Aumb. 19463.



The London Gazette.

Published by Authority.

FRIDAY, FEBRUARY 3, 1837.

The Speech of the Lords Commissioners to both Houses of Parliament, on Tuesday, January 31, 1837.

My Lords, and Gentlemen,

E are commanded by His Majesty to acquaint you, that His Majesty continues to receive from all Foreign Powers the strongest assurances of their friendly disposition ; and His Majesty trusts that the experience of the blessings which peace confers upon nations will tend to confirm and secure the present tranquillity.

His Majesty laments that the civil contest which has agitated the Spanish Monarchy has not yet been brought to a close; but His Majesty has continued to afford to the Queen of Spain that aid which, by the Treaty of Quadruple Alliance of one thousand eight hundred and thirty-four, His Majesty engaged to give, if it should become necessary; and His Majesty rejoices that His co-operating force has rendered useful assistance to the troops of Her Catholic Majesty.

Events have happened in Portugal, which for a time threatened to disturb the internal peace of that country. His Majesty ordered, in consequence, a temporary augmentation of His naval force in the Tagus, for the more effectual protection of the persons and property of His subjects resident in Lisbon; and the Admiral commanding His Majesty's squadron was authorised, in case of need, to afford protection to the person of the Queen of Portugal, without, however, interfering in those constitutional questions wanth clivided the conflicting parties. His Majesty has directed the reports of the Commissioners appointed to enquire into the state of the province of Lower Canada to be laid before you, and has ordered us to call your attention to that important subject.

We have also in charge to recommend for your serious deliberation those provisions which will be submitted to you for the improvement of the law and of the administration of justice; assuring you that His Majesty's anxiety for the accomplishment of these objects remains undiminished.

We are enjoined to convey to you His Majesty's desire that you should consult upon such further measures as may give increased stability to the Established Church, and promote concord and goodwill.

Gentlemen of the House of Commons,

The estimates of the year have been prepared with every desire to meet the exigencies of the public service in the spirit of a wise economy. His Majesty has directed them to be laid before you without delay. The increase of the revenue has hitherto more than justified the expectations created by the receipts of former years.

His Majesty recommends an early renewal of your inquiries into the operation of the Act permitting the establishment of Joint Stock Banks. The best security against the mismanagement of banking affairs must ever be found in the capacity and integrity of those who are entrusted with the

253

administration of them, and in the caution and the prudence of the public ; but no legislative regulation should be omitted which can increase and ensure the stability of establishments upon which commercial credit so much depends.

My Lords, and Gentlemen,

His Majesty has more especially commanded us to bring under notice the state of Ireland, and the wisdom of adopting all such measures as may improve the condition of that part of the United Kingdom. His Majesty recommends to your early consideration the present constitution of the municipal corporations of that country, the laws which regulate the collection of tithes, and the difficult but pressing question of establishing some legal provision for the poor, guarded by prudent regulations, and by such precautions against abuse as your experience and knowledge of the subject enable you to suggest.

His Majesty commits these great interests into vour hands, in the confidence that you will be able to frame laws in accordance with the wishes of His Majesty and the expectations of His people. His Majesty is persuaded, that should this hope be fulfilled, you will not only contribute to the welfare of Ireland, but strengthen the law and constitution of these realms, by securing their benefits to all classes of His Majesty's subjects.

By the KING,

A PROCLAMATION.

WILLLAM R.

HEREAS by an Act, passed in the sixth year of Our reign, intituled "An Act to provide "for the regulation of municipal corporations in "England and Wales," it is, amongst other things, enacted, that if the inhabitant householders of any town or borough in England and Wales shall petition Us to grant to them a charter of incorporation, it shall be lawful for Us, by any such charter (if we shall think fit, by advice of Our Privy Council, to grant the same) to extend to the inhabitants of any such town or borough within the district to be set forth in such charter, the powers and provisions in the said Act contained : provided, nevertheless, that notice of every such petition, and of the time when it shall please Us to order that the same be taken into consideration by Our Privy Council, shall be published by Royal Proclemation in the London Gazette one month at least before such petition shall be so considered :

And whereas, the inhabitant householders of the town and parish of Ramsgate, in the county of Kent, have presented a petition to Us, setting forth therein, amongst other things, that the town and parish of

Ramsgate, wherein there are three acting justices of the peace, who are appointed by the Lord Warden of the Cinque Ports, one of whom only constantly resides there, is a limb of the town and port of Sandwich, one of the Cinque Ports, and within the liberties thereof, which latter place contains only about three thousand souls :

And further, that the town of Ramsgate is at present governed by two local Acts, made and passed in the twenty fifth and thirty-sixth years of the reign of His late Majesty King George the Third, the one intituled " An Act for the better paving, cleansing, " repairing, lighting, cleaning, and watching the " highway, streets and lanes of and in the vill of " Ramsgate, in the county of Kent, and for removing and preventing annovances therein, and " for erecting a market-house and holding a public " market in the said vill;" and the other intituled " An Act to enlarge the powers of the last-mentioned " Act ;" which said two several Acts, from the lapse of time, the greatly increased population, and extent of the town (which, in the year one thousand eight hundred and twenty-seven, was, by an Act of Parliament, separated from the parish of Saint Lawrence, and made a distinct parish), and its altered circum-stances, are wholly insufficient for the purpose intended and therein set forth :

And further, that the undersigned, most dutiful and loyal subjects, the inhabitant householders' of the town and parish of Ramsgate, are desirous of being incorporated by charter, agreeably to the provisions of the first recited Act. inasmuch as the population of the town and parish of Ramsgate amounts, at present, to about nine thousand souls, and during a great part of the year, very many strangers resort thereto :

And further, that the said town of Ramsgate has an extensive harbour for the accommodation and protection of English and Foreign ships, and their crews, who frequently take shelter there, in great numbers, to the amount, sometimes, of between three and four hundred sail of vessels :

And further, that the population of the town and narish of Ramsgate, being oftentimes greatly increased, from the several causes above related, the petitioners most humbly beg to shew the necessity for a strong and vigilant government, such as the powers conferred by the Municipal Corporation Act would furnish them with, thereby enabling them to regulate and maintain the peace and quiet of their town, and to afford protection and security to the lives and property of all:

And further, that the petitioners, being also desirous of having a commission of the peace assigned to their town, for the convenient and speedy administration of justice, humbly beg to show that to subject them to the authority of justices of the peace to he assigned to a town (Sandwich) in the one case, seven miles distant, and in the other (Dover), twenty-one miles distant, would be a great grievance and inconvenience, putting them to much expence and trouble :

The petitioners, therefore, most humbly pray, that under the circumstances above stated, and from the of incorporation under the powers and provisions of the said recited Act:

Now, therefore, We, having taken the said petition into consideration, do hereby give notice, that Our Privy Council will take the same into consideration on the twenty eighth day of February next ensuing the date hereof.

Given at our Court at Brighton, this twentyeighth day of January one thousand eight hundred and thirty seven, and in the seventh year of Our reign.

GOD save the KING.

By the KING,

A PROCLAMATION.

WILLIAM R.

HEREAS by an Act, passed in the sixth year of Our reign, intituled " An Act to provide " for the regulation of municipal corporations in " England and Wales," it is, amongst other things, enacted, that if the inhabitant householders of any town or borough in England and Wales shall petition Us to grant to them a charter of incorporation, it shall be lawful for Us, by any such charter (if We shall think fit by advice of Our Privy Council to grant the same) to extend to the inhabitants of any such town or borough within the district to be set forth in such charter the powers and provisions in the said Act contained; provided, nevertheless, that notice of every such petition, and of the time when it shall please Us to order the same to be taken into consideration by Our Privy Council, shall be published, by Royal Proclamation in the London Gazette, one month at least before such petition shall be so considered :

And whereas the inhabitant householders of the town of Devonport, and parish of Stoke Damerel, in the county of Devon, have presented a petition to Us, setting forth therein, amongst other things, that the town of Devonport, and parish of Stoke Damerel, is not a town corporate; but the petitioners submit, that it is expedient that the said town of Devonport, and parish of Stoke Damerel, should be incorporated ; the petitioners, therefore, most humbly pray, that We will be pleased, under the provisions of the said recited Act, to grant to the inhabitants of the said town of Devonport, and parish of Stoke Damerel, a separate charter of incorporation; and that We will also be pleased, by such charter, to extend to the said inhabitants within such district, as shall or may be set forth in Our Royal Charter, the several powers and provisions in the said Act contained:

. Now, therefore, We, having taken the said petition into consideration, do hereby give notice, that Our Privy Council will take the same into consideration on the twenty-eighth day of February next ensuing the date hereof.

Given at Our Court, at Brighton, this twentyeighth day of January one thousad eight hundred and thirty-seven, and in the seventh year of Our reign.

GOD save the KING.

A 2

By the KING,

A PROCLAMATION.

WILLIAM R.

Y HEREAS by an Act, passed in the sixth year of Our reign, initialed "An Act to provide "for the regulation of municipal corporations in "England and Wales" it is, amongst other things, enacted, that if the inhabitant householders of any town or borough in England and Wales shall petition Us to grant to them a charter of incorporation, it shall be lawful for Us by any such charter (if we shall think fit by advice of Our Privy Council to grant the same) to extend to the inhabitants of any such town or borough within the district to be set forth in such charter, the powers and provisions in the said Act contained: provided, nevertheless, that notice of every such petition; and of the time when it shall please Us to order that the same be taken into consideration by Our Privy Council, shall be published, by Royal Proclamation in the London Gazette, one month at least before such petition shall be so considered:

And whereas the inhabitant householders of the borongh of Llanelly, in the county of Carnarvon, have presented a petition to Us, setting forth therein, amongst other things, that the borough of Llanelly contains a population of four thousand and upwards, and that it is rapidly increasing in population, commerce, and wealth, and that it will in a short period be one of the most important commercial towns in the principality: and further, that the said horough of Llanelly is a borough by prescription, with a portreeve and an unlimited number of burgesses : and further, that the said portreeve and burgesses have never been invested with any corporate powers, any further than the management of the property helonging to the said burgesses; the petitioners, therefore, pray that We would be graciously pleased to grant unto them a charter of incorporation, that they may be thereby enabled to participate in all the powers and provisions of the said recited Act :

Now, therefore, We, having taken the said petition into consideration, do hereby give notice, that Our Privy Council will take the same into consideration on the twenty-eight day of February next ensuing the date hereof.

Given at Our Court at Brighton, this twentyeigth day of January one thousand eight hundred and thirty-seven, and in the seventh year of Our reign.

GOD save the KING.

T the Court at Brighton, the 28th day of January 1837.

PRESENT,

The KING's Most Excellent Majesty in Council.

