieutenant, vice Newhouse. Dated 27th January 1837.

All which we humbly recommen 1 and propose 2d West India Regiment, Ensign Alexander Geddes, from the 69th Foot, to be Lieutenant, without purchase, vice Sparke, appointed to the 95th Foot. Dated 27th January 1837.

Royal African Colonial Corps, Ensign William Fraser, from the 55th Foot, to be Lieutenant, without purchase, vice Hely, who retires. Dated 27th January 1837.

HOSPITAL STAFF.

Brevet Deputy Inspector of Hospitals Thomas Kidd, M. D. to be Deputy Inspector General of Hospitals, vice Skey, promoted. Dated 27th January 1837.

COMMISSARIAT.

To be Commissaries-General to the Forces.

Deputy Commissary-General Henry Cocksedge. Dated 20th January 1837.

Commissary-General William Dated 20th January 1837.

Deputy Commissary-General Joseph Hollingworth Adams. Dated 20th January 1837.

To be Deputy Commissaries-General.

Assistant Commissary-General Nicholas Malassez. Dated 20th January 1837.

Assistant Commissary-General Henry James Wild. Dated 20th January 1837.

Assistant Commissary-General Charles Palmer. Dated 20th January 1837.

Commissary General William Miller. Assistant Dated 20th January 1837.

Commissary-General William Laidley. Assistant Dated 27th January 1837.

Assistant Commissary-General William Auther. Dated 20th January 1837.

Assistant Commissary-General John Laidley. Dated 20th January 1837.

Assistant Commissary-General William Hayward. Dated 20th January 1837.

Assistant Commissary-General Hugh Hill. Dated 20th January 1837.

Assistant Commissary-General Francis Edward Knowles. Dated 20th January 1837.

Assistant Commissary-General Afflick Moodie. Dated 20th January 1837.

To be Assistant Commissaries-General.

Commissary-General Deputy Assistant Rayner. Dated 20th January 1837.

Deputy Assistant Commissary General Michael

Bailey. Dated 20th January 1837. Deputy Assistant Commissary-General John Woolrabe. Dated 20th January 1837.

Deputy Assistant Commissary-General John Da-vidson. Dated 20th January 1837.

Deputy Assistant Commissary General John Leggatt. Dated 20th January 1837.

Deputy Assistant Commissary-General William Bailey. Dated 20th January 1837.

Deputy Assistant Commissary-General Charles Wil-

liam Beverley. Dated 20th January 1837.
Deputy Assistant Commissary-General Ernest Eyl. Dated 20th January 1837.

Deputy Assistant Commissary-General John Lane. Dated 20th January 1837.

Deputy Assistant Commissary-General George Swinney. Dated 20th January 1837.

Deputy Assistant Commissary-General William Ragland. Dated 20th January 1837.

Deputy Assistant Commissary-General George Elliot. Dated 20th January 1837.

Deputy Assistant Commissary-General Andrew Chalmers. Dated 20th January 1837.

Deputy Assistant Commissary-General William F. Bowman. Dated 20th January 1837.

Deputy Assistant Commissary-General James Duff Watt. Dated 20th January 1837.

Deputy Assistant Commissary General James Slade. Dated 20th January 1837.

To be Deputy Assistant Commissaries-General.

Commissariat Clerk Thomas James Lamprier. Dated 20th January 1837.

Cemmissariat Clerk George Shepheard. Dated 20th January 1837.

Commissariat Clerk Robert Neill. Dated 20th January 1837.

Commissariat Clerk Edward Thomas Grindley. Dated 20th January 1837.

Commissariat Clerk William Maturin. Dated 20th January 1837.

Commissariat Clerk John William Bovell. Dated 20th January 1837.

Commissariat Clerk William Dalrymple. Dated 20th January 837.

Commissariat Clerk Randolph Routh. Dated 20th January 1837.

Commissariat Clerk Alexander Edwards. Dated 20th Jaunary 1837.

MEMORANDUM.

His Majesty has been graciously pleased to permit the 72d (formerly 78th) Regiment to bear on its colours and appointments, in addition to any other badges or distinctions heretofore granted, the word

" Hindoostan"

in commemoration of the meritorious services of the Regiment while in India, from the year 1782 to 1798.

This distinction has already been granted to the 36th, 52d, and 71st (formerly 73d) Regiments, which were employed in India about the same period, and on the same services.

· Office of Ordnance, 26th January 1837.

Royal Regiment of Artillery.

First Lieutenant George Hooton Hyde to be Second Captain, vice King, deceased. Dated 19th January 1837.

Second Lieutenant Molyneux Charles Marston to be First Lieutenant, vice Hyde. Dated 19th January 1837.

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

Royal Ayrshire Militia.

Maior William Neill to be Lieutenant-Colonel, vice Gray Farquhar, deceased. Dated 10th January 1837.

No. 19461.

Office of the Ecclesiastical Commissioners for England, December 21, 1836.

The Ecclesiastical Commissioners for England have appointed Charles Knight Murray, of Lincoln's inn, Barrister at Law, to be their Treasurer.

In the Matter of Letters Patent granted to William Crofts, of New Radford, in the county of Nottingham, Machine, Maker, bearing date at Westminster the 20th day of November 1834, for certain Improvements in certain Machinery for making Figured or Ornamental Bobbin Net, or what is commonly called Bobbin Net Lace."

OTICE is hereby given, that a petition has been presented to His Majesty's Solicitor-General, for leave to correct certain verbal and other inaccuracies and erroneous references contained in the specification of the said letters patent.—Dated this 26th day of January 1837.

J. H. Watson, 19, King's Arms-yard, London, Solicitor to the Petitioner.

In the Matter of Letters Patent granted to William Crofts, of New Radford, in the county of Nottingham, Machine-Smith, bearing date at Westminster the 18th day of December 1832, for "certain Improvements in certain Machinery for making Lace or Net, commonly called Bobbin Net Lace."

OTICE is hereby given, that two several petitions have been presented to His Majesty's Solicitor-General, for leave to enter with the Clerk of the Patents a disclaimer of so much of the said. William Crofts' invention as relates to the applying of the outermost blades of double bladed lockers in rotative machines, for the purpose of making breadths in such manner upon their locker bars that the said outermost blades will be capable of folding down towards or against the innermost blades of the same locker bars, whereby the edges of the said outermost blades, when so folded down, will not reach out far enough from the centre of motion of the locker bars to intercept the teeth of the carriages, at that period of the ordinary operation of double bladed lockers in Moiley's machines when the turnagain has to be performed, for the purpose of making breadths. And also for leave to correct certain verbal and other inaccuracies and erroneous references contained in the specification of the letters patent.—Dated this 26th day of January 1837.

J. H. Watson, 19, King's Arms-yard, London, Solicitor the Petitioner.

OTICE his hereby given, that a Special General Court of Proprietors of the Licenced Victuallers and General Fire and Life Assurance Company will be held at the London Tavern, Bishopsgate-street, in the city of London, on Monday the 20th day of February 1837, at twelve for one o'clock in the afternoon precisely, for the undermentioned purposes:

To report to the Proprietors the progress of the Company; and the Court will be made special, viz.

First—To elect a Director in the place of John

Reay, Esq. who has resigned.

Secondly—To consider the propriety of empowering the Directors to apply for and obtain an Act of Parliament or Charter of Incorporation, or Letters Patent in the nature of a Charter of Incorporation, for enabling the Company to sue and be sued by and in the name of the Chairman of the Company, or any Officer thereof whom the Board of Directors may select, and for such other objects and purposes as the Board of Directors may think calculated for better enabling the Company to carry into effect all or any of the objects of the deed of settlement. And

Thirdly—To confirm or reject two resolutions of a Special Board of Directors, the one being to empower the Directors present at an Extraordinary Board, called for that purpose, to supply all vacancies which prior to the General Court to be held in February 1841, shall occur among the Directors and the Members of the General Committee respectively for the time being of the Company; and the other of such resolutions being to alter the times of commencement and payment to the Proprietors of the interest upon the amount of capital actually subscribed by them; and on other special affairs.—Dated this 24th day of January 1837.

By order of the Directors,

David Wm. Wire, R. Carpenter Smith,

Solicitors.

Office of Commissioners of Compensation, No. 25, Great George-Street, Westminster, January 20, 1837.

MAURITIUS.

TOTICE is hereby given, that the under-mentioned uncontested claims having been received from the colony of Mauritius, the Commissioners of Compensation will proceed to take the same into consideration on Friday the 10th day of February next, at twelve o'clock; and that certificates of the awards which shall be made upon that day will be deliverable, at this Office, on Saturday the 25th day of February next:

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By order of the Board,

Henry Hill, Secretary.

CONTRACT FOR CEMENT STONE.

Department of the Storekeeper-General of the Navy, Somerset-Place, January 18, 1837.

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 2d February next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering on the Wharf at His Majesty's Dock-yard at Sheerness,

600 Tons of Harwich Cement Stone, known by the name of Manor Stone, and 200 Tons of Sheppy Cement Pebbles.

The Harwich stone to be delivered at the rate of not less than 120 tons per month, and the Sheppy pebbles at the rate of not less than 40 tons per month.

Parties may tender for either or both of the articles.

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

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 a responsible person. engaging to become bound with the person tendering, in the sum of £200, for the due performance of the contract.

CONTRACTS FOR STAVES.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, January 24, 1837.

TIHE 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 9th February 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 Victualling Stores at Deptford, on or before the 31st October next, the under-mentioned quantities of

New Staves, viz.

Crown Dantzic pipe, 60 mille, great tale. Quebec pipe, 20 mille, great tale.

The conditions of the contracts 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

Every tender must be delivered at the above Office, must be 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 £25 per cent. on the value, for the due performance of the contracts.

CONTRACTS FOR FRESH BEEF.

Department of the Comptroller for Victual. ling and Transport Services, Somerset-Place, January 20, 1837.

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 23d of February next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying (under separate contracts) all such quantities of

Fresh Beef, as may be demanded for the use of His Majesty's ships and vessels at the following places, from the 1st of April 1837 to the 31st of March 1838, both days included, viz.

Chatham.

Cork and Kinsale.

River Thames, from Deptford to Erith, both inclusive.

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

Deal and Downs.

Falmouth.

Guernsey and Jersey.

Harwich.

Kingstown and Dublin.

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

Portsmouth.

Plymouth.

Sheerness.

All parties about to tender are particularly desired to read attentively the conditions of the contracts, which may be seen either at this Office or on. application to the Superintendents of the Victualling Establishments at Deptford, Portsmouth, and Plymouth; the Superintendents of His Majesty's Dockyards at Chatham, Sheerness, and Pembroke; the Agent for the Victualling at Haulbowline; the Victualling Storekeeper at Deal; the Secretary in the Postmaster-General at Dublin; or to the Collectors of His Majesty's Customs at each of the other places.

Every tender must specify the price in words at length, and no tender will be received after one o'clack on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised in writing.

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

Bank of England, January 26, 1837.

*HE Court of Directors of the Governor and Company of the Bank of England give notice, That the transfer-books for Bank Stock will be shut from Thursday the 2d March next till Thursday the 13th April following.

John Knight, Secretary.

MONTHLY RETURN.

AN ACCOUNT shewing the Quantities of Corn, Grain, Meal, and Flour Imported into the United Kingdom in the Month ended 5th January 1837, the Quantities upon which Duties have been paid for Home Consumption during the come Month and the Quantities remaining in Warehouse at the close thereof.

the contract of the contract o	Quantities Impor	ted into the Unite rended 5th Januar	d Kingdom in the	Quantities cha- tion in the Uni 5th January 183	ged with Duty for ted Kingdom in t	Home Consump- he Month ended	Quantities remaining in Warehouse in the United Ridgeon on the 5th January 1837.			
SCECES OF CORN, GRAIN,	Foreign Coun-	The produce of, and imported from, British Pos- sessions out of Europe.	TOTAL.		The produce of and imported from, British Possessions out of Europe.	TOTAL.	Imported from Foreign Coun-	f. The produce of, and imported from, British Pos- sessions out of Europe.	0 24 3	
Wheat Barley, Oats Ryo Pease Beaus Maize or Indian Corn Buck Wheat Beer or Big	448 5	Qrs. Bush.	Qrs. Bush 5813 7 37966 7 28878 6 86 0 17971 4 1589 1 0 1 448 5	Qrs. Bush. 297 5 66570 2 59737 4	Qrs. Bush. 1106 0 — — — — — — — — — — — — — — — — — —	Qrs. Bush. 1403 5 -665.70 2 597.37 4	Qrs. Bush. 5 (5202 1 5231 0 6213564 6. 6805 2 3053 4: 7398 5 18	Qrs. Bush: -29037 6 -25 ko -666 0	A Qrs. Bush. 574239 7 7 5256 1 2 14230 6 6805 2 13053 4 47338 5 18 2	
Total of Corn and Grain	92752 5	. 2 2	92754 7	170604 7	11:8 2	171713 1	781213 3	297 29 0	810942 3	
Wheat Meal or Flour Earley Meal Out Meal Rive Meal Indian Meal Bean Meal	191 3 14	Cwt. qrs. lbs. 2616 2 18	Cwt. grs. lbs. 21100 3 7 	Cwt. qrs. lbs. 105 2 9 20 0 25	Cwt. qrs. lbs. 2995 0 0	Cwt. qrs. lbs. 3100 2 9 20 0 25	Cwt. qrs. lbs. 167571 0 .5. 75 1 8		(wt. qrs. lbs. 17 in 98 /2 7 75 1 8	
Total of Meal and Flour	18616 0 3	2616 2 18	21292 2 24	125 3 6	2995 0 0	3120 3 6	167648 0 13	7,327 2 2	174975 2 15	

By order of the Commissioners,

C, A. SCOVELL, Secretary.