YV HEREAS by an Act, passed in the seventh year of the reign of His present Majesty, intituled " An Act for rendering more easy the taking

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

And whereas the justices of the peace, assembled at the general quarter sessions of the peace, held at Bodmin, in and for the county of Cornwall, on the third day of January one thousand eight hundred and thirtyseven, have presented their petition to His Majesty, representing that the number of polling places for the eastern division of the county of Cornwall, is insufficient, and therefore praying, that town of Callington may be a polling place for the said eastern division of the said county :

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

Wm. L. Bathurst.

the Court at Brighton, the 28th day Т of January 1837,

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the seventh year of the reign of His present Majesty, in-tituled "An Act for rendering more easy the taking " the poll at county elections," it is enacted, that it shall be lawful for His Majesty, by and with the

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

And whereas the justices of the peace within the southern division of the county of Derby, in quarter sessions assembled the fourth day of January one thousand eight hundred and thirty-six, have presented their petition to His Majesty, representing, that the number of polling places for the southern division of the county of Derby, is insufficient, and therefore praying, that the town of Heanor, and the village and chapelry of Swadlincote, may be polling places for the said southern division of the said county :

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

Wm. L. Bathurst.

the Court at Brighton, the 28th day A of January 1837,

PRESENT,

The KING's Most Excellent Majesty in Council.

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

And whereas the justices of the peace for the county of Devon, assembled at the general quarter sessions of the peace, held at the Castle of Exeter, in and for the said county, on the third day of January e on thousand eight hundred and thirty-seven, have presented their petition to His Majesty, representing, that the number of polling places for the northern division of the county of Devon is insufficient, and therefore praying, that the towns of Tiverton, Chulmleigh, Ilfracombe, Bideford, and Hatherleigh, may be polling places for the said northern division of the said county:

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

Wm. L. Bathurst.

A^T the Court at Brighton, the 28th day of January 1837,

PRESENT,

The KING's Most Excellent Majesty in Council.

WW HEREAS by an Act, passed in the seventh year of the reign of His present Majesty, intituled "An Act for rendering more easy the taking " the poll at county elections," it is enacted, that it

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

And whereas the justices of the peace of the county of Flint, assembled at the general quarter sessions of the peace, held at Mold, in and for the said county, on the fifth day of January one thousand eight hundred and thirty-seven, have presented their petition to His Majesty, representing that the number of polling places for the said county of Flint is insufficient, and therefore praying, that Mold may be a polling place for the said county :

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

Wm. L. Bst.athur

T the Court at Brighton, the 28th day of January 1837,

PRESENT;

The KING's Most Excellent Majesty in Council.

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

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

And whereas the justices of the peace for the county palatine of Lancaster, assembled in general quarter sessions of the peace, held by adjournment at Salford, in the said county, the ninth day of January one thousand eight hundred and thirty-seven, have presented their petition to His Majesty, representing, that the number of polling places for the southern division of the county of Lancaster is insufficient, and therefore praying, that the several towns of Ashton-under-Lyne, Great Bolton, Bury, and Oldham, may be polling places for the said southern division of the said county :

Now, therefore, His Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His reign, by and with the advice of His Privy Council, declare, order, and direct, that the said several places mentioned in the said petition, namely. Ashton under-Lyne, Great Bolton, Bury, and Oldham, shall be polling places for the southern division of the said county of Lancaster; and further, that the justices of the peace for the said county, assembled in quarter sessions or some special sessions, as mentioned in the said Act of the third year of His Majesty's reign, shall, conformably to the said lastmentioned Act, divide the said southern division of the said county into convenient polling districts, and assign one of such districts to each polling place.

Wm. L. Bathurst.

A T the Court at Brighton, this 28th day of January 1837,

PRESENT,

The KING's Most Excellent Majesty in Council.

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

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

And whereas the justices of the peace of the county of Stafford, assembled at the general quarter sessions of the peace held in and for the said county, on the fourth day of January eighteen hundred and thirtyseven, have presented their petition to His Majesty, representing, that the numqer of polling places for the southern division of the said county is insufficient, and therefore praying, that the several towns or places of Westbronwich, Wednesbury, Rugeley, Tamworth, Brewood, Handsworth, Bilston, Sedgeley, and Tipton, may be polling places for the said southern division of the said county :

Now, therefore, His Majesty, having taken the said petition in consideration. doth, pursuant to the said Act of the seventh year of His reign, by and with the advice of His Privy Council, declare, order, and direct, that the said towns or places mentioned in the said petition, namely, Westbromwich, Wednesbury, Rugeley, Tamworth, Brewood, Handsworth, Rilston, Sedgeley, and Tipton, shall be polling places for the southern division of the said county of Stafford ; and further, that the justices of the peace for the said county, assembled in quarter sessions or some special sessions, as mentioned in the said Act of the third year of His Majesty's reign, shall. conformably to the said last-mentioned Act, divide the said division of the said county into convenient polling districts, and assign one of such districts to each polling place.

Wm. L. Bathurst.

T the Court at Brighton, the 28th day of January 1837,

PRESENT,

The KING's Most Excellent Majesty in Council.

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

And whereas the justices of the peace assembled at the general quarter session of the peace, holden at Lewes, in and for the eastern division of the county of Sussex, on the second day of January eighteen hundred and thirty-seven, have presented their petition to His Majesty, representing that the number of polling places for the eastern division of the county of Sussex is insufficient, and therefore praving that the borough of Brighton, the town and port of Hastings, the ancient town of Rye, and the town of Cuckfield, may be polling places for the said eastern division of the said county:

Now, therefore, His Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His reign, by and with the advice of His Privy Council, declare, order, and direct, that the said several places mentioned in the said petition, namely, the borough of Brighton, the town and port of Hastings, the ancient town of Rye, and the town of Cuckfield, shail be polling places for the castern division of the said county of Sussex; and further, that the justices of the peace for the said county, assembled in quarter sessions or some special sessions, as mentioned in the said Act of the third year of His Majesty's reign, shall, conformably to the said last-mentioned Act, divide the said eastern division of the said county into convenient polling districts, and assign one of such districts to each polling place.

Win. L. Bathurst.

A T the Court at Brighton, the 28th day of January 1837,.

PRESENT,

The KING's Most Excellent Majesty in Council.

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

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

And whereas the justices of the peace acting in and for the west riding of the county of York, at the general Christmas quarter sessions of the peace, assembled at Witherby, in the said riding, on the third of January one thousand eight hundred and thirty-seven, at Wakefield, in the same riding, on' the fourth day of January one thousand eight hundred and thirty-seven, and at Doncaster, in the same riding, on the eleventh of January one thousand eight hundred and thirty-seven, have presented their three several petitions to His Majesty, representing, that the number of polling places for the west riding of the said county are insufficient, and therefore praying, that Ripon, New Delph, in the township of Quick, and Pontefract may be polling places for the said west riding :

Now, therefore, His Majesty, having taken the said petitions into consideration, doth, pursuant tothe said Act of the seventh year of His reign, by and with the advice of His Privy Council, declarç, order, and direct that the said several places mentioned in the said petitions, namely, Ripon, New Delph, and Pontefract, shall be polling places for the said west riding; and further, that the justices of the peace for the said west riding; assembled inquarter sessions or some special sessions, as mentioned in the said Act of the third year of His Majesty's reign, shall; conformably to the said lastmentioned Act, divide the said west riding into convenient polling districts, and assign one of such. districts to each polling place.

Wm. L. Bathurst ..

T the Court at Brighton, the 28th-day of January 1837,

PRESENT:

The KING's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the seventhyear of the reign of His present Majesty, initialed "An Act for rendering more easy the taking; " the poll at county elections;" it is enacted, that

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

And whereas the justices of the peace assembled at the general quarter sessions of the peace, holden at Petworth, in and for the western division of the county of Sussex, on the fifth day of January one thousand eight hundred and thirty-seven, have presented their petition to His Majesty, representing that the number of polling places for the western division of the said county of Sussex are insufficient, and therefore praying that the town of Worthing may be a polling place for the said western division of the said county :

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

Wm. L. Bathurst.

T the Court at Brighton, the 28th day of January 1837,

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the seventh year of the rei n of His present Majesty, intituled "An Act (or rendering more easy the taking "the poll at count, elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on

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

And whereas the justices of the peace of the county of Warwick, assembled at the quarter sessions for the said county, on Tuesday the third day of January one thousand eight hundred and thirtyseven, have presented three several petitions to His Majesty, representing, that the number of polling places for the northern division of the said county are insufficient, and therefore praying, that Sutton Coldfield, Solihull, Atherstone, and Polesworth may be polling places for the northern division of the said county :

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

Wm. L. Bathurst.

T the Court at Brighton, the 28th day of January 1837,

PRESENT,

The KING's Most Excellent Majesty in Council.

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

on petition from the justices of any county, riding, parts, or division, in England or Wales, in quarter sessions assembled, representing that the number of polling places for such county, riding, parts, or division, is insufficient. and praving that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts, or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for any county, riding, parts, or division, and that the justices of the peace for such county. riding, parts, or division, in quarter sessions assembled, as mentioued in the Act, passed in the third year of the reign of His resent Majestv, intituled " An Act to settle and determine the division, " of counties, and the limits of cities and boroughs, " in England and Wales, in so far as respects the " election of members to serve in Parliament," shall, conformably to the said last-mentioned Act civide such county, riding, parts, or division, into convenient polling districts, and assign one of such districts to each polling place :

And whereas the justices of the peace of the county of Worcester, assembled at the general quarter sessions of the peace for the said county holden on the second day of January one thousand eight hundred and thirty seven, have presented their petition to His Majesty, representing that the number of polling places for the eastern division of the said county, are, in the opinion of the petitioners, insufscient, and therefore praying that the borough of Droitwich, the towns of Pershore, Shipston, and Stourbridge, the boroughs of Evesham, Dudley, and Halesowen, the town of Bromsgrove, and the village of Kingsmorton, may be declared polling places for the said eastern division of the said county of Worcester :

Now, therefore, His Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His reign, by and with the advice of His Privy Council, declare, order, and direct that the said several places mentioned in the said petition, namely, Droitwich, Pershore, Shipston, Stourbridge, Evesham, Dudley, Halesowen, Bromsgrove, and the village of Kingsmorton, shall be polling places for the eastern division of the said county of Worcester; and further, that the said justices of the peace for the said county, assembled in quarter sessions or some special sessions, as men-tioned in the said Act of the third year of His Majesty's reign, shall, conformably to the said lastmentioned Act, divide the said castern division of the said county into convenient polling districts, and assign one of such districts to each polling place.

Wm. L. Bathurst.

T the Court 'st Brighton, the 28th day of January 1837,

PRESENT,

The KING's Most Excellent Majesty in Council.

7 HEREAS by an Act, passed in the seventh

No. 19463.