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

Received in the Week	. 1	VНЕАТ.				B	ARLEY.					OATS.				įų	YE.			EANS.		l	PEAS.		_
ended January 20, 1837.	'Quantities	I	'rice.		Quanti	ties	Pr	içe.		uantit	ies.	Pr	ice.	_	Quantities	.	Price.		Quantities.) Pric	e.	Quantities	Pr	ice.	
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Received in the Week	W	HEAT.	BARLEY.		1	DATS.	· F	LYE.	B	EANS.	Į I		
ended January 20, 1837.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	•
MARKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£ d.	Qrs.) Bs.	£. s. d.	QraBs.	£. 1. d.	Qrs. Bs.	£. s. d.	Qra. Ba.	£ d.	
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Iarleston	283 5	824 3 6	600 0	973 4			_	. 	-		30 0	60 0 0	
Holt	256 3	731 14 0	373 6	597 13 3	- /	-	. 	. , ,		· . ;	1 —		
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Lincoln	1425 4	4271 11 6	1310 4	2499 2 0 1758 9 6	119 0 190 0	146 7 0 205 5 0	<u> </u>	er e 📆	35 0	$\begin{array}{cccc} 4 & 2 & 0 \\ 80 & 0 & 0 \end{array}$	-		
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Flanford Bridge	494 0 349 5	1024 13 9	496 7	S19 13 2	346. 4	387 11 9	; ,- <u>-</u>		35 0	76 19 6		_	
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Spalding	305 0	858 0 0			478 0	514 10 0			23 0	39 1 0		 .	
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Beverley Flowden	398 0	1179 3 8	265 0	413 14 0	594 0	602 17 0			18 0	44 0 0	_		
Sheffield	457 7	1421 6 4	287 4	567 16 3	185 0	216 12 1	·		48 3	122 2 11	6 3	14 15 10	
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New Malton	1295 3	3508 16 3	2064 3	3276 16 7	1889 3 59 0	2021 13 9 65 6 6	_		ļ. 	, , 1	-		
Durham	291 0 766 3	803 13 3 2222 14 5	73 6	137 8 6 197 15 0	59 0 10 6	11 2 2					-		
Stockton	766 3 150 5	449 9 10	211 3	422 15 0	18 2	21 0 0			1 =		, des-		
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Belford	585 0	1484 19 9	234 0	361 5 9	290 2	336 7 0	 -	-	-	 .			
Hexham	130 0	377 0 0	105 0	178 1 3	78 6	93 10 3			-				
Newcastle	1263 0	3562 11 3	390 0	798 15 0	858 0	910 13 3	85 0	160 18 0	18, 6	36 17 6	15 0	34 10 0	
Morpeth	365 4	925 4 0	126 0	204 16 0	93 6	97 2 6		_	5 0	11 0 0		-	
Alnwick	168 6	396 8 5	83 2	115 13 0	193 4	213 14 5	Inace		207 0	410 0 0	-	_	
Berwick	768 0	1895 13 3	1474 4	2331 19 11	648 0	889 15 2	Incor		207 0	410 9 2	A - 1		
Carlisle Whitehaven	202 4	649 14 6	142 1 156 2	261 4 6 282 1! I	180 3	232 7 6 -86 12 6	0 3	0 18 0	-	 -	Ί -		

	secewed in the Week			TEAT.	AT.		BARLEY.		ATS.		RYE.	В	EANS.	PhAs.		
	ended January 20, 1837.	Quant	nies.	Pri	e.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	
•	MARKETS.	Qrs.	135.	£.	s. d.	Qrs. Es.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. e. d.	Qrs. Bs.	£. s. d.	
	Penrith	111		377		115 3	214 13 3	143 0	193 18 9	12 1	32 7 9		_	_	_	
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	Chester	396	6	1293		150 3	325 0 5	55 l	80 14 8) —				
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	Four Lane Ends	81			19 6	103 6	169 3 4	38 0	50 0 0			25 0	57 0 Ö			
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	Bolton Derby	229			12 0	308 0	627 19 0	33 0	48 4 0			_] -	<u> </u>	
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	Northampton Coventry	138			10 0	52 0	99 2 0	167 Q	232 19. 0	10 0	21 0 0	21 6	58 0 0	1 -		
	Birmingham			4615	0 0	449 0	, 889 4 0	140 0	199 0 0		_	52 0	141 -4 8		_	
	Worcester	901		2708	5 3	758 3	1513 10 7	460 0	650 6 8			28 5	73 17 9	50 0	132 10 0	
•	Warminster	582	2 4	1748	4 6	1378 4	2576 16 0	111 0	149 8 0			14 4	40 3 0	2 4	5 2 6	
•	Denbigh		2. 0 3. 6	187 373		32 5	, 01 0 V	59 0	88 10 0	-						
•	Wrexham Carnaryon): [0	326		120 0	222 0 0	105 0	114 15 0	-	-			`		
	Haverfordwest	44		118	11 6	103 1	154 8 9	526 6	483 17 7	_	-	-		-		
	Carmarthen	99		304	15 5	231 7	364 16 5	1499 7	1309 10 9	-		 		 -		
	Cardiff			233 909	5 0 14 0	141 7 389 0	299 13 4 758 10 0	169 0	227 7 6		727					
•	Gloucester		3 TO 3	2827	6 0	371 0	736 7 0	64 0	93 19 0	=	-	43 0	105 3 0	_		
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	Bristol	758		2387	12 3	14 ⁴ 8 2 486 4	2693 1 4 911 16 5	321 0 187 5	385 18 0 224 8 8			79 3 23 4	174 10 0 53 8 8	6 0	16 16 0	
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ended January 20, 1837.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Juantities	Price.	Quantities.	Price.	Quantities.	Price.	
MARKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£ d	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs Bs.	£. 0. 11	
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THE

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 24th day of January 1837,

Is Thirty-three Shillings and Eleven Pence Halfpenny per Hundred Weight,

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

Grocers'-Hall,

By Authority of Parliament,

January 27, 1837.

HENRY BICKNELL, Clerk of the Grocers Company.



East India-House, January 25, 1837.

THE Court of Directors of the East India

Company do hereby give notice, That a Quarterly General Court of the said Company will be held at their House, in Leadenhallstreet, on Wednesday the 22d March next, at eleven o'clock in the forenoon. .

James C. Melvill, Secretary.

East India-House, January 25, 1837.

THE Court of Directors of the East India Company do hereby give notice,

That the transfer-books of the said Company's stock will be shut on Thursday the 2d March next, at three o'clock, and opened again on Thursday the 13th April following:

That a General Court of the said Company will be held at their House, in Leadenhall-street, on Wednesday the 12th April next, from nine o'clock in the forenoon until six o'clock in the evening, for the election of six Directors of the said Company for four years:

That the forms of a letter of attorney, and of an affidavit or affirmation, which will be required under the 27th section of the Act of the 3d and 4th William 4th, cap. 85, for enabling Proprietors of East India Stock to vote by proxy on that occasion, may be obtained upon application at the Treasury, in this House: and

That the lists of the Members of the said Company will be ready to be delivered, at this House, on Tuesday the 28th March next.

James C. Melvill, Secretary.

The National Bank of Ireland.

London, 39, Old Broad-Street, January 25, 1837.

NOTICE is hereby given, that the Court of Directors of the National Bank of Ireland have declared a dividend, after the rate of £5 per cent. per annum, for the half year ending the 31st day of December last, and the warrants for payment of the same will be ready for delivery, at the Company's Office, 39, Old Broad-street, London, on and after Monday the 6th day of February next, between the hours of ten and three o'clock.

No. 1946.1

And further notice is hereby given, that the transfer-books of the Company will be closed from the 1st day of February next, until after the day fixep for delivery of the dividend warrants.

By order of the Board of Directors, Frazer B. Smith, Secretary.

Atlas Assurance-Office, Cheapside, January 27, 1837.

THE Court of Directors hereby give notice, that an extraordinary Court of Proprietors will be held at the Company's Office, in Cheap-side, on Monday the 13th day of February next, at eleven o'clock precisely, for the purpose of electing a Director, in the room of John Carrick, Esq. deceased.

The ballot, if demanded, will commence at'twelve and close at three o'clock.

Henry Desborough, Secretary.

N.B. Proprietors are required to give notice to the Secretary, within ten days from the date hereof, of their intention to offer themselves, as Candidates to fill the present vacancy.

> Penoles Gold Mining Association. Office, 37, New Broad-Street, London, January 23, 1837.

JOTICE is hereby given, that an adjourned Special General Meeting will be held at the North and South American Coffee-house, Thread-needle-street, on Thursday the 9th day of February next, at two o'clock precisely.

George Morgan, Secretary.

Globe Insurance, London; January 26, 1837.

VOTICE is hereby given, that a General Meet, IV ing of Proprietors of the Globe Insurance Company will be held at their Office, in Cornhill, on Thursday the 16th day of February next, at one o'clock, for the election of a Director, in the room of Sir Charles Cockerell, Bart. deceased.

The ballot to commence at one, and close at

three o'clock.

By order of the Board,

John Charles Denham, Secretary.

The Hayle Railway Company.

Rectory-House, London-Wall, London, January 23, 1837.

OTICE is hereby given, that a Half-yearly General Meeting of the Proprietors of the Hayle Railway Company will be held at the Offices of the Company, Rectory-house, London-wall, London, on Tuesday the 28th day of February next, at one o'clock precisely, in accordance with the provisions of the Act of Parliament.

By order of the Board of Directors, R. H. Pike, Clerk of the Company.

The Hayle Railway Company.

hereby give notice, that at a Board held at Offices, Rectory-house, London-wall, on Mondo 23d day of January instant, a further call of per share was made, payable by two instalments, viz. £5 on or before the 1st day of March, and the remaining £5 on or before the 3d day of April next, to Messrs. Ransom and Co. the Bankers of the Company, 1, Pall-mall East, London.

R. H. Pike, Clerk of the Company.

Crew of His Majesty's sloop Serpent, that bounty money for the moiety of the hull of the slave vessel Tita, captured on the 29th June 1835, will be paid to those who were actually on board at the time of capture, or to their representatives duly authorised to receive the same, on the 1st day of February next, at Mr. Copland's office, No. 22, Surrey-street, Strand; and the shares not then claimed will be recalled every Wednesday and Thursday for three months to come, agreeably to Act of Parliament.

Proportions,

Admiral	-	•	£10	$16\frac{3}{4}$
Captain	-	-	25	3 114
Second class			7	$0.7\frac{1}{2}$
Third class	-	**	3	18 1:½
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Seventh class	-	_	0	15 7 E
Eighth class	-		0	$9 \ 4\frac{1}{2}$
Ninth class	-	-	0	6 3
Tenth class	-	-	0	$16\frac{3}{4}$

John Copland, Agent

London, January 23, 1837.

TOTCE is hereby given, that the late Partnership existing between William Stimpson and Richard George Ward, Meat-Salesmen, of White Hart-street, Newgatemarket, London, was dissolved, by mutual consent, on the 26th January 1837. All debts owing to or by the said parties will be paid and received by William Stimpson.