В

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

And whereas the justices of the Peace acting in and for the parts of Lindsey, in the county of Lincoln, assembled at a general quarter sessions of the peace, held at Spilsby, in and for the said parts, on the tenth day of Jennary one thousand eight hundred and thirty-seven, have presented their petition to His Majesty, representing, that the number of polling places for the parts of Lindsey, in the said county, is insufficient, and therefore praying, that the town of Wragby may be a polling place for the said parts of Lindsey :

Now, therefore, His Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His reign, by and with the advice of His Privy Council, declarc, order, and direct that Wragby, in the said petition mentioned, shall be a polling place for the said parts of Lindsey, in the said county of Lincoln; and further, that the said justices of the peace for the said county, assembled in quarter sessions or some special sessions, as mentioned in the said Act of the third year of His Majesty's reign, shall, conformably to the said last-mentioned Act, divide the said parts of Lindsey, in the said county of Lincoln, into con-venient polling districts, and assign one of such districts to each polling place.

Wm. L. Bathurst.

T the Court at Brighton, the 28th day of January 1837,

PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS by an Act. passed in the seventh year of the reign of His present Majesty, in-fituled " An Act for rendering more easy the taking vv year of the reign of His present Majesty, " the poll at county elections," it is enacted, that it intituled " An Act for rendering more easy the taking shall be lawful for His Majesty, by and with the

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

And whereas the justices of the peace for the county of Somerset, in quarter sessions assembled, on the second day of January one thousand eight hundred and thirty-seven, have presented their petition to His Majesty, representing, that the number of polling places for the eastern division of the said county of Somerset is insufficient, and therefore praying, that Frome Clutton, Congressbury, and Wedmore may be polling places for the eastern division of the said county:

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

Wm. L. Buthurst.

T the Court at Brighton, the 28th day of January 1837,

PRESENT,

The KING'S Most Excellent Majesty in Council. HEREAS by an Act, passed in the seventh year of the reign of His present Majesty,

w year of the reign of this present Wajesty, initialed "An Act for rendering more easy the tak-"ing the poll at county elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the justices of any county, riding, parts, or divisions in England or Wales, in quarter sessions, assembled, representing that the number of William Earl of Chalemon polling places for such county, riding, parts, or divisions his body lawfully begotten.

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

And whereas the justices of the peace of the county of Somerset, in quarter sessions assembled, the second day of January one thousand eight hundred and thirty-seven, have presented their petition to His Majesty, representing that the number of polling places for the western division of the said county of Somerset, are insufficient, and therefore praying, that Ilminster, Langport, Wiveliscombe, and Dunster, may be polling places for the said western division of the said county.

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

ERRATUM.—In the Gazette of Tuesday last, in. the Order in Council appointing polling places for. West Somersetshire, page 232, col. 1, in lines 15. and 23 from the top, for Hunster, read Dunster.

Whitehall, February 2, 1837.

The King has been pleased to direct letters, patent to be passed under the Great Seal, granting the dignity of a Baron of the United Kingdom of Great Britain and Ireland, unto the Right Honoarable Francis William Earl of Charlemont, K. P., and the heirs male of his body lawfully begotten, by the name, stile, and title of Baron Charlemont, of Charlemont, in the county of Armagh.; with remainder, in default of such issue male, to the Honoarable Henry Caulfeild, of Hackly; in the said county of Armagh (brother of the said Francis William Earl of Charlemont), and the heirs male of his body lawfully begotten.

Whitehall, January 30, 4837.

The King taking into His royal consideration that, upon the decease of Thomas Baron Kingsale, of that part of the United Kingdom of Great Britain and Ireland called Ireland, the title and dignity of Baron Kingsale devolved upon his nephew John-Stapleton, now Baron Kingsale, as eldest son of Michael de Courcy, Esq. (commonly called the Honourable Michael de Courcy), Captain in the Royal Navy, deceased, who was heir presumptive to the said barony; but that, according to the ordinary rules of honour, the brother and sister of the said John-Stapleton Baron Kingsale cannot enjoy that place and precedence which would have been due to them in case their father, Michael de Courcy, had survived his brother, Thomas Baron Kingszle, and succeeded to the said title and dignity; His Majesty has been graciously pleased to ordain and declare, that William Almericus de Courcy, of Salcombe, in the county of Devon, Esq. and Catharine Savery de Lisle, wife of Francis Bernard Beamish, of the city of Cork, Esq. the brother and sister of John-Stapleton, now Baron Kingsale, shall henceforth have, hold, and enjoy the same title, place, pre-eminence, and precedence as if their late father, Michael de Courcy, had succeeded to the title and dignity of Baron Kingsale :

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

Whitehall, January 31, 1837.

The King has been pleased to give and grant unto the Reverend James Edward Austen, of Scarlets, in the parish of Wargrave, in the county of Berks, Clerk, His royal licence and authority that he and his issue may, in compliance with a direction in the last will and testament of Jane Leigh Perrot, of Scarlets aforesaid, widow, deceased, henceforth take and use the surname of Leigh, in addition to and after that of Austen, and also bear the arms of Leigh; such arms being first duly exemplified according to the laws of arms, and recorded in the Heralds' Office, otherwise His Majesty's said licence and permission to be void and of none effect:

And also to command, that the said royal concession and declaration be recorded in His Majesty's College of Arms.

Crown-Office, February 3, 183".

MEMBER returned to serve in this present

PARLIAMENT.

- County of Renfrew.
- George Houstoun the younger, of Johnstone, Esq. in the room of Sir Michael Shaw Stewart, Bart. accessed.

War-Office, 3d February 1837.

- 4th Regiment of Light Dragoons, Lieutenant John Miller, from the 8th Light Dragoons, to be Lieutenant, vice Huband, who exchanges. Dated 3d February 1837.
- Lieutenant Thomas Lloyd to be Adjutant, vice Gordon, who resigns the Adjutancy only. Dated, 6th September 1836.
- Sth Regiment of Light Dragoons, Lieutenan ' George J. Huband, from the 4th Light Dragoons, to be Lieutenant, vice Miller, who exchanges. Dated 3d February 1837.
- Cornet George Brown to be Adjutant, vice Reilly, who resigns the Adjutancy only. Dated 3d February 1837.
- 9th Regiment of Light Dragoons, Lieutenant-General Samuel Need to be Colonel, vice General the Earl of Rosslyn, G.C.B. deceased. Dated 30th January 1837.
- 16th Regiment of Light Dragoons, Cornet Robert Downie to be Lieutenant, by purchase, vico Kemp, who retires. Dated 3d February 1837.
- Henry Donithorne Swetenham, Gent. to be Cornet, by purchase, vice Downie. Dated 3d February 1837.
- Coldstream Regiment of Foot Guards, Honourable Adolphus Edward Paget Graves (Page of Honour to the King) to be Ensign and Lieutenant, without purchase. Dated 3d February 1837.
- Sth Regiment of Foot, Brevet Lieutenant-Colonel Charles Barker Turner, from the half-pay Unattached, to be Major, vice Powell, deceased. Dated 3d February 1837.
- Licutenant James Pringle to be Captain, by purchase, vice Westenra, who retires. Dated 3d February 1837.
- Ensign John Eldridge West to be Lieutenant, by purchase, vice Pringle. Dated 3d February 1837.
- Ernest Lavee, Gent. to be Ensign, by purchase, vice West. Dated 3d February 1837.
- Quartermaster-Serjeant Job Aldrich to be Ensign, without purchase, vice St. Leger, deceased. Dated 4th February 1837.
- Assistant-Surgeon Peter Fraser to be Surgeon, vide Cardiffe, deceased. Dated 3d February 1837.
- Staff-Assistant Surgeon William Hogg Anderson, M. D. to be Assistant-Surgeon, vice Fraser: Dated 3d February 1837.
- 13th Foot, Ensign William Alexander Sinclair to be Lieutenant, without purchase, vice Sewell, deceased. Dated 2d August 1836.
- Ensign George Wade, from the 1st West India Regiment, to be Ensign, vice Sinclair. Dated 3d February 1837.
- 39th Foot, Ensign James S. Atkinson, from the 77th Regiment of Foot, to be Lieutenant, without purchase, vice Innes, promoted. Dated 3d February 1837.
- Licuterant Marmaduke George Nixon to be Adjatant, vice Jones, promoted. Dated 3d February 1837.
- 54th Foot, Lieutenant Edward Wells to be Captain, without purchase, vice Mandilhon, deccased. Dated 1st July 1836.

Ensign Reginald Hart Dyke to be Lieutenant, vice (consideration on Friday the 17th day of February Wells. Dated 1st July 1836.

- Gentleman Cadet Henry J. Warre, from the Royal Military College to be Ensign, vice Dyke. Dated 3d February 1837.
- 63d Foot, Lieutenant William Marcus Carew to be Captain, without purchase, vice Young, deceased. Dated 22d August 1836.
- Ensign Vesey Berdmore to be Lieutenant, vice Carew. Dated 22d August 1836. Gentleman Cadet James R. Lysaght, from the
- Royal Military College, to be Ensign, vice Berdmore. Dated 3d February 1837.
- 77th Foot, Gentleman Cadet Robert Baillie, from the Royal Military College to be Ensign, without purchase, vice Atkinson, promoted in the 39th Regiment of Foot. Dated 3d February 1837.
- 1st West India Regiment, Alexander William Mackenzie, Gent. to be Ensign, without purchase, vice Wade, appointed to the 13th Regiment of Foot. Dated 3d February 1837.

BREVET.

Captain O'Hara Baynes, Fort Major at Alderney, to be Major in the Army. Dated 10th Jaunary 1837.

Commissions signed by the Lord Lieutenant of the County of Wilts.

Royal Wilts Yeomanry Cavalry.

Chippenham Troop of Yeomanry Cavalry.

- William Money, Gent. to be Cornet, vice William Earl of Kerry, promoted. Dated 23d January 1837.
- Lord Henry Petty Fitzmaurice to be Lieutenant, vice William Earl of Kerry, deceased. Dated 23d January 1837.

Everley Troop of Yeomanry Cavalry.

Sir Edmund Antrobus, Bart. to be Captain, vice Wroughton, resigned. Dated 23d January 1837. Lord Ernest Bruce to be Lieutenant, vice Fowle,

resigned. Dated 23d January 1837.

Edmund Antrobus, Gent. to be Cornet, vice Lord Ernest Bruce, promoted. Dated 23d January 1837.

Commission signed by the Lord Lieutenaut of the County of Sussex.

Royal Sussex Regiment of Militia.

Humphrey William Freeland, Gent. to be Ensign. Dated 24th January 1837.

. : .

411.75

٠.

Office of Commissioners of Compensation, No. 25, Great George-Street, Westminster, January 25, 1837. MAURITIUS. J. P.

VOTICE is hereby given, that the under-men-tioned uncontested claims having been received from the colony of Mauritius, the Commissioners of Compensation will proceed to take the same into |

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 4th day of March next :

5410 5528 5530 5550 5563 5588 5613 5637 5652 5685 5769
5530 5550 5563 5588 5615 5637 5652 5652 5685
5550 5563 5588 5615 5637 5652 5685
5563 5588 5613 5637 5652 5685
5588 5613 5637 5652 5685
5588 5613 5637 5652 5685
5637 5652 5685
5652 5685
5652 5685
5769
5771
5822
5839
6520
6541
6621
6630
6639
6641
6672
6744
6753
6788
6797
6895
69+0
6970

By order of the Board,

Henry Hill, Secretary.