R. G. Ward. Wm. Stimpson.

OTICE is hereby given, that the Copartnership existing between the undersigned, and carried on at Bitton, in the country of Gloucester, under the firm of Bush and Bryan, Smiths and Carpenters, was dissolved an the 29th day of September 1838, by mutual consent: As witness our lands this 5th day of December 1836.

John Naish Bush. Robert Bryan. TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying on business at Ashton-under-Lyne, in the county of Lancaster, as Joiners and Builders, under the firm of Newton and Wilde, was this day dissolved by mutual consent. All debts due to and owing by the said concern will be received and paid by the undersigned Isaac Newton.—Dated the 16th day of January 1837.

Isaac Newton.

Thomas Wilde

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Milroy and John Milroy, of Callington, in the county of Cornwall, under the firm of James and John Milroy, Tea-Dealers, Callington, was this day dissolved by mutual consent; and that the business will in future be carried on by the said James Milroy, at Liskeard, in the said county of Cornwall; and by the said John Milroy at Callington aforesaid.—Witness our hands this 20th day of January 1837.

Jame's Milroy.
John Milroy.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry Macaulay and Thomas Terry, as Woollen Cloth and Fancy Manufacturers, at Huddersfield, in the county of York, is this day dissolved by mutual consent; all debts owing to or by the partnership will be received and paid by the said Thomas Terry, who is duly authorised so to do: As witness our ands this 16th day of January 1837.

Henry Macaulay.

Thomas Terry.

Liverpool, January 24, 1837.

TOTICE is hereby given, that the Partnership heretoforecarried on by us the undersigned, as Iron-Founders and
Engineers, under the firm of George Parker and Co. is this
day dissolved by mutual consent.

John O. Thompson. Geo. Parker.

OTICE is hereby given, that the Partnership heretoforesubsisting between us the undersinged, Edward Lewis
and William Redman, as Painters, Plumbers, and Glaziers,
carried on in Liverpool, in the county of Lancaster, under
the name, style, or firm of Lewis and Redman, was this day
disselved by mutual consent.—Dated this 24th day of January
1837.

Edward Lewis.

William Redman.

OTICE is hereby given, that the Copartnership heretofore subsisting and carried on between us the undersigned, William Walker and Nehemiah Daniel Bacon, Curriers, &c. at No. 94, Wardour street, Soho, is this day dissolved by mutual consent; and all debts owing by the said concern are to be paid, and all moneys due are to be received, by the undersigned William Walker.—Dated this 24th day of January 1837.

Wm. H alker. Nehemiah D. Bacon.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John William Hammon and Lewis Isaacs, of Gloucester-street, Saint John-street-road, in the county of Middlesex, under the firm of John William Hammon and Co. as Dealers in the Precious Metals, and for Flatting and Rolling Gold, Silver, and all other Metals, was dissolved on the 29th day of September last, by mutual consent.—Dated this 24th day of January 1837.

L. Isaacs. J. W. Hammond.

Takke notice, that the Partnership lately subsisting between us, as Linen-Drapers, Mercers, Hosiers, and Haberdashers, at Cardigan. has this day, by mutual consent, been dissolved; and that, by the like consent, all debts due from or to our late firm will be paid received by the undersigned bleamor Waldron and Mr. Joshua Morgan Thomas, by whom our said business will in future be carried on, upon their sole credit and account.—Dated this 18th day of January 1837.

Morgan Rees. Eleanor Waldron. Joshua Morgan Thomas. TAKE notice, that the Partnership heretofore subsisting between us the undersigned, carrying on business at Manchester, in the county of Lancaster, as Booksellers, Stationers, and Letter-Press-Printers, under the firm of Clarke and Company, was dissolved on the 1st day of January last. All debts will be received and paid by the undersigned Joseph Hayward, by whom the business will in future be carried on .-Dated this 18th day of January 1837.

Charles Frederick Medhurst. Joseph Hayward.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Entwisle, William Hart, Wright Isherwood, and John Isherwood, carrying on the business of Spindle and Fly-Makers, at Little Bolton, in the county of Lancaster, under the firm of James Entwisle and Company, is this day dissolved by mutual content. sent. All persons indebted to the said concern are to pay the same to the undersigned William Hart, Wright Isherwood, and John Isherwood, who will for the future carry on the business, and discharge all dehts due by the said concern.-Dated this 5th day of January 1837.

James Entwisle. William Hart. Wright Isherwood. John Isherwood.

OTICE is hereby given, that the Partnership lately suband Mark Fothergill, of Broken-whart, Upper Thames street, in the city of London, Drysalters, was dissolved on the 14th day of July last, by mutual consent: As witness our hands this 24th day of January 1837.

George Harker. Mark Fothergill.

OTICE is hereby given, that the Partnership beretofore carried on by us the undersigned Joseph Wile, of Stafford, in the county of Stafford, and Joseph Felthouse, of the same place, under the style or firm of Wile and Felthouse, Fronmongers, Bell-Hangers, Braziers, Tin-Plate-Workers, and Mail-Manufacturers, was, on this 17th day of January, dissolved and determined by mutual consent; and that the businesses will be in future carried on by the said Joseph Wile, and his own account. All persons who stand indebted to the on his own account. All persons who stand indebted to the concern are requested to pay the amount of their respective debts to the said Joseph Wile; and all persons to whom the concern stands indebted will be paid the amount of their respective debts by the said Joseph Wile: As witness our hands this 17th day of January 1837.

J. Wile. Josh. Felthouse.

JOTICE is hereby given, that the Partnership between Arthur Bensley Warmoll and Robert Henry Walsh, Seap-Manufacturers, No. 25, Old Montague-street, White-chapel, is this day dissolved by mutual consent: As witness our hands. - Dated this 27th day of December 1836.

Arthur Bensley Warmoll. Robert Henry Walsh.

OTICE is hereby given, that the Partnership between George Brinsley and Thomas Hatton, in the trade and business of Manufacturing Chemists, carried on at Maccles-field, in the county of Chester, was this day dissolved by mutual consent; and in future the business will be carried on by the said Thomas Hatton on his separate account, who will psy and receive all debts due and owing to and from the said partnership.—Dated this 23d day of January 1837.

G. Brinsley. Thos. Hatton.

THE Partnership business of Iron and Brass-Founders lately subsisting between us, and carried on at King's Head-court, Beech-street, in the city of London, in the name of R. and J. Barrett, was dissolved, by mutual consent, on the 31st day of the 12th month (called December) 1836. All accounts will be settled, and moneys owing to the partnership received, by the undersigned Richard Barrett.—Dated this 3d day of the 1st month (called January) 1837.

Jeremiah Barrett. Richard Barrett.

NOTICE is hereby given, that the Partnership beretofora subsisting between us the undersigned. Charles Moore subsisting between us the undersigned, Charles Moore the elder and Charles Moore the younger, as Linen-Drapers, Grocers and Chevsemongers, and carried on at Great Coggesball, in the county of Essex, under the firm of Moore and Son, was this day dissolved by mutual consent. All debts due to or owing by the said partnership will be received and paid by the said Charles Moore the elder: Witness our hands this 26th day of January 1837.

Charles Moore.

Charles Moore, innr.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Jones and William Roberts, as Timber-Dealers, Ship-Builders, and General Merchants, carrying on business in the town of Chep-stow, in the county of Monmouth, was this day dissolved by mutual consent. All debts due to the concern, are to be paid to the undersigned John Jones, by whom also all the engage-ments of the concern will be liquidated.—Dated this 25th day of January 1837. Jno. Jones.

William Roberts.

Chancery, made in a cause of Harrington versus Mortier, with the approbation of Sir Giffin Wilson, one of the Masters of the said Court, on Tuesday the 21st day of February 1837, at three c'clock in the afternoon precisely, at the King's Head

Inn, Bocking, in the county of Essex, in two lots;
A copyhold house, with outbuildings and garden, situate at
Braintree, in the county of Essex, and holden of the manor of

Braintee; and
A freehold cottage and garden, sitnate in Bocking, in the said county of Essex.

Particulars and conditions may be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane, London; of Messrs. Dixon and Sons, Solicitors, New Boswellcourt; of Messrs. Bowden, Walters, and Reeve, Solicitors, 66, Aldermanbury; and of Mr. Lane, and Mr. Jackson, Solicitors, Braintree.

NO be peremptorily sold, pursuant to an Order of the High Lead to the Figure Whitmore, with the approbation of Nassau William Senior, Esq. one of the Masters of the said Court, at the Public Sale Room of the said Court, in Southampton-buildings, Chancerylane, London, on Thursday the 2d day of March next, at two of

A leasehold estate, No. 40, Upper Neymour-street, Saint-May-le-bone, in the county of Middlesex.

Printed particulars and conditions of sale may be had (gratis) at the said Master's chambers, in Southampton-buildings aforesaid; and of Messrs. Whitmore, Rounieu, and Walters, 9, New-square, Lincoln's-inn; of Messrs. Burgoyne and Thrupp, Solicitors, 160, Oxford-street (the west corner of Stratford-place); of Messrs. Simpson and Cobb, Solicitors, 11, Austin-friers; and of Messrs. Gough and Roumieu, Architects and Surveyors, Lancaster-place, Waterloo-bridge.

HEREAS by a Decree of the High Court of Chancery, made in a cause Attorney-General versus Sampson, ic W made in a cause Attorney-General versus Sampson, it was, amongst other things, referred to James William Fairer, Esq. one of the Masters of the said Court, to enquire and state to the Court whether there were any next of kin of Ana Sampson, late of Harley street, in the parish of Saiut Maryle-Bone, in the county of Middlesex, Widow, deceased (who died on the 25th day of March 1833), living at the time of her death, and who were such next of kin (if any) and whéther any of them were since dead, and who were the legal personal representatives:—any person or persons claiming to be the representatives:—any person or persons claiming to be the next of kin of the said Ann Sampson, living at the time of her death, and, in case any of such next of kin are since dead, the personal representative or personal representatives of him, her, or them so dying, are, by their Solicitors, on or before the 17th day of February 1837, to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, and make out his, her, or their claim or claims, or in default thereof he, she, or they will be peremptorily excluded the benefit of the said Decree.

DIRSUANT to a Decree of the High Court of Chancery, made in a cause Thorns and others v. Bouyer and others, the creditors of Thomas Thorns, late of Eaton Socon, in the county of Bedford, deceased (who died in the month of January

1827), are, by their Solicitors, on or before the 13th day of February 2837, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancerylane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Lethbridge versus Mytton, the creditors of John Mytton, late of Halston, in the county of Salop, Esq. deceased (who died on or about the 29th day of March 1834), are, by their Solicitors, on or beforet the 20th day of February 1837, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Hughes versus Evans, the creditors of John Evans, late of Carnarvon, in the county of Carnarvon, Gentleman, deceased (who died in the month of July 1827), are, by their Solicitors, forthwith to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-build-ings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Doubtfire versus Elworthy, the creditors of Mary Doubtfire, late of the parish of Stoke Damerell, in the county of Devon (who died on or about the 17th day of March 1834), are, by their Solicitors, on or before the 28th day of February 1837, to come in and prove their debts before George Boone Roupell, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause wherein Harriet Watkins and others are plaintiffs, and William Hall and another are defendants, the creditors of Thomas Watkins, late of Fieldgate-street, in the parish of Whitechapel, in the county of Middlesex, Smith and Bell-Hanger (who died on the 14th day of November 1830), are forthwith to come in and prove their debts before Henry Martin, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, Eondon, or in default thereof they will be excluded the benefit of the said Decree.

OTICE is hereby given, that John Weller, of Strood, in the city of Rochester, in the county of Kent, Grocer, by indenture, dated the 24th day of January instant, assigned all his personal estate and effects to William Wyndham Lee, of the city of Rochester aforesaid, Grocer, upon trust, for the equal benefit of such of the creditors of the said John Weller as should, within the space of three calendar months from the date of the said indenture, execute the same, or otherwise acced thereto, by consenting to accept a dividend under the John Weller and William Wyndham Lee respectively, was attested by Edward Birch, of the Cathedral precincts, in Ro-chester, in the county of Kent aforesaid, Solicitor, and Fre-derick Latt, his Clerk.—Dated this 25th day of January 1837.