CONTRACTS FOR WORSTED STOCKINGS."

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, January 28, 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 16th 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 Depiford, the under-mentioned articles, niz.

Men's knitted worsted stockings, 9000 pairs. Men's wove worsted stockings, 6000 pairs.

Half of each to be delivered by the 30th April, and the remainder by the 31st July next.

Tenders will not be received for less than 1000 pairs of either description.

Samples of the stockings, and 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 ugent 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 Admirally, at Somersetplace, and signed by a responsible person, 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 STAVES.

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

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

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

CONTRACT FOR CEMENT STONE.

Department of the Storekeeper-General of the Navy, Someiset-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 Mujesty'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 writing.

Every tender must be delivered at the above Office, and be accompanied by a letter addressed

to the Secretary of the Admiralty, at Somersetplace, and signed by a responsible person, engaging to become bound with the person tendering, in the sum of £200, for the due performance of the contract.

CONTRACTS FOR FRESH BEEF.

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

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 ou application to the Superintendents of the Victualling Establishments at Deptford, Portsmouth, and Ptymouth; the Superintendents of His Majesty's Dockyards at Chatham, Sheerness, and Pembroke; the Agent for the Victualling at Haulbowline; the Victualling Storekeeper at Deal; the Secretary to the Postmuster-General at Dublin; or to the Collectors of His Majesty's Customs at each of the other places.

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

Every tender must be delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somersétplace, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of $\pounds1500$ tor the due performance of the contracts for Sheerness, Chatham, Portsmouth, and Plymouth; and in the sum of $\pounds500$, for each of the other places. 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	W	HEAT.	B/	ARLEY.	1	DATN.		RYE.	В	EANS.		PEAS.
ended January 27, 1837.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
MARKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£ 8, d.	Qrs. Bs.	£. s. d.
London	6765 0	20708 18 8	6554 0	12190 6 6	13075 0	17743 14 8	20 0			4465 9 0	1876 0	3686 19 3
Uxbridge	678 0	2170 11 0	151 4	274 10 0	46 0	67 0 9		<u> </u>	41 0	78 6 6	10 0	20 6 0
Hertford	519 0	1558 10 9	2349 0	4416 16 3	31 0	41 19 0	. —		24 0	56 12 9	<u>8</u> 0	15 7 0
Rovston	- 395 - 5	1130 14 0	1439_0	2697 15 0	111 0	144 3 0			31 7	60 12 0	32 4	63 6 0
Guildford	415 4	1272 17 6	68 0	116 17 0	55 0	70 15 0	-		10 0.	22 0 0	20 0	43 10 0
Chelmsford	1137 5	3390 7 6	969 2	1771 18 9	195 0	250 1 9			315 6	527 13 3	178 0	319 1 3
Colchester	556 5	1652 3 0	1483 4	2533 8 6	265 3	325 15 6			254 0	434 5 0	64 3	104 15 0
Romford	569 2	1.1619 5 8	630 2	1175 17 6	64 0	91 14 0			61 0	113 7 6	66 4	129 11 0
Maidstone	410 4	1218 4 6	96 0	186 10 G	73 0	91 19 0	-		60	10 16 0.		
Canterbury	688 0	2011 8 0	927 0	1695 19 0	61 9	80 12 0	I 1		66 0	134 18 0	34 0	60 10 0
Dartford	99 0	304 11 0	157 0	317 10 0	-				24 0	50 8 0	l — .	
Chichester	1724 1	4753 0 6	270 0	450 4 9	32 0	39 3 0	-			·	13 4	25 13 0
Lewes	550 2	1592 6 6	293 4	570 12 6	373 4	434 5 0			66 4	125 0 0	57 0	108 2 9
Rye	127 0	378 4 0	-		63.0	80 10 0			1 -	- 1		
Bedford	243 6	673 14 6	257 0	436 0 6	194 4	236 19 6	1 1		62 4	131 2 6	28 1	57 5 6
Windsor	No	Inspector.					-		1 -	-		
Reading	378 0	1095 8 6	730 0	1377 19 0	85 4	91 11 0	-	-			94	21 7 6
Aylesbury	96 4	267 7 0.	128 0	220 7 0	31 0	36 10 0		-	101 0-	172 15 0	60	11 8 0
Oxford	105 0	302 13 6	316 0	573 2 9	52 0	58 15 0		·	224 0	458 1 6	36 0	66 12 0
Huntingdon	296 2	822 3 9	255 0	442 7 9	174 0	202 10 0			46 0	81 11 0	90	17 2 0
Cambridge	668 5	1919 11 0	745 0	1322 0 7	2237 5	2364 8 6	-	- 1	44 6	79 4 3	-	
Ely		318 5 3	28 0	41 6 0	161 6	174 17 1			. 22 0	39 7 0		
Wisheach	2975 5	8172 16 9	61 0	81 13 0	1651 4	1812 11 6	I	-	692 4	276 14 9	51 4	96 3 6
Ipswich	1151 7	3460 10 1	3240 2	5696 13 0	258 4	319 18 6	-		390 0	745 0 3	104 4	196 10 0
Woodbridge	637 0	1910 15 9	1488 7	2476 12 7	58 0	7980	- 1		140 4	263 1 6	100 0	189 12 0
Sudbury	624 3	1825 9 9	973 6	1645 7 9	51 0	68 9 6	-	- ·	36 0	63 18 0	50 4	88 9 0
Hadleigh	564 5	1691 9 0	730 7	1284 5 0	94	11 0 0		- (55 4	98 6 6	46 0	83 13 0
Slow Market	434 0	1283 18 3	1621 5	2882 17 10	130 0	154 4 6	·		184 0	341 0 0	27 0	51 14 0
Bary	821 7	2330 13 3	1843 0	3155 19 0	301 G	347 1 6	23 0	43 18 0	110 4	192 5 6	44 4	93 19 6
Beccles	331 0	981 1 9	650 0	1136 19 0	3.0 0	35 16 0	 	<u> </u>	126 0	232 16 6	42 0	82 16 0
Bungay	476 0	J422 5 0	1136 0	2014 18 0	31 0	36 18 - 6		l. <u> </u>	84 0	150 3 0	17 0	32.60
Lowestoft		-	251 4	457 2 6	-					· · ·		
Norwich	2311 6	6594 16 11	6344 7	11336 17 10	10 0	14 0 0		·	22 0	39 16 0	96 O	186 19 0
Yarmouth	258 2	773/19 3	4425 0	7257 3 4	-	'	-		318 3	610 18 3		-
Lynn	2132 6	5975 8 9	5855 5	10378 16 6	304 0	341 4 3	70 0	133 0 0	260 0	464 16 6	134 4	263 2 0
Thetford	_ None			÷ —	— .							

266

Received in the War ended January 27,	W	HÉAT.	BAI	UEY.	e c	DATS.	.8 H	YE.	В	EANS.		EAS.	•
1837.	Quantities.	Price.	Quantities.	Price.	Quantities.	. Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Prico.	
MAUKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs Bs.	£ d	ί.
Watton Diss East Dereham Harleston Harleston Hol Aylesham Fakenham North Walsham Lincoln Gainsbrough Glanford Bridge Louth Boston Sleaford Stanford Stanford Stanford Stanford Stanford Stanford Stanford Bridlington Beverley Howden Sheffield Hull Whitby New Malton Durham Stockton Darlington Stanford Castle Wolsingham Belford Hexhaw Neweastle Morpeth Alnwick Berwick Carlisle Whitehaven Cockermouth	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 677 & 0 \\ 476 & 4 \\ 299 & 4 \\ 665 & 0 \\ 401 & 1 \\ 405 & 0 \\ 2753 & 4 \\ 1367 & 1 \\ 1328 & 0 \\ 371 & 0 \\ 1216 & 0 \\ 392 & 4 \\ \hline 130 & 0 \\ 1216 & 0 \\ 392 & 4 \\ \hline 190 & 0 \\ 2762 & 3 \\ 3641 & 0 \\ 436 & 6 \\ 286 & 1 \\ 142 & 0 \\ 78 & 0 \\ 374 & 0 \\ \hline 1647 & 1 \\ 331 & 2 \\ \hline 145 & 1 \\ 318 & 0 \\ 11 & 2 \\ 88 & 6 \\ 256 & 4 \\ 50 & 0 \\ 347 & 4 \\ 84 & 6 \\ 204 & 2 \\ 736 & 4 \\ 52 & 7 \\ 4 & 5 \\ 127 & 1 \\ \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	5 0 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	23 2 (64 14 (20 0 (

\$

267

eceived in the Week	WH	EAT.	· · · · · · · · · · · · · · · · · · ·	RLEY.		OATS.		RYE.		EANS.		An.
ended January 27, 1837	Quantizies.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
MANKETS.	Qrs. Bs.	£. 4. d.	Qrs. lis.	£. e. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. i. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£ 4
Penrith	147 0	485 13 6	304 2	593 13 0	267 4	372 16 0	30 4	79 3 0	— 1	··		-
Egremont	68 0	237 14 4	51 4	99 2 9	45 5	66 6 11	-	—	-			
Appleby	51 2	166 11 3	18 2	33 15 3	118 0	150 9 0	Incor	rect.	(-)		I – I	-
	106 2	344 13 6		·	111 0	163 5 8	- 1	· —	-	-		-
Kendal		307 19 8			1 1		-	_		-	-	
Chester	401 5	1275 7 4	107 0	236 16 2	4 6	6 15 0	1 —		_		-	
Nantwich		332 4 6	· -	_	92 7	133 10 1	-		14 2	41 19 6		
Middlewich	196 1	680 6 2	-	·		-	-	- 1			-	- the second
Four Lane Ends	1100 7	3637 16 0	• • •	982 9 4	606 0	761 16 8	-		200 0	464 10 0		
Liverpool	1 10 1	157 15 0	1	·	125 2	191 17 3			-	`	-	
Ulverstone	1	420 1 9		392 17 2		l —			-	·		
Lancaster	1 10 6	453 15 9			l —	- ·	- 1	. 	-	· -		
Preston	0.00	1166 16 0	1	·	_	_	'	1 -	!		· - ·	-
Wigan	070 0	1154 15 0	1	320 0 0				—`		-	-	
Warrington	1	1299 6 8		88.10 0	590 0	782 14 8	·	I	765 0	1926 13 0	-	
Manchester		103 8 0			110 0	140 5 0	1	I	`~	1 -	-	
Bolton		125 18 0	644 0	1326 13 0	71 4	102 10 0			7 0	18 18 0	-	· ••••
Derby		2471 0 0		1443 8 0	313 0	453 17 0			61 0	157 7 0	-	1 .
Nottingham	1	2751 19 7	2631 0	5018 1 8	157 0	193 12 8	-		91 0	207 6~ 2		
Newark	1	1343 15 0		1391 4 6	34 0	43 12 0		·	20 0	52 10 0		
Leicester		836 1 0		2779 13 0	413 0	481 10 0	-		168 0	366 10 6	30 0	55 14
Northampton	1	592 1 0		458 4 0	337 0	499 4 0					I'	-
Coventry	1.100 0	3395 6 6		249 0 0	20 0	31 0 0	1 -	_	72 0	191 15 4		
Birmingham	1	2042 10 3		849 11 8			1		85 7	197 19 10		155 5
Worcester	1	1912 7 6		3030 4 9	174 0	221 15 0		·	40 4	91:18 0		
Warminster		443 17 10		101 7 6	23 0	26 12 0	· ·	"				
Denbigh	145 0	844 4 0		57 15 0	17 7	26 16 3		~~	1 -		-	
Wrexham	234 4	294 17 0		150 0 0	120 0	132 10 0		—			-	
Carnarvon		66 15 11	-	112 8 6	693 1	649 8 1	1 -	-	_		—	-
Haverfordwest		273 0 0		239 16 5	1033 4	846 18 0				— ·		
Carmarthen		196 1 6		490 5 0	1000 -		_		<u> </u>	·		
Cardiff		1241 17 6	· •	882 6 4					95 0	220 5 0		-
Gloncester	418 0		312 0	603.20	40 0	50 8 0			42 0	80 5 9	1	
Cirencester	303 0			458 7 6	52 0		28 4	63 1 6	1 -	·		·
Tethnry	59 6			220 19 6	18 4	27 16 0			· · ·	· · ·	3 0	5 3
Stow on the Wold		257 5 0			10.				_	_		
Tewksbury	124 6	367 2 4		1	741 2	921 10 0			37 4	82 10 0	1 -	
Bristol	590 4	1805 2 10		2010 2 3	152 1				5 1	1111 9	<u> </u>	-
Taunton	156 2	499 1 7	1	645 1 8			1 -	-	12 4	35 0 0		-
Wells	101 4	316 15 6				23 15 5		-	170 7			
Bridgewater	291 2	927 18 4		317 11 0	17 4 10 0	14 0 0	1 -		5 0		-	-
Frome	17 4	49 13 6	20 0 .	34 4 3	10 V	14 0 0	,	1 🚽			ŧ	-