OTICE is hereby given, that Joseph Brooke, of Fazeleystreet, in Bironiagham, in the county of Warwick, Manufacturer of German Silver Goods, bath by Lidenture, bearing date the 24th day of January 1837, granted, bargained, sold, essigned, transferred, and set over all his household furniture, implements and ujensils or household, stock in trade, tools, deuts, sum and sums of money, and all other times the state of the s in trade, tools, deuts, sun and sums, of money, and all other his goods, charlies, personal estate and effects whatsoever, whether in possession or action (except the necessary wearing apparel of the said Joseph Brooke, his wife and children, unto Thomas Nurrish, of Gopsall-street, near Coleshill-street, in Birmingham atoresaid, Gentleman, upon trust, for the benefit of himself and all other the creditors of the said Joseph Brooke who should execute the same and conform to the provisions therein contained; that the said indenture was duly

of, and is attested by, Thomas Simcox, of the Bull-ring, Birmingham aforesaid, Solicitor; and notice is hereby further given, that the said indenture of assignment is now lying at the office of Messrs. Simcox and Sons, Solicitors, Bull-ring, Birmingham aforesaid, for execution by such of the creditors of the said Joseph Brooke as may be desirous of executing the same before the 24th day of March next ensuing the date hereof; and all those creditors who do not execute such deed, or signify their consent thereto, by the said 24th day of March next will be excluded from all benefit and advantage to be derived therefrom.—Dated this 24th day of January 1837.

Fiat in Bankruptcy awarded and issued forth against Hugh Massy, of the city of Bath, in the county of Somerset, Surgeon, Apothecary, Dealer and Chapman, are requested to meet on Friday the 17th day of February next, at twelve of the clock at Noon, at the Castle and Ball Inn, in the city of Bath aforesaid, to take into consideration the propriety of the bankrupt's propounding a will alleged to have been made in favour of the said hankrupt by William Massy. been made in favour of the said bankrupt by William Massy, Gentleman, deceased (brother of the said bankrupt), for proof in the Prerogative Court of the Archbishop of Canterbury by the bankrupt, as the executor therein named; and to assent to or dissent from the assignees of the said bankrupt's estate supplying the said bankrupt with funds for that purpose, and for obtaining Probate thereof from the said Court in opposition to the propounding in the said Court, by a person then to be named, of another will alleged to have been executed by the said William Massy, deceased, and to bear date the 23d day of March 1835; and also to assent to or dissent from the or March 195; and also to assent to or dissent from the assignees, or the said bankrupt as executor as aforesaid, entering into an agreement with the person, so to be named at such meeting, to allow such person, so to be named, to participate with the said bankrupt or his assignees, or any other person or persons, in the property and effects of the said deceased William Massey, and in the proportion and on the terms and conditions to be named at such meeting, or to paying such person a sum or sums of money, then to be agreed upon, in lieu of such portion of the estate of the said William Massy, deceased; and also to assent to or dissent from the said assignees delivering up to the mortgagee the possession of a certain messuage and premises, situate in Saint James's-street, in the said city of Bath; and on other special affairs.

HE creditors who have proved their debts under a Fig. in Bankruptcy awarded and issued forth against William Shorthose, of Leamington Priors, in the county of Warwick, Jeweller, Dealer and Chapman, a bankrupt, are requested to meet the assignees of the estate and effects of the said bankrupt, on Wednesday the 22d day of February next, at twelve of the clock as noon, at the Bath Hotel, in Leamington Priors aforesaid, in order to assent to or dissent from the said assignees selling the residue of the stock trade, household furniture, goods, chattles, and other effects of the said bankrupt, either by public auction or private contract, or partly by private contract, or by valuation, uppraisement, or otherwise, to any person or persons whom-soever for the best price or prices that can be reasonably obtained for the same; and also to assent to or dissent from the said assignces giving such credit, or taking such security or securities for the purchase money, or any part thereof, as they shall think fit; and also to assent to or dissent from the said assignees discharging, out of the said bankrupt's es are, t e costs, charges, and expenses in an attempt to effect an arrangement of the said bankrapt's affairs, previous to assuing the said fiat, by an assignment of his estate and effects for the general benefit of his creditors; and further to assent to or dissent from the said assigners commencing, prosecuting, or defending any action or actions at law, or suit or suits in equity, or any other proceedings, for the recovery, defence, or protection of all or any part of the said bankrupt's estate; or to the compounding, submitting to arbitration, or otherwise settling or a justing a certain debt due to the bankrupt from one Nathaniel Habfax; and also certain other debts due to the said bankrupt's estate from certain presons, to be named at the said meeting; and generally to assent to or dissent from vesting in the said assigners full power and authority for the adjustment, settlement, or arrangement of executed by the said Joseph Brooke and Thomas Narrish, the said bankrupt's estate and effects, and all other matters, respectively, on the day of the date thereof, in the presence relating thereto.

Fiat in Bankruptcy awarded and issued forth against John Halliley, John Brooke, James Halliley, and John Halliley the younger, all of Dewsbury, in the county of York, Woollen-Manufacturers, Dealers, Chapmen, and Copartners, are requested to meet the assignees of the estate and effects of the said bankrupts, on Wednesday the 22d day of February next, at three o'clock in the afternoon, at the Royal Hotel, in Dewsbury aforesaid, in order to assent to er dissent from the said assignees commencing and prosecuting any action or actions at law, or suit or suits in equity, against a certain person, to be named at the meeting, in respect of certain matters and transactions between the said certain person and the said bankrupts, or some or one of them; and also to assent to or dissent from the said assignees settling, compounding, or adjusting any action at law or suit in equity, and all and every disputes and differences between them, the said assignees and the said certain person, or submitting such actions or suits, disputes and differences, or any of them, to arbitration, or otherwise agreeing to any matter or thing relating thereto; and also to assent to or dissent from the said assignees, or some or one of them, being paid and allowed, out of the bankruptcy funds, a reward or compensation for their services and trouble as such assignees in and about the affairs of the said bankruptcy.

THE creditors who have proved their debts under a Fiat in Bankrup.cy awarded and issued forth against Thomas Marshall of No. 97, High-street, Whitechapel, in the county of Middles x, Cheesemonger, Dealer and Chapman, are desired to meet the assignees of the estate and effects of the said bankrupt, on the 18th day of February next, at eleven o'clock in the forenoon, at the Court of Bankruptcy, in Basinghall street, in the city of London, in order to assent to or dissent from the said assignees compounding, settling, adjusting, or giving time for the payment of all or any of the several debts due or owing to the said bankrupts from the several persons whose names will be mentioned at the meeting; also to assent to or dissent from the said assignees disposing of or relinquishing and giving up the leases of certain premises of or belonging to the said bankrupt, or his estate also to assent to or dissent from the said assignees commencing, prosecuting, or detending any action at law, or suit in equity, for the recovery of any-part of the said bankrupt's estate and effects; or to the compounding, submitting to arbitration or otherwise agreeing any dispute, matter or thing relating thereto; and on other special affairs.

THE creditors who have proved their debts under a-Commission of Bankrupt awarded and issued forth against John Bridges and James Dew, of the city of Bristol, Brewers and Copartners, Dealers and Chapmen (carrying on trade under the firm of Ames's Brewery Company), are requested to meet the assignees of the estate and effects of the said bankrupts, on the 23: day of February next (instead of the 16th of February as before advertised), at twelve o'clock at noon, at the office of Messrs. William Tanner and Son, Shannon-court, Bristol, to assent to or dissent from the said assignees commencing and prosecuting one or more suit or suits in equity, or such other proceedings as may be advised, respecting the differences and disputes between them and a certain person, to be named at the said meeting, and others, touching the separate estate of the said John Bridges; or to the said assignees submitting to arbitration or otherwise compounding and agreeing any matter or thing relating thereto; and on other received efficies.

First in Bankruptcy awarded and issued forth against Thomas Linney, of Arnewood, in the parish of Hordle, in the county-of Southampton, Cattle-Dealer, Dealer and Chapman, are requested to meet the assignee of the estate and effects of the said bankrupt, on Saturday the 18th day of February now next ensaing, at two o'clock in the afternoon, at the office of Mr. James Brown, Solicitor, High-street, Lymington, Hants, in order to assent to or dissent from the said assignee selling and disposing of, either by public auction or private contract, or at a valuation, or partly by public auction or partly by private contract, as the said assignee shall think most beneficial to the bankrupt's estate, certain lands and premises in the parish of Hordle aforesaid, which will be particularly specified at the said meeting; and also to assent to or d ssent from the paying or discharging the balance which shall be found due to the mortgagee of the bankrupt's lands and premises at:Arnewood aforesaid, out of the moneys to arise by

a sale of other lands and premises of the said bankrupt, or so far as such last mentioned moneys may extend, and to raise, if necessary, a sum of money by one or more mortgage or mortgages of the said lands and premises, or of any part thereof; and also to assent to or dissent from the said assignee commencing and prosecuting an action at law against certain persons, to be named at such meeting, for the recovery of certain goods in their hands blonging to, or forming part of, the said bankrupt's estate; and to the assignee settling, arranging, and agreeing with such persons and any persons claiming liens upon any part or parts of the said bankrupt's property, goods, estate and effects upon such terms and conditions as the said assignee may think proper; and also to assent to or dissent from the said assignees taking, commencing, and prosecuting, defending or opposing any proceedings at law, in equity, or bankruptcy, in respect of any part of the said bankrupt's estate, as he may think proper or be advised for the protection, recovery, or getting in the same, or any part thereof; and to refer to arbitration, compromise, determine, and agreee any dispute, claim, or demand whatsoever which may arise or exist between the said assignee and any other person or persons whomsoever in respect of the same, or any part thereof; and on other special affairs.

HE creditors who have proved their debts under at Fiat in Baukruptcy awarded and issued forth against: Robert Barker, of Manchester, in the county of Lancaster, Druggist, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Saturday the 18th day of February next, at eleven of the clock precisely in the forenoon of the same day, at the Commissioners' Rooms, in Saint James's-square, in Manchester aforesaid, in order to assent 10 or dissent from the said assignees selling and disposing of, either by public auction or private contract, or partly by public auction and partly by private contract, in one or more lot or lots, and at one time and place, or several times and places, and either for ready money or for payment on a future day or days, and either with or without any securities for payment of the purchase money, or of any part thereof, all the beneficial right and interest of the said bankrupt of, in, and under certain contracts, the particulars of which will be stated at such meeting, or any or either of them, entered into by the said bankrupt for the pur-chase by him of certain plots of land on chief rent, and, in case of any loss arising from sales upon credit, without the said assignees being answerable or liable to make good any such loss; also to assent to or dissent from the said assignees, at the entire risk and expence of the said bankrupt's estate, confirming, completing, and carrying into effect such contracts, or any or either of them, and accepting and taking conveyances upon the terms and conditions thereof, or of any of them, charging and discharging the chief or other rents contracted or stipulated to be paid out of the said bankrupt's estate, and afterwards selling and disposing of, in manner and form above said, for sums in gross, or for yearly chief or re-served rents, the property of which they may so accept and take conveyances as aforesaid, or any part thereof; and, in case of sales upon chief or reserved rents, to the said assignees selling and disposing of such chief or reserved rents in manner. and form aforesaid; also to assent to or dissent from the said assignees abandoning and giving up to the respective venders, or any or either of them, all right, title, claim, and interest of, in, and under such contracts, or any or either of them, with or without receiving or obtaining any consideration or compensation for so doing; also to assent to or dissent from the said assignees selling and disposing of, either by public auction or private contract, or partly by public auction and partly by private contract, at a valuation or otherwise, and in one or several lot or lots, and at the same or several times and places, to any person or persons whomsoever, as to them shall seem most beneficial and advantageous to the said bankrupt's estate, all and every the freehold and leasthold be plots of land, the particulars of which will be stated at such. meeting, of the said bankrupt, or any part or parts thereof, either for sums in gross, or subject to and upon chief or other yearly reserved rents, or partly for sums in gross, and partly for chief or other yearly reserved rents; and also, in case of sales up in chief reuts, to the said assignees afterwards selling and disposing of such chief or other yearly reserved rents, or any of them, either by public auction or private contract, or partly by public auction and partly by private contract, at a valuation or otherwise, in one or more lot or lots, to any person or persons whomsoever, as to them shall seem mess beneficial and advantageous to the said bankrupt's estate, and

at one or at several times, either wholly or partly for ready and one or an several times, either whom or party for ready money, or for payment on a future day or days, with or with-out taking any security of any kind for payment of the purchase money, or any part thereof, as to the said assignees shall seem proper; and also to assent to or dissent from the said assignees paying and discharging, out of the said hankrupt's estate, the chief and other yearly rents, subject to the payment of which the same freehold and leasehold plots of land were conveyed and assigned to the said bankrupt; also to assent to or dissent from the said assignees joining and concurring with certain persons, who will be named at such meeting, and to whom the said bankrupt has executed mort-gages of certain parts of his freehold and leasehold estate, the particulars of which will be stated at such meeting, and also with certain other persons, who will be named at such meeting, and who hold the title dreds, evidences, and writings relating to portions of the freehold and leasehold estate of the said bankrupt, the particulars of which will be stated at such meeting, as and by way of liens or equitable mortgages, or or either of such legal and equitable mortgagees, in a sale or sales of such freehold and leasehold estates, or any part or parts thereof, to be conducted by and under the management of the said assignees; and to all or any of such sale or sales being made by public auction or private contract, at a valuation or otherwise, or partly by public auction and partly by private contract, at a valuation or otherwise, and in one or more lot or lots, at one time and place, or several times and places, and either for ready money or for payment on a future day or days, or partly for ready money and partly for payment on a future day or days, with or without taking security for payment of the purchase moneys, or any parts thereof; and to all or any of such sale or sales being made either to the said parties claiming to be legal or equitable mortgagees, or to any other person or persons whomsoever, with power to buy in all or any part of such estates and property, and again to offer the same for sale, with the like powers and authority, without being answerable or liable for any loss, deprivation, or diminution in price or value which may arise or occur, or otherwise; and to the said assignees allowing and permitting such legal and equitable mortgagees respec-tively to receive the balance of the respective purchase moneys arising from such sale or sales, after paying and discharging the costs, charges, and expences of and attending such sales, and the completion of the respective purchases, in part satis-faction of their respective debts and interest; and to the said assignees allowing such legal and equitable mortgagees respectively to prove upon the estate of the said bankrupt for spectively to prove upon the estate of the said bankrupt for the balances due to them respectively, after giving credit for such purchase moneys respectively; and to the said assignees making and entering into such other agreements or arrange-ments with such legal and equitable mortgagees respectively, respecting their respective mortgages, and the sales of the properties and appropriation of the proceeds, as they the said assignees may be advised and think most advantageous to the said bankrupt's estate; also to assent to or dissent from the said assignees commencing suits in equity against certain persons, who will be named at such meeting, or their representatives, and all others whom it may concern, for the purpose of foreclosing the equity of redemption of and in certain freehold and leasehold estates and property, the particulars of which will be stated at such meeting, mortgaged to the said bankrupt, or for compelling sales thereof, or of any part thereof; and to the said assigners commencing, taking, and prosecuting such other proceedings at law, in equity, or bankruptcy as they may be advised, against the respective mortga-gors, and their representatives and tenants, for obtaining possession of the property mortgaged, and the payment of the mortgaged moneys and interest, as they the said a signees may be advised; or to the said assignees selling and disposing of the property mortgaged under and by virtue of the trusts or powers contained in the respective mortgage deeds and in manner therein mentioned; also to assent to or dissent from the said assignees paying and discharging, out of the said bankrupt's estate, to certain persons, who will be named at such meeting, the various ours of money which will be then stated, and for which such persons respectively claim liens upon certain title deeds, evidences, and writings relating to portions of the freehold and leasehold estates of the said bankrupt, in order to obtain possession of such deeds, evidences, and writings; and to the said a signers paying and decharging, out of the said bankrupt's estate and effects, any lien or claim which any other person or persons may have on the real or personal estate, goods, chattels, and effects of the said bankrupt, or any part thereof, or on any title deeds, evidences, or writings relating thereto, in order to

obtain the possession and control thereof; also to assent to or dissent from the said assignees, at the risk of the zaid bankrupt's estate, employing an agent or collector to collect the rents of the said bankrupt's freehold and leasehold estates, and superintend and manage the same, and paving him or them such allowance or remuneration, out of the said bankrupt's estate, for his or-their time, trouble, and services as to the said assignees shall seem just and reasonable; also to the said assignees employing a surveyor or surveyors, or other proper person or persons, to plan and allot the said bankrupt's freehold and leasehold estate, or any part or parts thereof, for sale, on chief rents or otherwise, and to sell and dispose thereof, or of any part or parts thereof, upon chief rent, and to their paying him or them such allowance or remuneration, out of the said bankrupt's estate, for his or their time, trouble, and services as to the them the said a signees shall seem just and reasonable; also to sanction, allow, and confirm the employment by the said assignees of an accountant to investigate and make up the books, affairs, and accounts of the said bankrupt, and to their continuing the employment of such accountant for those purposes. and to act in the collection of the debts due to the said bankrupt's estate, and in the superintendance and management of the affairs of the said bankrupt, and the sale and disposition of his stock and effects, and their paying such accountant such allowance or remuneration, out of the said hankrupt's estate, for his time, trouble, and services as to the said assignees shall seem just and reasonable; also to sauction, allow, and confirm the acts and proceedings of the provisional assignee from the time of his appointment up to the choice of assignces, and the acts and proceedings of the assignees from the time of their appointment up to the time of such meeting, in carrying on the trade and business of the said bankrupt for the benefit of the creditors and the general management and superintendance of his estate, and all sales, purchases, receipts, and payments made by the provi-sional assignee and assignees in and about the carrying on of such business and management and superintendance of the said bankrupt's estate; also to assent to or dissent from the said assignees compounding for and taking less than the whole of any debts owing to the said bankrupt's estate which they may think desperate, bad, dubious, or doubtful. in full satisfaction and discharge of the amount of such debts, and to their releasing any such debtors therefrom, and to their giving time to any debtor or debtors for payment, by instalments, or otherwise, without taking security, and to their executing any deeds of compositions, assignments, inspection, letters of licence or release between any debtors to the estate and their creditors, and signing any bankrupt's certificate; and to the said assignees commencing and prosecuting actions at law against any debtors to the estate, for the recovery of such debts, and settling, arranging, and agreeing the same actions upon such terms and conditions as they the said assignees shall think proper; and to their referring and submitting to arbitration any disputes or differences which may arise between them and any person or persons whomsoever, in respect of or relating to or concerning all or any of the matters aforesaid, or to the said bankrupt's estate and effects, in any manner howsoever; and to the said assignees giving their assent to any creditors of the said bankrupt who may hold bills of exchange or notes upon which other persons than the said bankrupt are liable, accepting compositions from such other persons so liable as aforesaid, and to their executing any deeds of assignment for the benefit of creditors, composition deeds or letters of licence between such other persons so liable and their creditors; or to their giving time for payment of any such bills by instalments, or otherwise, and either with orwithout security, or to any such creditors of the said bankrupt entering into any other arrangements with such other persons so liable as aforesaid, respecting the payment of the bills upon which they are liable, as they the said assignees shall think fit, which they are liable, as they the said assignees shall think fit, without prejudice to such creditors rights of proof under the said fat. in any manner howsoever; also to assent to or dissent from the said assignees, at the entire risk of the said bankrupt's essate, carrying on the business of the said bankrupt, either for a period to be then agreed upon, or for such time as the said assignees shall think fit, and for such purposes, to the said assignees employing the said hankrupt to manage, superintend, and carry on such business, and paying him therefore, out of his estate and effects, either a yearly or other salery to be then agreed upon, or such allowance and compensation as to the said assignees shall seem just and reasonable. sation as to the said assignees shall seem just and reasonable, and permitting him, whilst he shall be so employed, to have the use of his household goods and furniture free of any charge whatsoever; and in case of the said assignees being authorised

to carry on such trade, then to authorise and empower the said assignees to employ all such clerks, servants, and work people, and make all such purchases of goods and materials as may be requisite or necessary for that purpose, and pay the wages of such clerks, servants, and work people, and for such goods and materials, and also the rent, rates, and taxes of the premises upon which the business shall be carried on, and all other expences incidental to the carrying on of such trade out of the said bankrupt's estate and effects; and to authorise and em-power the said assignees, at the risk of the said bankrupt's estate, to sell upon credit, in the usual course of husiness, his stock in trade and effects; and also to assent to or dissent from the seid assignees prosecuting, bringing, commencing, defending or opposing, at the risk of the said bankrupt's estate, any petitions in bankruptcy, suits in equity, or actions at law, application to the Commissioners, or any other proceedings, at law, in equity, or bankruptcy, which may be necessary or be presented, made, filed, or brought by any person or persons whomsoever, for the protection, recovery, getting or obtaining any part or parts of the said bankrupt's real and personal estate and effects, or for any sale or sales thereof; and to the said and enects, or for any sale or sales thereof; and to the sale assignees abandoning and giving up any such proceedings, opposition, or defence, upon such terms and conditions as the said assignees shall deem most conducive to the interests of the said bankrupt's creditors; also to assent to or dissent from the said assignees selling and disposing of, by public from the said assignees selling and disposing of, by public auction or by private contract, or partly by public auction and partly by private contract, or at a valuation, or otherwise, in one or more lot or lots, and at one time and place, or several times and places, and for ready money or for payment on a future day or days, or partly for ready money and partly for payment on a future day or days, and either with or without taking any security for the payment of the purchase moneys, or any part thereof, and with or without being anywerable or or any part thereof, and with or without being answerable or liable to make good any loss which may occur, the whole of the unmortgaged freehold, leasehold, and copyhold estates, chief and other rents and property of the said bankrupt, and also his stock in trade, fixtures, liousehold goods and furniture, and other his personal estate and effects whatsoever, with power to buy in all or any part or parts thereof at any such sale or sales, and again to offer the same for sale, and sell and dispose thereof in manner, and with the like powers and authorities as aforesaid, without being answerable or liable for any diminution, loss, or depeciation in price, value, or otherwise, which may arise or occur; and also to assent to or dissent from the said assignees ratifying, confirming, carrying into effect, and completing or otherwise rescinding and annulling certain contracts made by the said bankrupt before his bankruptoy, with certain persons, who will be named at such meeting, and the particulars of the contract then stated and explained, for the sales and purchase of plots of land, part of the said bankrupt's estate, upon and subject to chief rents, and making and executing the proper and necessary deeds and documents for vesting such plots of land in the respective purchasers, subject to the rents contracted to be paid for the same, and afterwards selling and disposing of such chief rents in manner and with the like powers and authorities aforesaid; also to assent to or dissent from the said assignees com-mencing actions at law against certain persons, who will be named at such meeting, or any of them, for the recovery of certain title deeds belonging to the said bankrupt, in the possession of such persons, and which they refuse to deliver up to the a-signees; and generally to take into consideration the state and situation of the estate, property, and affairs of the said bankrupt, and direct the said assignees in which manner they shall act in the management, disposal, and getting in of the said bankrupt's affairs, estate, property and effects; and to give the said assignees all such other proper and necessary powers as may be required for those, and all or any of the purposes aforesaid; and also on other special affairs.

THE creditors who have proved their debts under a First in Bankruptcy awarded and issued forth against Joseph Forster, John Forster, and William Forster, of the city of Carlisle, in the county of Cumberland, Bankers, Partners, Dealers and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupts, on Tuesday the 21st day of February next, at eleven of the clock in the forenoon, at the Crown and Mitre Coffee-House, in the said city, in order to assent to or dissent from the said assignees being authorised to compound certain debts owing to the said bankrupts' estate by persons to be named at the said meeting, or take such other proceedings to obtain payment thereof, as may be deemed advisable; and to assent

to or dissent from the said assignees commencing and prosecuting one or more actions, suit or suits, at law or in equity, against debtors of the said bankrupts' estate, or other persons holding any property or effects belonging thereto; and also to assent to or dissent from the said assignees compounding, submitting to arbitration, giving time to, and taking security from, any debtor or debtors of the said bankrupts' estate for the payment of, or relating to, any debt or debts; and generally to authorise the said assignees to act for the benefit of the said estate as to them shall seem expedient and proper; and on other special affairs.

HEREAS by 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," it is enacted "That if "any Trader shall file in the Office of the Lord Chancellor's Secretary of Bankrupts a Declara-tion, in writing, signed by such Trader, and attested by an Attorney or Solicitor, that he is insolvent or unable to meet his engagements, the said Secretary of Bankrupts shall sign an authority for inserting the said Declaration in the Gazette, and that every such Declaration shall, after such advertisement inserted as aforesaid, be an Act of Bankruptcy committed by such Trader at the time when such Declaration was filed, but that no Commission shall issue thereupon unless it be sued out within two calendar months next after the insertion of such advertisement, unless such advertisement shall have been inserted within eight days after such Act of Bankruptcy after such Declaration filed; and no Docket shall be struck upon such Act of Bankruptcy before the expiration of four days next after such insertion in case such Commission is to be executed in London, or before the expiration of eight days next after such insertion in case such Commission is to be executed " in the Country:"-Notice is hereby given, that Declarations were filed on the 26th day of January 1837, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

EDWARD BURN, of Saint Helen's-place, in the city of London, Merchant (trading under the firm of James Burn and Company), that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

ALFRED TULLEY, of Church-street, Hackney, in the county of Middlesex, Grocer and Ginger-Beer Manufacturer, that he is in insolvent circumstances, and is unable to meethis engagements with his creditors.