ŋ

.

89õ

Received in the Week	W.	HEAT.	BA	RLEY.	0	DATS	RYE.		BE	ANS.	Y.	EAS.
ended January 27, 1837.	Quantities.	Price.	Quantities.	Price.	Quantitics.	Price.	Quantities.	· Price.	Quantities.	Price,	Quantities.	Price.
MAUNETS.	Qrs. Bs.	1 £. s. d.	Qrs. Bs.	£. s. s.	Qrs. Bs.	£ d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs Bs.	£ (
Chard	330 2	1009 3 6	86 2	159 17 6		_			-	 	<u> </u>	,
Monmouth	42 2	135 4 0	220 0	433 10 5		—		—				
Abergavenuy	86 1	211 16 0	87 1	181 8 10	-			د ن ې		_		
Chepstow	28 4	85 14 4	158 5	305 17 6		-						
Pontipool	1 12 4	224 17 6	56 4	118 3 7	-		—					
Exeter	90 I		$\begin{array}{ccc} 21 & 4 \\ 93 & 0 \end{array}$	39 16 8	-		—					
Barnstaple	44 0	146 8 8		152 18 10		—						
Plymouth	78 0	245 6 0	256 4	436 7 0								_
Totness	None		15 0		112 0	123 4 0						
Tavistock	56 0	168 4 0	135 5	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	112 0	125 4 0	! — .	_		_		
Kingsbridge		110 0 0	135 5 80 2		3 6	5 2 6				_		
Fraro	33 6		44	$\begin{array}{cccc} 138 & 17 & 0 \\ 6 & 18 & 0 \end{array}$	9 3	10 12 6	-				·	· _ ·
Bodmin	37 4	317 10 0	401		$ \begin{array}{c} 9 & 3 \\ 22 & 4 \end{array} $	23 16 0	 -	-				_
Launceston	22 2	66 6 3	40 1	66 17 0	$11 2^{-24}$	14 5 0					· · · · · ·	
Redruth			202 1	332 12 6	11 4	14 9 0				<u> </u>		
Helstone	29 5	97 0 6	144 3	233 10 0	93	12 10. 0						
St. Austell		161 18 6	113 0		9 3	12 10 0	-			· · · · · · · · · · · · · · · · · · ·		
Blandford					25 0	30 0 0						
Bridport	, 73 0	212 18 4	239 0 263 0		55 0	70 7 1			2 44	6 1 5 0		-
Dorchester	178 01	517 13 8	161 0		22 0	29 10 0		—	22 0	`54` 8 .0		
Sherborne			84 0			29 10 0			22 0			
Shaston	72 0	211 0 0	101 .0	••••	17 0	22 10 0						
Wareham	40 4	115 12 0	30 0	171 15 0 55 16 0		42 FO O	i — 1				· ·	
Winchester	48 04		68 U		152 0	210 6 0						
Andover	• 79 4	233 3 0	494 4	•	64 0	74 1 6	i — '	· · ·	25 0	42 14 0	- 	
Basingstoke	.181 0	520 18 0	340	909 3 6 60 14 0		74 1 0	- ;					
Fareham	132 4	389 6 0	65 4	112 4 6	57 .0	69 18 0	I	—		<u> </u>	-7 4	14 10
Havant	173 4	467 4 6	327 4	574 10 0	163 0	212 12 0		. —	30 0	60.10 0		
Newport	234 0	674 8 6	180 4	317 13 3	105 0	17 15 0	i — ,				-4 0	74
Ringwood	109 0	315 14 0	100 -	317 13 0	10 0	17 10 0					· _ i i	,
Southampton!			113 0	204 16 0	10 0	12 10 0		→	- <u> </u>			
Portsmonth	93 5	271 9 3		204 10 0	10 0	12 10 0						
		s. d.		s. d.		s. d.	·····	d.	_ :	41- 2.373		39 3.
GENERAL WEEKL	y Averacie	58 9·075	-	35 11.954	-	24 2.776	-	'41 `3 • <u>0</u> 07		41 2.375		
•					 /•					<u> </u>		······································
AGGREGATE AVE		50 0	· · ·	01 0		24 7		42 0		41 9 :		40 5
SIX WEEKS W	пісні бо- >	59 0	I 1	35 9	1 - 1	24 7	I — I	42 0		an a	*····*	······································

.

Board of Trade, Corn Department

.

.

.

••,

Published by Authority of Parliament.

WILLIAM JACOB, Comptroller of Corn Returns.

269

THE

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 31st day of January 1837,

Is Thirty-four Shillings and One Penny Three Farthings per Hundred Weight,

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

Grocers'-Hall, February 3, 1837. By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers' Company.

European Gas Company. 39, Finsbury-Circus, London, February 1, 1837.

THE Directors give notice, that a call of £2 per share is required to be paid, on or before the 5th day of April next, at the Bankinghouse of Messrs. Ladbroke, Kingscote, and Company, Bank-buildings, London, pursuant to the provisions of the deed of settlement.

> By order of the Board of Directors, G. Merle, Secretary.

> > Alliance Gas Company. 39, Finsbury-Circus, London,

February 1, 1837.

NOTICE is hereby given, that a General Meeting of the Proprietors will be held on Wednesday the 22d of February instant, at the hour of twelve o clock precisely, at the Office of the Company, 39, Finsbury-circus, London, pursuant to the provisions of the deed of settlement.

> By order of the Board of Directors, Arthur Spear.

British Linen Company's Bank, Edinburgh, January 30, 1837.

THE Directors of the British Linen Company hereby give notice, that a Quarterly General Court of Proprietors will be held within their Office here, on Monday the 6th of Murch next, at one o'clock in the afternoon, for the election of Governor, Deputy Governor, and Directors for the ensuing year, in terms of their charter.

No signed lists will be received after half past one o'clock. Alexander Goodsir, Secretary.

Roche Rock Tin Mining Company.

No. 5, Adam's-Court, Broad-Street, February 1, 1837.

NOTICE is hereby given, that in virtue of the power vested in the Directors by the prospectus of the above Company, they do hereby make a call of five shillings per share, the said call to be paid at the Office of the Company, on or before Tuesday the 14th instant. The attention of the Shareholders is directed to th_e following condition, endorsed on the scrip certificate :

" In the event of the non-payment of any one of the instalments within fourteen days after the expiration of the period fixed by public advertisement, the bearer hereof voluntarily forfeits and relinquishes, to and for the benefit of the remaining Shareholders, all and every advantage derivable, or hereafter to be derived, from these shares. The shares so forfeited to be either re-issued or cancelled, at the discretion of the Direction."

By order of the Directors, John Sanders, Secretary.

The Asylum Life Assurance Company.

NOTICE is hereby given, that an Extraordinary General Meeting of the Proprietors of the above-mentioned Company will be holden, at the house of the Company, No. 70, Cornhilt, London, on Wednesday the 1st day of March next, at one o'clock precisely, for the purpose of confirming a resolution made at an Extraordinary General Court, held on the 1st day of February instant, annulling the present 112th clause of the deedof settlement, and rescinding so much of the resolutionof the General Court of the 27th April 1836, as relates to the investment in the guarantee fund, and instituting a clause to be the 112th clause of the said

deed.—Dated this 2d day of February 1837. By order of the Board of Directors,

Geo. Farren, Resident Director.

Alten Mining Association.

THE Directors of this Association hereby give notice, that a General Meeting of the Shareholders will be held at the London Tavern, Bishopsgate-street, within the city of London, on Monday the 27th day of February instant, at twelve for one o'clock in the afternoon precisely, for the purpose of receiving the report of the Directors us to the affairs of the Association during the past year, and the prospects for the year ensuing, for declaring a dividend, for fixing the salaries of the Directors, and for taking into consideration propositions for encreasing the copital of the Company, and for electing Auditors, and other purposes.—Dated the 2d of February 1837 John Labouchere, Chairman.

Arigna Iron and Soal Company's-Office, No. 9, Liverpool-Street, London, January 30, 1837.

NOTICE is hereby given, that the Half-yearly General Meeting of the Proprietors of and in the Arigna Iron and Coal Company will be held (pursuant to the Company's Act of Parliament) at the Company's Office, No 9, Liverpoolstreet, Broad-street, in the city of London, on Monday the 27th day of February next, at one o'clock in the afternoon precisely (not one o'clock for two o'clock), for the purpose of receiving a report of the Directors on the affairs of the said Company.

And notice is hereby also given, that the said meeting will likewise be held, at the time and place aforesaid, for the purpose of taking into consideration a certain proposal then and there to be submitted to the said Proprietors of the said Company, for extending the term or time of the licence granted to the present party now working the Company's mines, at Arigna; and notice is hereby also given, that the said meeting will likewise be held, at the time and place aforesaid, for the purpose of appointing new Trustees of the Company's mines, property, and effects, at Arigna, mentioned and comprised and conveyed, or otherwise assured, to the said Company, in and by two several indentures, each bearing date the 30th day of October in the year of our Lord 1824, respectively, in lieu and in the place or stead of Peter Moore, Esq. since deceased, and Thomas Dunston, Esq also since deceased, and Samuel Barrett Moulton Barrett, who is now residing in the island of Jamaica, in the West Indies; which said Peter Moore and Thomas Dunston, with the said Samuel Barrett Moulton Barrett, were, in and by the said several indentures, respectively named the then Trustees of the said mines, property, and effects of, for. and on behalf of the said Arigna Iron and Coal Company; and notice is hereby also given, that the said meeting will likewise be held, at the time and place aforesaid, for the purpose of electing three qualified Proprietors to be Directors of the said Company, in the place and stead of three Directors who vacate their office by rotation, pursuant to the 27th section of the said Act of Parliament ; and also to proceed to the election of one Auditor and Examiner of the Accounts of the said Company, in the place and stead of one of the Auditors who vacates his office in rotation, under the provisions of the same 27 th section of the said Act of Parliament. Every Proprietor intending to become a Candidate to fill any such vacant office must, within fourteen days after the insertion of this advertise-.ment, signify his intention so to become a Candidate by writing under his hand, stating the place of his residence and addition; such writing to be left within the same fourteen days, at the Office of the Company.

By order of the Board of Directors,

Henry English, Secretary.

N. B. By the 31st section of the Act, the Directors and Auditor going out of office are eligible to be re-elected. Rock Reversionary and Loan-Office, 71, Cornhill, London, February 3, 1837.

NOTICE is hereby given, that the Annual General Court of Proprietors will be held at the Office of the Society, No 71, Cornhill, London, on Thursday the 16th day of February instant, at twelve o'clock at noon precisely, when a ballot will take place for three Directors and one Auditor, in the room of those going out by rotation, viz:

Directors.

Nevile Reid, Esq. Frederick Hodgson, Esq. Thomas Edgar, Esq. Auditor.

. . .

John Capel, Esq.

who are candidates to be re-elected. -Thomas Langdon, Secretary.

February 3, 1837.

NOTICE is hereby given to the officers and company of His Majesty's ship Raleigh, Michael Quin, Esq. Commander, that an account of the bounty money received on slaves coptured in the Brazillian slave schooner, Rio de Prata, on the 28th November 1834, will be deposited in the Registry of the High Court of Admiralty, on or before the 8th day of March next, agreeable to Act of Purliament.

W. and E. Chard, 3, Clifford's-inn, Agents.

210, Regent-street.

NOTICE is hereby given, that the Partnership carried on between us the undersigned, Hyacinthe Mars Rinmel and Louis Jean Baptiste Vaudrau, is this day dissolved by mutual consent.—Dated the 30th day of January 1837.

Hyacinthe Mars Rimmel. Louis Jean Baptiste Vaudeau.

210, Regent-street.

NOTICE is hereby given, that the Partnership carried on hetween us the undersigned, Hyacinthe Mars Rimmel, Louis Jean llaptiste Vaudeau, and Pierre Joseph Gabriet Augustin Bessan, is this day dissolved by mutual consent.— Dated the 30th day of January 1837.

Hyacinthe Mars Rimmel. Louis Jean Baptiste Vaudeau. Pierre Joseph Gabriel Augustin Bessan.

JOTICE is hereby given, that the Partnership between James Danby and Philip Taylor, of Banbury, in the county of Oxford, Carpenters and Builders, is this day dissolved by mutual consent.—Dated the 30th day of January 1837.

James Danby. Philip Taylor.

E the undersigned, George Sperling and James Moss Sperling, both of Halsted, in the county of Essex, Attorneys at Law, do hereby nutually dissolve the partnership for some time past carried on between us, as Attorneys and Solicitors : As witness our hands the 9th day of January 1837.

George Sperling. James Moss Sperling.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Makin and Richard Balshaw, both of Little Bolton, in the county of Lancaster, Muslin Manufacturers, under the firm of Makin and Balshaw, is this day dissolved by mutual consent: As with ness our hands this 30th day of January 1837.

John Makin. Richard Bulshaw.

C 2

TAKE notice, that the Partnership lately subsisting between Ask. Bolice, that the Parinership lately subsisting between us, as Linen-Drapers, Morcers, Hosiers, and Haher-dashers, at Cardigan, has this day, by nutual consent, heen dissolved; and that, by the like consent, all debts due from or to our late firm will be paid and received by the undersigned Eleanor Waldron and Mr. Joshna 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. Joshna Morgan Thomas.

NOTICE is hereby given, that the Partnership between Edward Staveley and William Dudley the younger, of Notlingham, Architects and Surveyors, carried on under the firm of Staveley and Dudley, was dissolved on the 25th day of December 1836. Edwd. Staveley.

Wm. Dudley, jr.

NOTICE is hereby given, that the Partnership hereto-fore and lately subsisting between us the undersigned, John Squire and Russell Jeffrey, carrying on business at Great Saint Helens and Saint Mary Axe, in the city of London, as Paper Stainers, under the firm of Squire and Jeffrey, is dis-solved and determined by mutual consent: As witness our hands this 30th day of June 1836.

John Squire. Russell Jeffrey.

NOTICE is hereby given, that the Partnership lately subsisting between us, in the town and port of Hastings, in the county of Sussex, in the trade or business of Plumber, Painter, and Glazier, has been dissolved by nutual consent: As witness our hands this 28th day of January 1837. Charles Neve.

Stephen Milsted.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, carrying on business at Thaxted, in the county of Essex, as Corn-Dealers and Corn-Factors, is this day dissolved by mutual consent : As witness our hands this 9th day of January 1837. Joseph Cornell.

Martin Cornell.

NOTICE is hereby given, that the Copartnership hitherto subsisting between us the undersigned, John Yates and Edward Brodribb, both of Liverpool, in the county of Lan-caster, and carried on by us under the firm of Yates and Brod-rithe are Tay Brodrag and divergence of 21 the December 1 caster, and carried on oy us under the firm of Yates and Brod-ribb, as Tea-Brokers, was dissolved on 31st December last, by mutual consent; and that all debts due to and from the said firm will be received and paid by the said Edward Brod-ribb: As witness our hands this 25th day of January 1837. John Yates.

Edward Brodribb.

NOTICE is hereby given, that the Partnership lately sub-sisting between us the undersigned, George Harding and George Prichard, as Booksellers and Stationers, in the city of Chester, under the firm of Harding and Prichard, was this day dissolved by mutual consent; and that all debts due fo or owing from the said firm will be received and paid by the said George Prichard : As witness our hands this 30th day of January 1837. George Harding. George Harding.

George Prichard.

OTICE is hereby given, that the Partnership heretofore carried on by us the undersigned. Thomus Bate, of Rugeley, in the county of Stafford, Brewer, William Walter Yeld, of the same place, Brewer, and William Bower Dawes, of the same place, Brewer, under the firm of Thomas Bate and of the same place, Brewer, under the firm of 100 mas bate and Co. Brewers and Maltsters, at Crossley Stone Brewery, in Rageley aforesaid, was, on the 21st day of January instant, dissolved by mutual consent; and that the business will in future be carried on by the said Thomas Bate, on his own ac-count; and also that all debts owing to and by the said part-ners are to be received and paid by the said Thomas Bate: As witness our hands this 26th day of January 1837.

Thomas Bate. W. W. Yeld. W. B. Dawes. OTICE is hereby given, that the Partnership subsisting between the undersigned, John Goody and John Rich-ardson, of Chesterfield. in the county of Derby, Drapers, is this day dissolved by mutual consent; and that the said trade will be carried on in future by the said John Richardson alone, by whom all debts due to and owing from the said partnership will be received and paid : As witness our hands this 28th day of January 1837. John Goody.

1 John Richardson.

London, February 2, 1837.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Woollen-Drapers, in Ludgate-street, London, under the firm of Hitch-cock, Rogers, and Peeke, was dissolved, by mutual consent, on and from the 31st day of December last. All debts due to or owing from the said partnership are to be received and paid by the undersigned Sager Peeke.

George Hitchcock. Fredc. Rogers. Roger Peeke.

Notice is hereby given, that the Partnership heretofore subsisting between us the undersinged, John Strip-ling, Thomas Bland, and Peter Chaloner, as Rope-Makers, Ship-Chandlers, and Sail Makers, at Liverpool, in the county of Lancaster, under the firm of John Stripling and Co. was this day dissolved by mutual consent. All debts due and owing to and from the said concern will be paid and received by Mr. Edward Fearon, Accountant: As witness our hands, at Liverpool, this 31st day of December 1836. Jno. Stripling.

Jno. Stripling. Thomas Bland. Peter Chaloner.

NOTICE is hereby given, that the Partnership hereta-fore subsisting between us the undersigned, Mary Fletcher and Miles Fletcher, of Bolton-le Moors, in the county of Lancaster, Tallow-Chandlers, carrying on business under the name or firm of Widow Fletcher and Son, is this day dissolved by mutual consent': As witness our hands this 30th day of January 1837.

 $Mary \underset{Mark,}{\overset{Her}{\times}} Fletcher,$ Miles Fletcher.

2, Bishopsgate street Without, February 1, 1837. TAKE notice, that the Partnership hitherto subsisting between us, Charles Strange and Henry Strange, of No. 2, Bishopsgate-street without, London, as Wholesale-Cheesemongers, is this day dissolved by mutual consent. Chas. Strange.

Heny. Strange.

N OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Lewis Woolf and Humphrey Jonas, as Potters, at No. 78, Wapping-wall, in the county of Middlesex, was this day dissolved by mutual consent: As witness the hands of the parties this 3d day of February 1837. Lewis Woolf.

Humphrey Jonas.

NOTICE is hereby given, that the Partnership heretofore subsisting hetween Justinian Allen, George Frise, and John Fowle, all of the ancient town of Rye, in the county of Sussex, Merchants and Copartners, is, so far as relates to the said George Frise, dissolved on this day, by mutual consent. All persons having any claims or demands on the said copart-All persons having any claims or demands: on the said copart-nership are requested to send the particulars thereof either to the said Justinian Allen or John Fowle, on or hefore the 15th day of February now next ensuing, with a view to their being discharged; and all persons indebted to the said copartnership are requested, on or before the said 15th day of February, to-pay their respective debts either to the said Justinian Allen or John Fowle, who are duly authorised to receive the same. Witness our hands this 1st day of January 1837.

Just. Allen. Geo. Frise. Jno. Fowle, THE Partnership heretofore subsisting between the under-signed, John Meyer the elder, John Meyer the younger, and James Meyer, all of Conduit-street, Hanover-square, in the county of Middlesex, Tailors, trading under the firm of Meyer and Sons, has been dissolved by mutual content (so far only as concerns John Meyer the elder), as and from the 31st day of December last.—Dated this 2d day of February 1837.

John Meyer. John Meyer, jun. James Meyer.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Stevens and Ebenezer Spencer, as Cloth-Workers, at No. 9, Little-Dean-street, Soho-square, in the county or Middlesex, was this day dissolved by untual consent; and the bu-iness will in future be carried on by the said William Stevens.—Dated this 30th day of January 1837. W. Stevens.