And on the 27th day of January 1837, by WILLIAM FOWLER, of Upper Tooting, in the county of Surrey, Grucer and Shopkeeper, Dealer and Chapman, that he is in insolvent circumstances, and is unable to meet hisengagements with his creditors.

HARRY PEGG, of the Royal Sussex Hotel, Tunbridge Wells, in the county of Kent, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against William Watling, of Arrabella-row, Pimlico, in the county of Middlesex, Beer Shop and Eating House-Keeper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Charles-Frederick. Williams, Esq. a Commissioner of His Majesty's

Court of Bankruptcy, on the 3d day of February next, at twelve at noon precisely, and on the 10th of March following, at eleven in the foremoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same, but to Mr. George John Graham, Official Assignee, 21, Basinghall-street, whom the Commissioner has appointed, and give notice to Mr. Bigbie, Solicitor, 9, Clement's-inn, Strand.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against John Collins, of No. 13, South-row, New-road, Somers'-town, in the county of Middlesex, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to John Samuel Martin Fonblanque, gaired to surrender limiself to John Samuel Martin Fondlanque, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 2d day of February next, at half past eleven of the clock in the forenoon precisely, and on the 10th day of Mareh following, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Pennell, Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Samuel Neal, Solicitor, Threadneedle-street, London.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Ephraim Joseph and Emanuel Levie, of Ratcliffe Highway, in the county of Middlesex, Merchants, Leather-Sellers, Tobacconists, Dealers and Chapmen, and Partners in trade, and they being declared bankrupts are hereby required to surrender themselves to Joshua Evans, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 7th day of February next, at twelve o'clock at noon, and on the 10th day of March following, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basing-hall-street, in the city of London, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to 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. Johnson, Glicial Assignee, Basinghall-street, whom the Commissioner has appointed, and give notice to Mr. Patten, Solicitor, Hatton-garden.

HEREAS a Fiat in Bankruptcy is awarded and issued against Daniel Morgan, of Hedge-row, Islington, in the county of Middlesex, Butcher, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 8th of February next, and on the 10th of March following, at twelve o'clock at noon pre-cisely on each day, at the Court of Bankruptcy, in Bas-inghall-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. Goldsmid, Ironmonger-lane, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Reyroux, 35, Old Broad-street

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Joseph Hopton, Edwin Wood Penisten, James Peniston, and Charles Rose, of Leeds, in the county of York, Dyers and Stuff-Merchants, and they being declared York, Dyers and Stuff-Merchants, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of himself to the Commissioners in the said Fiat named, or the

them, on the 6th day of February next, at the Sun Inn, in Bradford, and on the 10th day of March following, at the Court-House, in Leeds, in the said county, at eleven in the forenoon on each day, 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 hankrupts 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. Smithson and Dunn, 23, Southamptonbuildings, Chancery-lane, London, or to Messrs. Dunning and Kenyon, Solicitors, Leeds.

WHEREAS a Fiat in Bankruptcy is awarded and issued against Thomas Armstong and Nicholas Armstrong, of Caldcoats, near the city of Carlisle, in the county of Cumberland, Tanners, Partners, 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 21st day of February next, and on the 10th day of March following, at eleven in the forenoon on each day, at the Coffee-House, in the city of Carlisle, 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 Mr. George Mounsey Gray, 9, Staple-inn, London, or to Messrs. Law and Bendle, Solicitors, Carlisle.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against John Howard Hetherington, of Corkickle Brewery, near Whitehaven, in the county of Cumberland, Brewer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissomers in the said Fiat named, or the major part of them, on the 7th day of February next, and on the 10th day of March following, at eleven of the clock in the forenoon on each day, at the Black Lion Inn, in Whitehaven aforesaid, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Stubbs, Solicitor, 7, Staple-inn, London, or to Mr. Perry, Solicitor, Cross street, Whitehaven.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Samuel Reading and John Reading, of Birmingham, in the county of Warwick, Gilt Toy-Makers Hook and Eye Manufacturers, and Partners in trade, 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 1st of February next, and on the 10th of March following at twelve o'clock at moon on each of the said days, at the Swan Hotel, in High street, in Birmingham, in the said county, 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. Alexander, Gem, and Pooley, of Lincolns-inn-fields, London, or to Mr. Thomas Buckby Letevre, Solicitor, Birmingham.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Thomas Wootten, of Bognor, in

major part of them, on the 8th of February next, at ten in the forenoon, and on the 10th of March following, at eleven in the forenoon, at the Dolphin Inn, Chichester, Sussex, 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 sasignees, 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. George Ralchin, Solicitor, Arundel, or to Messrs. Freeman and Bothamley, Solicitors, 39, Coleman-street, London.

forth against John Nield, of Midge-hill, within Saddleworth, in the county of York, Woollen-Mannfacturer, Merchant, 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 11th day of February next, and on the 10th day of March following, at ten of the clock in the forenoon precisely on each of the said days, at the Commissioners'-Rooms, in Saint James's-square, in Manchester aforesaid, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Milne, Parry, Milne, and Morris, Solicitors, Temple, Loudon, or to Messrs. Whitehead and Barlow, Solicitors, Oldham.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Richard Wilson, late of Scotland-road, in Liverpool, in the county of Lancaster. Tallow-Chandler, 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 3d day of February next, and on the 10th day of March following, at one in the atternoon on each of the said days, at the Clarendon-Rooms, in Liverpool, in the said county, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assigness, 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. John George Vandenhoff, Solicitor, Church-street, Liverpool.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Issac Johnson, of Sheffield, in the county of York, Hatter, 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 8th day of February next, and on the 10th day of March following, at eleven of the clock in the forenoon on each of the said days, at the Commissioners'-Rooms, in Manchester, in the county of Lancaster, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Milne, Parry, Milne, and Morris, Solicitors, Temple, London, or to Messrs. Whitehead and Barlow, Solicitors, Oldham.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against John Jennings, of the city of Canterbury, Hotel-Keeper, 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 6th day of February next, and on the 10th day of March following, at ten in the foreneon precisely on each o

the said days, at the Guildhall, in the city of Canterbury, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs, Constable and Kirk, Solicitors, 10, Symond's-inn, Chancery-lane, London, or Mr. T. T. De Lasaux, Solicitor, Castle-street, Canterbury.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Charles Jauncey, of the Sponend, in the parish of Bishops Froome, in the county of Hereford, Cattle-Dealer and Farmer, 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 23d day of February next, and on the 10th day of March following, at twelve of the clock at noon on each of the said days, at the Black Swan Inn, in the city of Hereford, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Douglass and Cragg, No. 1, Verulam-buildings, Gray's-inn, London, or to Messrs. Jones and Smith, Solicitors, Ledbury, Herefordshire.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Joseph Armstrong, of the town and county of Newcastle-upon-Tyne, Common Brewer, Soda-Water and Lemonade Manufacturer, 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 20th day of February next, at eleven of the clock in the forenoon, and on the 10th day of March next, at one o'clock in the afternoon, at the Bankrupt Commission-Room, Royal Arcade, Newcastle-upon-Tyne, make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to finish his examination, and 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 not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. William Stoker, or Mr. John Theodore Hoyle, Solicitors, Newcastle-upon-Tyne, or to Messrs. Meggison, Pringle, and Manisty, Solicitors, 3, King's-road, Bedford-row, London.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against William Roberts, late of Newport, in the county of Monmouth, Shipwright, Dealer and Chapman (but now a Prisoner for debt in the custody of the Marshal of the Marshalsea), and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 7th day of February next, and on the 10th day of March, following, at eleven in the forenoon on each day, at the King's Head Inn, in Newport, in the said county, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Protheroe and Phillips, Solicitors, Newport, Monmouthshire, or to Messrs. Venning and Naylor, Tokenhouse-yard, London.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 1st day of May 1835, awarded and issued against George William Turner and Henry

Diray, of Bermondsey, in the county of Surrey, Paper-Manufacturers, Dealers and Chapmen, will sit on the 20th of February next, at one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall street, in the sity of London, in order to Audit the Accounts of the Assignees of the joint 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, initialed "An Act to amend the laws relating to bankrupts."

Majesty's Commissioners authorised to act under a Fiat in Bankruptey, bearing date the 1st day of May 1835, awarded and issued-forth against George William Turner and Henry Davey, of Bermondsey, in the county of Surrey, Paper-Manufacturers, Dealers and Chapmen, will sit on the 20th day of Pebruary next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the separate estate and effects of George William Turner, 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."

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a commission of Bankrupt, bearing date the 6th of December 1826, awarded and issued forth against Daniel Boulter, of Reading, in the county of Berks, Draper, Dealer and Chapman, will sit on the 20th of February next, at eleven in the forenoon precisely, at the Court of Bankruptey, in Basingball-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt ander 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."

date the 25th day of June 1836, awarded and issued forth against William Shorthose, of Leanington-Priors, in the aparty of Warwick, Jeweller, Dealer and Chapman, intend to bleet on the 23d day of February next, at one of the clock in the afternoon, at the Bath Hotel, in Leanington Priors, in the said county, to Audit, the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Plat, 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 18th day of October 1836, awarded and issued forth against Robert M'Clure, late of Manchester, in the county of Eancaster, General Merchant, Dealer and Chapman, intend to meet on the 22d of February next, at eleven in the forenoon, at the Commissioners'-Rooms, in St. James's-Square, Manchester, in the said county, to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the said Fiat, surjuant 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."

HE Commissioners in a Commission of Bankrupt, bearing date the 27th of April 1811, awarded and issued forth against Joseph Fox, late of Runcorn, in the county of Chester, Grocer, Dealer and Chapman, intend to meet on the 28th of February next, at twelve at noon, at the Clarendon-Rooms, in Liverpool, in the county of Lancaster, to Audit the Accounts of the Assignees of the etsate 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, initiated "An Act to amend the laws relating to bankrupts."

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 1st day of May 1835, awarded and issued torth against George William Turner and Menry Davey, of Bermondsey, in the county of Surrey, Papers: Manufacturers, Dealers and Chapman, will sit on the 20th

day of February next, at half past one in the afternoon precisely, at the Court of Baukruptcy, in Basinghall-street, in the city of London, in order 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 them proved will be disallowed.

'HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 1st day of May 1835, awarded and issued forth against George William Turner and Henry Davey, of Bermondsey, in the county of Surrey, Paper-Manu acturers, Dealers and Chapmen, will sit on the 20th day of February next, at half past one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghalistreet, in the city of London, in order to make a Dividend of the separate estate and effects of George William Turner, one 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.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, hearing date the 9th day of November 1830, awarded and issued forth against John Bleaden, now or late of Lothbury, in the city of London, Stationer, Dealer and Chapman, will sit on the 27th day of February next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a 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 heanefit of the said Dividend. And all claims not then proved will be disallowed.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 6th day of December 1826, awarded and issued forth against Daniel Boulter, of Reading, in the county of Berks, Draper, Dealer and Chapman, will sit on the 20th day of February next, at half past eleven in the Forenoon precisely, at the Court of Bankruptey, in Basinghall street, in the city of London, in order to make a Final Dividend of the estate and effects of the safe 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 Commission of
Bankrupt, bearing date the 5th day of May 1803, awarded,
and issued furth against George Dorset, John Johnson, John
Wilkinson, William Berners, and James Tilson, of Bondsstreet, in the county of Middlesex, Bankers, will sit on the 18th
of February next, at one in the afternoon precisely, at the Court,
of Bankruptcy, in Basinghall street, in the city of London, to,
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.