Ebenezer Spencer.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Jasper Gipper A subsisting between us the undersigned, Jasper Gipper and Joseph Gripper the younger, both of the borongh of Hertford, as Wine and Spirit Merchants, and carried on-at Gripper's Wharf, in the said borough of Hertford, un-der the firm of Jasper and Joseph Gripper, was dissolved upon and from the 21st day of January last, amicably and by mutual consent; and that henceforth the said business will be carried on a Gripper's Wharf aforesaid, by the said Jasper Gripper, in conjunction with his brother John Jasper Gripper, under the firm of John J. and Jasper Gripper and Co. by whom all debts due to or owing from the said partnership will be received and paid.—Witness our hands this 2d day of February 1837. Jasper Gripper.

Joseph Gripper, junior.

NOTICE is hereby given, that the Partnership heretofore N OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Gripper the elder and John Jasper Gripper, hoth of the borough of Hertford, carrying on the several trades of Malisters, Corn and Coal Merchants, Barge-Owners, and Wharfingers, at a certain wharf and premises, situate in the said borough of Hertford, and commonly known as Gripper's Wharf, and also carrying on the business of Retail Maltsters, at certain premises situate in Saint Andrew-street, in the said borough, under the firm of Joseph and John Jasper Gripper, is this day amicably dissolved by mutual consent; and that such dissolution has reference back to the 29th day of September last gast; and that the said several trades or businesses carried on as aforesaid at Gripper's Wharf, will in future be carried on and con-ducted by the said John Jasper Gripper, in conjunction with his brother Jasper Gripper, under the firm of John J. and Jasper Gripper and Co. by whom all debts due to or owing from Jasper Gripper and Co. by whom all debts due to or owing from the said partnership, as far as regards the said several trades carried on at Gripper's. Wharf as aforesaid, will be received and paid; and that the retail malting business at Saint Andrew-street aforesaid, will for the future be carried on by the said Joseph Gripper the elder, on his own seperate account, by whom all debts due to or owing from the said partnership, or for a compute the retail malting business. Will be received as far as regards the retail malting business, will be received and paid.—Witness our hands this 2d day of February 1837.

Jos. Gripper. John J. Gripper.

NOTICE is hereby given, that all and every Partnership NOTICE is hereby given, that all and every Partnership and Partnerships which has or have heretofore existed between us the undersigned, John Chadwick, Samuel. Rad-cliffe the younger, and Josiah Radcliffe, or any or either of us, as Dealers in Fusians. Calicoes, and other cotton goods, at Manchester, in the county of Lancaster, under the hrm of John Chadwick, or otherwise, was and were respectively this day dissolved by mutual consent; and in consequence of the said business being discontinued, all debts owing by and to the said concern of John Chadwick will be received and paid by the undersigned, Samuel Radcliffe the younger, at 29, Foun-tain street, Manchester.—Witness our hands this 28th day of tain street, Manchester,-Witness our hands this 28th day of Jannary 1837. John Chadwick.

Sam. Radcliffe, jun. Josiah Radcliffe.

NOTICE is hereby given, that the Partnership lately subsisting between us, John Codling, of Grantham, in the county of Lincoln, House-Painter, and Thomas Bainbridge

Coulson, of the same place, House-Painter, carrying on trade-under the firm of Codling and Coulson, was, on the 30th day of January instant, dissolved by mutual consent; and that all debts owing to the said partnership are to be received by the said John Codling or the said partnership stands indebted, and all persons to whom the said partnership stands indebted, are requested immediately to send, in their respective accounts to the said John Codling or Thomas Bainbridge Coulson, in order that the same may be examined and paid: As witness our hands this 31st day of January, in the year of our Lord 1837... John Codling

John Codling. Thos. Bainbridge Coulson.

OFICE is hereby given, that the Company heretofore-Subsisting and known by the name of the London and Edinburgh Steam Packet Company, in Leadenball-street, in the city of London, and Waterloo-place, in the city of Edinburgh, was dissolved on the 3d day of June last, under and by virtue of the power in the deed of settlement of the said, company given for that purpose. – All persons having any claims or demands against the said company, are requested to forward the particulars thereof for examination and settlement of the same to us, at our office, No. 31, Fenchurch-street, of the same to us, at our office, No. 3!, Fenchurch-street, London, on or before the 25th March next, in order that the affairs and concerns of the said company may be finally made up and arranged; and all persons who may be inselted to the said company, are requested to pay the amount thereof to us, forthwith.—Dated this 2d day of February 1837. TEESDALE, SYMES, and WESTON, Solicitors to the said London and Eidaburgh.

Steam Packet Company.

[Extract from the Edinburgh Gazette of January 24, 1837.]

NOTICE.

Glasgow, January 19, 1837: WHE subscribers, John M'Nair and John Ross, junior, both Merchants, and John Boyle Gray, Writer, all in Glasgow, hereby intimate, that they censed to be partners of the New Clyde Shipping Company of Glasgow, on the follow-ing dates, viz.: the said M'Nair and John Ross, junior, in. May 1829; and the said John Boyle Gray, in April 1831. Per Pro. John M'Nair,

John Downie.

John Ross, junior. John B. Gray.

JOHN BOYD, Witness. JAS. STEVENSON, Witness

[Extract from the Edinburgh Gazette of January 31, 1837.] NOTICE.

Glasgow, December 16, 1836. THE Partnership between the subscribers, as Joiners, Ca-binet-Makers, and Upholsterers, in Glasgow, under the firm of Cleland and Tassie, has been duesolved, the term of their contract having expired.

The subscriber, Alexander Stewart Cleland, who continues, the business in all its branches, is authorised to receive and. pay all debts due to or by the company.

A. Stewart Cleland, Jno. Tassie. James Thomson.

GEO. HALLY, Witness. ALEXE. MACKISON, Witness.

[Extract from the Edinburgh Gazette of January 27, 1837.].

ROYAL COMPANY OF ARCHERS.

THE KING'S BODY GUARD FOR SCOTLAND.

GENERAL ORDER.

Archers' Hall, January 24, 1837.

THE President of the Council having stated that Members. f the Royal Company frequently appeared at Court not in the proper uniform, the Council hereby direct, that no uniform of the Royal Company is to be worn by the Members at Court but the uniform which has been appointed by His. present Majesty, of which the following is a particular description.

· Coat-Green, double-breasted, fined throughout with green wilk, Prussian collar, collar and cuffs velvet, with gold thistle embroidery, embroidered flaps and skirt ornaments, turn back velvet.

Two epaalettes, crimson silk sash, white sword belt worn under the coat.

Trewsers-Same colour as the coat, with gold lace down the sides, of the cal-leaf pattern. Cocked-hat, with embroi-dered loop. &c. and green vulture's feathers.

General Officers the same as the above, with the addition of a gold siquilette on the right shoulder, under the epaulette, and a gold sash instead of crimson silk.

A drawing of the uniform, as well as patterns of the cloth and ornaments, will be found for the guidance of all concerned at Louis Hulbeck's, No. 5, Golden-square, London, and at Fraser and Anderson's, St. Andrew-square, Edinburgh, the clothiers to the Royal Company. The Council trust that this Order will be strictly attended

to by the Members of the Royal Company.

By order of the Council,

JAMES HOPE, Jr. Secretary.

F John Barker, who formerly resided in Lucas-place, Commercial-road, in the parish of Stepner, will apply to Mr. Heales, Proctor, Doctors'-commons, he will hear of something to his advantage.

Notice to the Debtors and Creditors, and also to the Next of Kin, of the late Ellen Sephton, deceased.

LL persons professing to have claims or demands against the estate of the said Ellen Sephron, late of Virgil-street, in Liverpool, in the county of Lancaster, Spinster, deceased, are requested to furnish me with particulars thereof, without delay (if by letter, post paid) in order that the same may be LL persons professing to have claims or demands against examined, and put in a train of liquidation; and all persons who may stand indebted to the estate of the deceased are forthwith to pay the same to me, otherwise legal proceedings will be resorted to ; and all persons who may have improperly possessed themselves, or who may have the care of any part of the deceased's deeds, papers or writings, or household goods, plate, linen, china, or other articles, are requested to deliver them up to me, forthwith; and all persons who consider themselves entitled to a share of the deceased's estate and effects, are requested to furnish me (if by letter, post paid) with the particulars of their claim and kindred, in order that the same may be fully investigated previous to the distribution of the same.

By order of the administrator,

JOHN BARNES, Solicitor. Saint Helen's, Lancashire, January 28, 1837.

LINCOLNSHIRE.

NO be sold, early in the month of March next, in various lots, pursuant to a Decree of the High Court of Chancery, made in a cause, Hes v. Dixon, with the approbation of John Edmund Dowdeswell, Esq. one of the Masters of the said

The freehold estates, late the property of Marmaduke Dixon, of Caistor, in the county of Lincon, Geutleman, deceased, situate in the several parishes of Caistor, Barnoldby-le-Beck, South Killingholme, Immingham, Laceby, Osgodby, North Kelsey, Grasby, Althorpe, Heighington, and Waslingborough, in the county of Lincolu.

Due notice of the times and places of sale will be given.

The premises may be viewed on application to the respective the premises may be viewed on application to the respective tenants, and particulars are preparing and may shortly be had (gratis) at the said Master's Chambers, in Southampton-buildings, Chancery-lane, London; of Messrs. Dyneley, Cover-dale, and Lee, and Messrs. Hicks and Matris, Solicitors, Gray's-inn, London; Messrs. Hume and Maude, Solicitors, Great Winchester, street, London; Messrs. Nicholson and Hett, Solicitors, Brigg; and of Messrs. Marris and Smith, Solicitors, Caistor.

Court of Chancery made in a cause Nayler versus Wethe-rell, with the approbation of Lord Heuley, one of the Masters of the said Court, by Mr. Charles Bonner, the person appointed by the said Master for that purpose, at the Dog Inn, at Over, ngar Gloucester, on Wednesday the 22d day of February 1837, at four check in the after upon at four o'clock in the afternoon ;

The fallage of a capital coppice wood, of about 25 years growth, called Bradley Grove Wood, containing about 40A. 2R. 1P. situate in the parish of Long Hope, in the county of Gloucester, late the property of Thomas Blunt, Esq. deceased.

deceased. To view the wood apply to Mr. John Hyatt, Long Hope. Printed particulars may be had (grais) at the said Master's chambers, Southampton-buildings, Chancery-lane, London; of Mr. Benjamin Bonner, Solicitor, Gloucester; Messrs. White and Whitmore, Solicitors, Bedford-row; Mr. Davison, Soli-citor, Bread-street, Cheapside; Mr. Lake, Solicitor, Lin-coln's-inn New-square; of Messrs. Hindmarsh and Son, Soli-citors, 7, Crescent, Jewin-street, Cripplegate, London; or of the Auctioneer, Gloucester; and at the place of sale.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Humphrey against Davidson, the creditors on or before the 20th day of February 1837, to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, I made in a cause Humphrey against Davidson, such of the next of kin of Mary Bright, late of the city of Oxford, Spinster, deceased, as were living at the time of her death (which happened on or about the 12th day of September (1834), and are still living, and the personal representatises of such of the said next of kin as have since digd, are, on or before the 20th day of February 1837, to come in and make out their claims as such next of kin and personal representatives before-Francis Cross, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

BURSUANT to a Decree of the High Court of Chancery, made in a cause of Kaye against Greenwood, the creditors of John Kaye, who formerly kept the Bird-in-Hand Public House, at Stratford, in the county of Essex, but who at the time of his death (which happened in the month of April 1826), was residing in the parish of West Ham, in the said county of Essex, are, by their Solicitors, ou or before the 1st day of March 1837, to come in and prove their debts before William Wingfield, 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.