DWARD HOLROYD, Esq. one of His Majesty's Computery, hearing date the 11th day of March 1834, awarded and issued forth against John Richardson and Robert Mansfield, or Brownlow street, in the parish of Saint Andrew, Holborn, in the county of Middlesex, Tailors, will sit ou the 18th day of February next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall street, in the gity of London, in order to make a 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.

pearing date the 25th of February 1836, awarded and issued forth against James Coltman, of No. 44. Welchose-square, and of Princes-square, both in Saint George in the East, in the county of Middlesex, Wine, Spirit, and Porter Merchant, Dealer and Chapman (trading under the name, style, and firm of James Stuart and Company, of No. 41, Princessquare, London Docks), will sit on the 18th day of February next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their febts, 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 31st day of August 1836, awarded and issued forth against William Poulton, of Broadleaze, in the parish of Cricklade Saint Sampson, in the county of Wilts, Cattle-Salesman, and of Caversham, in the county of Oxford, Farmer, Dealer and Chapman, intend to meet on the 23d day of February next, at one of the clock in the afternoou, at the White Hart Inn, in Cricklade aforessid, 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 sixtly ever of the reign of His late Majesty King George the Pourth, 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 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 28th day of October 1834, awarded and issued forth against John Halliley, John Brooke, James Halliley, and John Halliley the younger, all of Dewsbury, in the county of York, Woollan-Manufacturers, Dealers, Chapmen, and Copartners, intend to meet on the 22d day of February next, at eleven o'clock in the forenoon, at the Royal Hotel, in Dewsbury, 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 Further Dividend, so far as regards the joint estate and effects of the said bankrupts, and a Further and Final Dividend so far as regards the separate, estate and effects of the said bankrupts, when and wherethe 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 Dividends. And all claims nowthen proved will be disallowed.

date the 10th day of October 1836, awarded and issued forth against John Richardson, of Liverpool, in the county of Lancaster, Merchant, Dealer and Chapman, intend to meet on the 23d day of February next, at twelve at noon, at the Charendon-Rooms, in Liverpool, in order to Audit the Accounts of the Assignees of the and estate and effects of he 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 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 they proved will be dieallowed.

THE Commissioners in a Fiat in Bankruptoy, bearing date the 1st day of January 1835, awarded and issued forth against Lemle Flersheim, late of Birmingham, in the county Warwick, Merchant, Dealer and Chapman, intend to meet on the 21st day of February next, at eleven in the forenoon, at the New Royal Hotel, in Birmingham aforesaid, 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, in order to; make a Dividend of the estate and effects of the isaid bankrupt; when and where the come prepared to prove the same, grathey will be excluded the proveness of the spid Dividend of

THE Commissioners in a Commission of Bankrupt, bearing date the 27th day of April 1811, awarded and issued forth against Joseph Fox, late of Runcorn; in the county of Chester, Grocer, Dealer and Chapman, intend to meet on the 28th day of February next; at one o'clock in the afternoon, at the Clarendon-Rooms, South Johnstreet, in Liverpool, Lancashire, 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 droved will be disallowed.

tion of a Fial in Bankruptcy awarded and issued forth against John Sims the younger and Edward Sims, of Stroud, in the county of Gloucester, Copartners in trade as Common Brewers, Dealers and Chapmen, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said John Sims the younger and Edward Sims have in all things conformed themselves 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 John Sims the younger and Edward Sims will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause he shewn to the said Court to the contrary on or before the 17th day of February 1837.

HERRAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Thomas Hogg, of Boroughbrige, in the county of York, Corn-Merchant, Dealer and Chaman, have certified to the Lord High Chuncellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Thomas Hogg 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 Thomas Hogg will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause the the said Court to the contrary on or before the 17th day of February 1837.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against James Booth, of Doncaster, in the county of York, Ceach Proprieter, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said James Booth 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 Bankruptey," the Certificate of the said James Booth 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 17th day of February 1837.

THEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Richard Webster, of No. 43, Cornhill, in the city of London, Watch and Clock Maker, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Richard Webster hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to aniend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His presen Majesty, intituled "An Act to establish a Court in Bank-ruptcy," the Certificate of the said Richard Webster will be ruptcy," the Certificate of the said Richard Webster 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 17th day of February 1837.

of a Fiat in Bankruptcy awarded and issued forth against Benjamin Homan, of Saint Leonard's, Hastings, in the county of Sussex, Builder, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Benjamin Homan hath in all things conformed himself according to the directions of the Acts of Parliament self 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 Benjamin Homan 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 of the contrary on or before the 17th day of February 1837. to the contrary on or before the 17th day of February 1837.

Notice to the creditors of Borthwick and Goudie, Merchants, Belhaven, and other firms connected therewith.

Edinburgh, I, Howe-street, January 20, 1837.

THE trustee on the sequestrated estate of Borthwick and Goudie, and other, firms connected therewith, hereby intimates, that his accounts have been audited and approved of by the commissioners, and that they lie at his chambers for the inspection of all concerned.—No dividend at present.

Notice to the creditors of James Keiller, jun. Wood-Merchant, Dundee.

Dundee, January 20, 1837.
WILLIAM CHRISTIE, Banker, in Dundee, hereby intimates, that his election as trustee on the sequestrated estate of the said James Keiller, junior, has been confirmed; and that the Sheriff-Substitute or Forfarshire, resident at and that the Sherin-Adostitute of fortassine, resident at Dundee, has fixed Wednesday the 8th day of February next, at twelve o'clock at noon, and Wednesday the 22d day of February next, at one o'clock in the afternoon, within the Sheriff's-room, Town-house, Dundee, for the first and second diets of public examination of the bankrupt and others connected with his affairs.

The trustee further intimates, tha a general meeting of said creditors will be held, at the same place, on Thursday the 23d day of February next, at twelve o'clock at moon; and that another general meeting will be held within Wallace's Royal Hotel, Dundee, on Wednesday the 8th day of March next, at one o'clock in the afternoon, for the purpose of electing commissioners, and instructing the trustee as to the disposal and recovery of the estate.

The creditors are required to produce thier claims and vouchers or grounds of debt, with their oaths to the verity thereof, if not previously produced, in the hands of the trustee, at or before the said first meeting; certifying, that those neglecting to do so betwixt and the 17th day of October next, being ten months after the date of the first deliverence on the petition for sequestration, shall have no claim in the first distribution of the bankrupt's estate.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS

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

The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed to be heard at the Court-House, in Portugai-Street, Lincoln's-Inn-Fields, on Friday the 17th day of February 1837, at Nine o'Clock in the Forenoon.

Jonathan Smith the younger (sued as Jonathan Smith), formerly of No. 29, Frith street, Soho, anerwards of No. 5, Frith-street, Soho, and late of No. 6, Southampton-row, Russell-square, all in Middlesex, Tailor, his wife carrying on the business of Rounet Shape-Maker.

William Sannders, formerly of Brompton, next Chatham, Baker, then of the Ordnance Arms, Chatham Barracks, Licenced Victualler, next of the White Mart Tavern, Highstreet, Gravesend, Tavern-Keeper, and late of Northfleet, all in Kent, out of business.

John Agar, late of Thames-street, Windsor, Berks, Butcher, dward Cruse, formerly of No. 2, Carburton-street, Portlandplace, and late of No. 37, Upper Mary-le-Bone-street, both in Middlesex, Professor of Music. William Clark, formerly of Brewer-street, Somers'-town, Mid-

dlesex, Carpenter, Builder, and Undertaker, then a prisoner for debt in Whitecruss street Prison, in the city of London, then of No. 13, and afterwards of No. 9, Queen's row, Pentonville, then of No. 17, Ampton street, Gray's inn-road, all in Middleses, Carpenter, Builder, and Undertaker, then or Dundas-street, then of South-bridge, both in Edinburgh, Scotland, and late of No. 6, Westmoreland-terrace, Wal-worth-common, Surrey, Carpenter, Builder, and Under-

taker, out of business and employ.

Timothy Foy (sued as — Foy), formerly of No. 30, Dukestreet, Lincoln's-in-fields, and late of No. 30, Duke-street. aforesaid, same time having a Wokshop at No. 1, Petry's court, Hanway-street, Oxford street, all in Middlesex, Brazier, and occasionally working Journeyman for various

Thomas Marshall, formerly of No. 17, Hale-street, Poplar, then of Great Turner-street, Commercial-road East, then of Redman's-row, Mile End-road, Stepney, and late of No. 17. Hale-street, Poplar aforesaid, all in Middlesex, Attorney's Clerk.

William Strubell, late of Chertsey, Surrey, Carpenter, Undertaker, and Builder.

Thomas Main, formerly of No. 11, Grosvenor-street, Manchester, Lancashire, having a Counting-house at Newmarket-buildings, Manchester aforesaid, Commission-Agent, then of No.: 3, Grove-street, Liverpool, Lancashire, having a Counting-house at No. 17; Exchange-alley North, Liver-pool aforesaid, in partnership with John G. Bird, carrying on business under the firm of Thomas Main and Company, as Commission-Agents and Brokers, and then and late of Grove-street and Exchange-alley North, Liverpool aforesaid, carrying on business as a Commission Agent and Broker on my own account, under the arm of Thomas Main and Com-

James Bakewell, formerly and late of No. 5, Bank-place, Redbank, Manchester, Lancashire, carrying on business at Hargreave-street, Manchester aforesaid, and having a warehouse in Hanover-street, Manchester aforesaid, and also a warehouse at New Brown-street, Manchester aforesaid, carrying on business as a Size, Bone, and Hide Merchant, afterwards of No. 3, Essex-street, Manchester aforesaid, in partnership with Thomas Eames, carrying on business under the firm of Thomas Eames and Company, as Drysalters, at the came time carrying on business on my own account at Hargreave-street aforesaid, as a Size, Bone, and Hide Merchant, and afterwards and lately carrying on business as a Drysalter, at Essex-street aforesaid, and as a Size, Bone, and Hide Merchant, at Hargreave-street, and Swan-street, Manchester aforesaid, and also having an interest in a Manufactory carrying on by Thomas Pickering, under the firm of Thomas Pickering and Company, at Union Mills, and Mount Down Mills, both in the city of Dublin, for the Manufacturing of Woollen Waste, also Agent for the Sale of Soap and Bleaching Powder, and for a few days residing at Cheetham, near Manchester aforesaid.

TAKE NOTICE,

- 1. If any Creditor intends to oppose a Pri soner'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 day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.
 - N. B. Entrance to the Office in Portugal-street.
- 2. The petition and schedule, and all books papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination, on Mondays, Wednesdays, and Fridays, antil the last day for entering opposition inclusive; and copies of the petition and schedule, or such part, thereof as shall be required, will be provided by the proper Officer, according to the Act 7 Geo. 4, c. 57, sec. 76.
- 3. Notice to produce at the hearing any books or papers filed with the schedule, must be given to the Officer having the custody thereof, within the hours above mentioned on any day previous to the day of hearing.
- 4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

- N. B.—See the Notice at the end of these Adver-
- The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed to be heard as follows:
- At the Court-House, at Reading, in the County of Berks, on the 18th day of February 1837, at Ten o'Clock in the Forenoon.
- William Hayward, late of Sunning-hill, Berkshire, Wheelwright and Carpenter.
- John Forrest, formerly of High-street, Oxford, Bird-Stuffer, Naturalist, and Dealer in Curiosities, then of Woodbinecottage, Iffley, Oxfordshire, and near the city of Oxford, Dealer in Beer by Retail, and also having a shop in Broad-

- street, in the city of Oxford, Bird-Stuffer, Naturalist, and Dealer in Guriosities, which shop is still continued, and since and late of that part of Kennington which is in the parish of Radley, Berkshire, near Oxford and Abingdon, Licenced Victualler.
- At the Court House, at the Town of Kingstonupon Hull, in the County of the same Town, on the 18th day of February 1837, at Ten o'Clock in the Forenoon.
- Aron Barnett (sued with Nathan Tobias and Hyams Barras), formerly of No. 68, Queen-street, Kin.ston-upon-Hull, in partnership with the said Nathan Tobias and Hyams Barras, as Furriers and Cap-Manufacturers, and late of the same place. Journeyman to Mr. Jacob Borchardt, Furrier and Cap-Maker.
- Joseph Baley (otherwise Bailey), formerly of Cherry Burton, near Beverley, Yorkshire, Journeyman Shoe-Maker, afterwards of Huggate, near Pocklington, Yorkshire, Journeyman Shoe-Maker, afterwards of Cherry Burton aforesaid, Journeyman Shoe-Maker, afterwards of Thearne, near Beverley aforesad, Shoe-Maker on his own account, and late of Woodmansey, near Beverley aforesaid, Shoe-Maker, carrying on business there under the name of J. Bailey, and, during the latter part of such residence, occasionally lodging with his brother, John Baley (otherwise Bailey), at Elloughton, near South-cave, Yorkshire, and with his mother, Mrs. Baley, at Bishop Burton aforesaid.

 James Evenden, formerly of g Stewart's-vard, Scale-lane, Kingston-upon-Hull, Journeyman Shoe-Maker, afterwards
- James Evenden, formerly of g Stewart's-vard, Scale-lane, Kingston-upon-Hull, Journeyman Shoe-Maker, afterwards Shoe-Maker on his own account, afterwards of Dock-officerow, afterwards of Stewart's-yard aforesaid, afterwards of Temple's entry, High street, afterwards of the Three Crowns-entry, in Vicar-lane, afterwards of the Blue Bell-entry, High-street, (and during part of such last residence a prisoner for debt in the Gaol of Kingston-upon-Hull), all in Kingston-upon Hull, Shoe-Maker on his own account, and, during all such last mentioned residences, having a stall in the Market place, afterwards of Robinson's-buildings, Church-street, afterwards of No. 8, Gibson street-foundry, afterwards of No. 8, Scott-street, all in the parish of Scolcoates, adjoining Kingston-upon-Hull, Shoe-Maker, and late of the sign of the Black Horse, corner of Lower Union street, Kingston-upon-Hull, Shoe-Maker, and late of the sign of the Black Horse, corner of Lower Union street, Kingston-upon-Hull, Shoe-Maker and Licenced Retailer of Beer.
- Thomas Carrington the younger, formerly of Park-street, in King's Cliffe, Northamptonshire Wood-Turner, afterwards-Licenced Victualler, keeping the sign of the Queen's Head afterwards of West-end, in King's Cliffe aforesaid, Wood-Turner, afterwards of West-end aforesaid, Wood-Turner and Licenced Hawker, afterwards Licenced Hawker and Hawker of, and Dealer in, Hardware, Woodware, Toys, and Fancy-Goods, having no fixed residence, but hawking and occasionally lodging at iuns and public-houses in various towns and villages in Yorkshire and Lincolnshire, and late lodging at the Black Swan Inn, in Mytongate, Kingston-upon-Hull, Licenced Hawker and Dealer in Hardware, Woodenware, Toys, and Fancy Goods
- John Tripp Watson, formerly of Bridge-street, Gainsborough, Lincolnshire, Grocer and Tea-Dealer, afterwards out of business, and at Lodgings in Bridge-street aforesaid, afterwards of Charlotte-street, Sheffield, Yorkshire, out of business, afterwards Licenced Victualler, and Keeping the Fitzwilliam Hotel, corner of Fitzwilliam and Broomhall-street, Sheffield aforesaid, afterwards of Hanover-street, Sheffield aforesaid, out of business, and late of the corner of Pemberton street and Holborn-street, in Witham, in the parish of Sutton, Kingston-upon Holl, out of business.
- John Green, formerly of No. 6, King-street, Sculcoates, and carrying on business as a Painter, in Dock-street, Sculcoates, both in Kingston-upon-Hull, afterwards a prisoner for debt in York Castle, and whilst there his wife residing in King-street aforesaid, and late of King-street and Dock-street aforesaid. Painter
- Ring-street aforesaid, Painter.

 Robert Workes (sued as Works), formerly of Spring-head, Cottingham, Yorkshire, House-Servant to Samuel Lightfoot, Esq., afterwards House-Servant to John Broadley, Esq. of South Ella, Kingston-upon-Hull, afterwards of Leadenhall-square, Kingston-upon-Hull, Licenced Victualler, afterwards of Southon, in Holderness, Yorkshire, near Kingston-upon-Hull, Licenced Victualler, afterwards in Lodgings, at Mr. Pickering's, in Witham, Kingston-

Trison, Holl, afterwards a prisoner in Whiteeross street Prison, London, and while a prisoner there his wite and family resulting in Witherwick, in Holderness aforesaid, afterwards of Patrington, in Holderness Labourer, and late, in Lodgings in Francis-street, Sculcoates, Kingston-upon-

Hull, Labourer.

Hull, Labourer.

Andrew Pockring (sued as Packering), formerly of Stepney, in the parish of Sculcoates, in Kingston-upon-Hull, Cow-Keeper, afterwards out of business, and lodging in Neptune street, Kingston-upon-Hull, afterwards of No. 4, Providence-court, Scott-street, Sculcoates aforesaid, Sloop-Master, afterwards in Lodgings, at No. 4, Providence-court aforesaid, Beast-Jobber and Labourer.

James Middleton, late of the parish of Sculcoates, in the borough of Kingston-upon-Hull, Victualler and Travelling

Showman.

At the Court-House, in the City of York, on the 20th day of February 1837, at Ten o'Clock in the Forenoon.

Thomas Gough, formerly of Clifton, near York, Coal-Merchant and Vessel Owner, then of same place, Horse Hauler, being also, along with Benjamin Spetch, of Ripon, Yorkshire, since deceased, Owner of a Vessel, and late of King Staith, city of York, Licenced Victualler.

Aaron Hobson, formerly of Queen-street, Tanner-row, York, Journeyman Stone-Mason and one of the Firemen to the Yorkshire Fire Insurance Company at York, then of Tanner-row aforesaid, Publican, Journeyman Stone-Mason, and Fireman, and late of North-street, York, Journeyman Stone-Mason and Fireman

John Bean, formerly of Swinegate, York, and late of Clement-thorpe, suburbs of York, Journeyman Ship Carpenter.

Henry Benson Mills, formerly of Skeldergate, city of York, in partnership with Henry Mills, of Skeldergate aforesaid, Wharfinger, then of Dove-street, Nunnery lane, suburbs of York, Clerk to Henry Mills, afterwards out of business, then the Manager of the Ripon Steam and Fly Boat Company and Master of their steam boat the Maid of Clare, and late out of business.

William Wales, formerly of Bishop Hill Junior, city of York, Flax-Dresser, then of Skeldergate, York, Publican and Dealer in Flax, afterwards of Nunnery-lune, suburbs of said city, out of business, and late of North-street, York, out of

-James Jackson, formerly of Spurriergate, city of York, also in High-street, Sunderland, Durham, and late of Spurriergate aforesaid, also carrying on business at Baxtergare Whilley, north riding of York, Hatter.
William Kirby, formerly of No. 19, Grape-lane, in the city of

York, Wenver, and late of the same place, out of business.

At the Court-House, at Oxford, in the County of Oxford, on the 20th day of February 1837, at Ten o'Clock in the Forenoon precisely.

George Sorrell, formerly of Blackfriars-road, Saint Ebbe's, in the suburbs of Oxford, Oxfordshire, Retailer of Beer, Coal-Dealer, and Whitesmith, and late Licenced Victualler, Coal-Dealer and Whitesmith.

homas Green, formerly of Jericho-terrace, Saint Gile's parish, Oxford, Oxfordshire, Carpenter and Builder, and late Carpenter, Builder, and Carman. Thomas Green, formerly

Joseph Mathews, formerly of Farringdon, Berkshire, Journeyman Cabinet-Maker and Upholsterer, and since of the Market-lane, city of Oxford, then of Clarendon-street, Jezi-cho, in the suburbs of the city of Oxford, and late of Turnagain-lane, parish of Saint Ebbe, in the suburbs of the city of Oxford, of all Journeyman Cabinet-Maker and Upholsterer.

James Strange, late of Stoken Church, Oxfordshire, Chair-

John Beckensall, late of Aston, near Bampton, Oxfordshire, Labourer.

Francis Mace, tormerly of Stow on the Wold, Gloucestershire, Baker and Shopkeeper, and late of Hooknotton, Oxford-shire, Retailer of Beer and Butcher. Samuel Griffin, tormerly of Chipping Norton, Oxfordshire,

then of Kiddington, Oxfordshire, since of Chipping Norton aforesaid, Tea-Dealer and Licenced Hawker, afterwards of Road Eustone, Oxfordshire, Tea-Dealer, Licenced Hawker, and Retailer of Beer, and late of the same place, Tea-Dealer and Licenced Hanker.

Jacob Isanes, formerly of Abingdon, Berkshire, Travelling deweller, then Shopkeeper and Jeweller, and late out of business.

Joseph Hopkins, formerly of Caversham, Oxfordshire, Farmer, afterwards of Prince Edward's Island, in North America, and late of Caversham aforesaid, out of business.

James Ellis, late of No. 75. Saint Giles'-street, in the suburbs

of the city of Oxford, Oxfordshire, Broker,
George Thompson, formerly of Woodstock, Oxfordshire, then
of Saint Aldates, Oxford, and late of Woodstock, Oxfordshire, Tea-Dealer.

Thomas Kirknatrick, formerly of Saint Clements, Oxfordshire, then of Woodstock, Oxfordshire, and late of Oxford, Ox-fordshire, Linen-Draper.

George Whetton, formerly of Deddington, Oxfordshire, Mar-

ket-Gardener and Rig. Dealer, and late Gardener. William Busby, formerly of Great Missendon, Buckingham-

shire, out of business, then of Wheatley, Oxfordshire, Butcher, then of No. 4, Toulman's buildings, Friar-street, in the county of Surrey, then a prisoner in the gaol of Aylesbury, Bucks, since of Wheatley, Oxfordshire, Journeyman Butcher, and late Butcher.

TAKE NOTICE,

- 1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given to the said Prisoner, in writing, three clear days before the day of hearing, exclusive of Sunday, and exclusive both of the day of giving such notice and of the said day of hearing.
- 2. But in the case of a Prisoner, whom the Creditors have removed, by an order of the Court, from a gaol in or near London for bearing in the country, such notice of opposition will be sufficient if given one clear day before the day of hearing.
- 3. The petition and schedule will be produced by the proper Officer for inspection and examination, at the Office of the Court, in London, on Mondays, Wednesdays, and Fridays, between the hours of Ten and Four; 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.
- N.B. Entrance to the Office in Portugal-street. Lincoln's-inn-fields.
- 4. The duplicate of the petition and schedule, and all books, papers, and writings filed therewith, will be produced for inspection and examination by the Clerk of the Peace, Town Clerk, or other person with whom the same shall have been directed to be lodged for such purpose, at the Office of such Clerk of the Peace or other person; and copies of the petition and schedule, or such part thereof as shall be required, will be there provided, according to the Act, 7 Geo. 4, c. 57, sec. 77, or the Act, 5 Geo. 61, sec. 4, c. 11, as the case may be.

THE creditors of the Rev. Henry Daniel, formerly of Lawn-place, Shepherd's-bush, then of the Crescent, Kensington, in the county of Middlesex, and of Cutwell, Isle of Ely, in the county of Nortolk, Clerk, wife carrying on a Boarding-School, at the first-mentioned place, and late of Grimsthorpe, near Bourne, Lincolnshire, Clerk, wife also keeping a Board-ing School, an insolvent debtor, who was lately discharged from the Fleet Prison, are requested to meet at the offices of Messrs. Lewis and Lewis, 10, Ely-place, Holborn, Middlesex, on Monday the 6th day of February next, at ten o'clock in the forenoon of the same day precisely, for the purpose of chosing an assignee or assignees of the said insolvent's estate and effects.

NOTICE is hereby given, that a meeting of the creditors of Martin Dawson, lately of Windhill Crag, near Bradford, in the county of York, Farmer, an insolvent debtor, who was lately discharged from His Majesty's Gaol of York astle, in the said county of York, under and by virtue of an Act of Parliament, made and passed in the seventh year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend and consolidate the laws for the Relief of Insolvent Debtors in England," will be held on Saturday the 11th day of February next, at ten o'Clock in the forenoon precisely, at the office of Mr. George Robert Mossman, in Bradford aforesaid, Solicitor, to approve and direct in what manner, and at what place, the real estate of the said insolvent shall be sold by public auction.

Insolvent Debtor .- Dividend.

WHEREAS the assignee of the estate and effects of Alexander Goudge, late of Elder-street, Shoreditch, and of No. 3, Cobham-place, Clapton, both in the county of Middle-

sex, Paviour, and lastly of Cobham-place aforesaid, ont of business, an insolvent debtor, whose petition is numbered 33,143, having caused an account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Dehters, the creditors of the said insolvent are requested to meet the assignee at the office of Mr. John Letts, 8, Bartlett'sbuildings, in the city of London, Attorney at Law, on the 3d of March next, at ten in the forenoon precisely, when and where the assignee will declare the amount of the halance in his hands, and proceed to make a Dividend with the same amongst the creditors whose debts are admitted in the schedule sworm to by the insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute .- If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said insolvent, the said assignee, or any creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

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All Letters must be post paid.

Printed at the Office, in Cannon-Row, Parliament-Street, by ROBERT GEORGE CLARKE, of the same place and published, at the Office aforesaid, by Francis Warts, of No. 40, Vincent-Square; Westminster.

Friday, January 27, 1837.

Price Two Shillings and Eight Pences