BURSUANT to a Decree of the High Court of Chancery. made in a cause of Kaye against Greenwood, the next of Kin of John Kaye, who formerly kept the Bird-in Hand Public House, at Stratford, in the county of Essex, but who at the time of his death (which happened in the month of April 1826), was residing in the parish of West Ham, in the said county of Essex, who were living at the time of his death, and the personal representative or representatives of such of them as have since died, are, by their Solicitors, on or before the lst day of March 1837, to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane; London, and prove such kindred, 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 of Kaye versus Greenwood, the next of kin of Sarah Benton, formerly Sarah Whitaker, Spinster, afterwards the Wife, and then the Widow, of John Kaye, of the parish of West Ham, in the county of Essex, Gentleman, deceased, and afterwards the Wife, and at the time of her decease (which took place in the month of December 1834), the Widow, of James Benton. formerly of Hord, in the parish of Barking, in the county of Essex, and atterwards of Stratford, in the said county, Victualler, deceased, who were living at the time of her death, and the personal representative or repre-sontatives of such of them as have since died, are, by their Solicitors, on or before the 1st day of March 1837, to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancerylane, London, and make out their kindred, 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 wherein Harriet Watkins and others are plaintiffs, and William Hall and another are delendants, the creditors of Thomas Watkins, late of Fieldzate-street, in the parish of Whitechnpel, in the county of Mödlesex, Smith and Beff-Hanger (who died on the 14th day of Norember 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, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUAN'F to a Decree of the High Court of Chancery, made in a cause Cruchley against Burton, the creditors of Evan Jones Cruchley, late of No. 8, Wohurn-square, in the county of Middlesex, Esq. deceased (who died on or about the 22d day of August 1835), are forthwith to come in and prove their debis before William Brougham, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-Iane, London, or in default thereof they will be excluded the henefit of the said Decree.

PURSUANP to a Decree of the High Court of Chancery, made in a cause of Bradshaw against Bird, the creditors of Ann Hotham, late of Great Malvern, in the county of Worcester, Widow (who died in the month of February 1815), are, on or hefore the 2d day of March 1837, to come in and prove their debts before Sir Giffin Wilson, 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.

PultSUANT to a Decreesof the High Court of Chancery, made in a cause Fischer against Topham, the creditors of John Topham, late of Liverpool, in the county of Lancaster, Solicitor (who died on or about the 24th day of July 1834), are forthwith, by their Solicitors, to come in and prore 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 excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Ludlow versus Ward, the creditors of Stephen Ludlow, late of Calcutta, in the *E* sat Indies, Gentleman (who died in the month of November 1833), are, by their Solicitors, on or before the 1st day of March 1838, to come in and prove their debts before Nassau William Senior, 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 Forsayeth versus Allcock, the creditors of Jane Campion, formerly of Lisbon, in the Kingdom of Portugal, afterwards of No. 8, Bryanstone-square, and late of Wolurn-place, Russell square, both in the county of Middlesex, Spinster (who died on the 27th day of Norember 1834), are forthwith, by their Solicitors, 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 excluded the benefit of the said Decree.

N OTICE is hereby given, that by indenture of assignment, bearing date the 27th day of January 1837, Benjamin Evens, of Old Brentford, in the county of Middlesex, Grocer and Cheesemonger, hath assigned over all his personal estate and effects unto Joseph Baylis, of the High-street, Southwark, Wholesale Grocer, and William Storrs Fry, of Pancraslane, in the city of London, Tea-Dealer, upon trust, for the equal benefit of all the creditors of him the said Benjamin Evens who shall come in and execute the same; which said indenture of assignment was respectively executed by the said Benjamin Evens and Joseph Baylis on the said 27th day of this instant January (the day of the date thereof), and by the said William Storrs Fry on the 28th day of this instant January, in the presence of, and their respective executions thereof were attested by, Herbert Sturmy, of No. 8, Wellington-street, London-bridge, Southwark, Attorney at Law; and notice is hereby further given, that the said indenture of assignment how lies at the offices of the said Herbert Sturmy, for execution by the other creditors of the said Benjamin Evens.—Dated this 31st day of January 1837...

WHEREAS Mr. Edward Keysell, of the town of Shrewsbury, in the county of Salop, Mercer, and Draper, hath by indenture of assignment, bearing date the 7th day of January 1837, assigned over all his personal estate and effects, unto William Walmsley, of Wellington, in the county of Salop, Grocer and Ironnomeer, Richard Elesmere, of Harlescott, in the same county, Farmer, and John Birch, of Rodenhurst Hall, in the said county of Salop, Farmer, their executors, administrators, and assigns, upon trust, (after making certain payments therein mentioned) for the ben-fit of all the creditors, of the said Edward Keysell who shall execute the same indenture, on or before the 7th day of April next ensaingthe date thereof; which said indenture was, on the said 7th of January 1837, duly executed by the said Edward Keysell and John Birch respectively, in the presence of, and attested by, Thomas Harley Kough, of Shrewsbury, atoresaid, Solicitor, and Smutel Baiger, his clerk; and the same indenture of assignment was, on the 1th day of January instant, duly executed by the said Richard Elesmere, and attested by the said Thomas Harley Kough and Sanuel Badger ; and also duly executed on the 13th day of January 1837, by the said William Walnusley, Kough, and John Jones, shopmin to Mr. Walnusley:

NOTICE is hereby given that John Radcliffe; of Brinksway Banks, in the county of Chester, Calico-Printer, hath by indenture of assignment, dated the 13th day of December 1836, assigned unto James Collier Harter, of Manchester, in the county of Lancaster, Drysalter, and Edmund Peel Thouson, of the same place, Drysalter, and Edmund Peel Thouson, estate and effects; upon trust, for the benefit of all the creditors of the said John Radcliffe, who shall execute the said indenture of assignment; which said indenture of assignment was duly executed by the said John Radcliffe and James -Collier Harter, respectively, on the said 13th day of December 1836, and by the said Edmund Peel Thomson on the 14th day; of December 1836; and the execution of the said indenture of assignment by the said John Radcliffe, James Collier Harter, ., and Edmund Peel Thomson, respectively is attested by Richard Meadowcroft Whitlow, of Manchester aforesaid, Solicitor; and the same indenture now lies at the office of Messrs. Whitlow and Radford, Solicitors, St. James's-square, in Manchester aforesaid, for execution of the ereditors; and such of the creditors who shall not execute the same, on or before the 13th day of February next, will be excluded from the benefit thereof. All persons indebted to the said John Radcliffe, are hereby required to pay the amount of their respective debts to the said Trustees.—Dated this 31st day of January 1837.

The creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against James Peters, of Littlehampton, in the county of Sussex, Corn-Merchant, are requested to meet the assignces of the sestate and effects of the said bankrupt, on Tuesday the 28th day of February instant, at eleven o'clock in the forenoon, at the Norfolk Arms Inn, Arundel, in the county of Sussex, in order to assent to or dissent from the said assignces commencing, prosecuting, or defending any suit or suits at lawfor in equity, for the recovery of or relating to any part of the said bankrupt's estate and effects; or to their compounding, submitting to arbitration; or otherwise agreeing to or settling any matter or thing relating thereto; and particularly a debt upon a bill for $\pounds 286$ accepted by Mr. William Cooper, and a all sums which are or were owing to the said Bankrupt or his estate, and have been received by Mr. Henry Peters, since the 14th day of October last, and all other accounts between the said bankrupt and the said Henry Peters; and generally to authorising the said assignees to adopt such means in the management and settlement of the affairs and concerns of the said bankrupt's estate as they may deem proper.

"THE creditors who have proved their debts under and Fiat in Bankruptcy awarded and issued forth against William Young, of Bridge-street, in the city of Bath, Pawnbroker, Picture-Dealer, Silversmith, Déaler and Chapman, are requested to meet the assignces of the estate and effects of the said bankrupt, on Friday the 24th day of February instant, at eleven o'clock in the forenoon, at the offices of Mr. John Langley, No. 8, Trim street, in the said city of Bath, in order to assent to er dissent from the said assignces adopting all necessary legal, equitable, or other proceedings in opposing any attempts to place upon the file of proceedings. under the said fat, certain alleged debts, claims, or demands of certain persons, to be named at the said meeting; and also to assent to or dissent from the allowance of the costs, charges, and expences already incurred, or that may hereafter be incurred, by the said assignces therein; and also all other costs, charges, and expences already incurred by the said assignces in the due performance of their duties as such assignces; and on other special matters.

THE creditors who have proved their debts under a Fia in Bankruptcy awarded and issued forth against William Gate, of the city of Carlisle, Timber-Merchant, Dealer and Chapman, are requested to meet the assignees of his estate and effects, on Monday the 27th day of February instant, at eleven of the clock in the forenoon, at the office of Mr. W. N. Hodgson, Solicitor, Fisher-street, Carlisle aforesaid, to assent to or dissent from the said assignees paying the wages of certain workmen and labourers (to be named at the said meeting) due and owing by the said bankrupt at and before the issuing of the said flat; also to assent to or dissent from the said assignees employing the said bankrupt, or any other person or persons, in managing the concerns of the said assignees selling the said bankrupt's household furniture, or any part thereof, by private sale, or at a valuation; and also to assent to or dissent from the said assignees proceeding with or prosecuting a certain suit or action now pending between the said assignees submitting to arbitration, compounding, or otherwise agreeing any matters in difference between the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said bankrupt and any person or persons to be named at the said meeting; or compounding any debts due to the said bankrupt's estate to be specified at the said meeting; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy, dated 9th January 1834, awarded and issued forth and now in prosecution against John Arthur Borron, of Woolden-hall, in Cadishead, in the parish of Eccles, in the county of Lancaster, Merchant, Manuaeturer, Dealer and Chapman, are requested to meet the assignces of the estate and effects of the said bankrupt, on the 25th day of February instant, at eleven of the clock in the forenoon pre-cisely, at the office of Mr. Brackenbury, No 9, Brown-street, in Manchester. in the said county of Lancaster, in order to assent to or dissent from the said county of radeaster, in order to assent to or dissent from the said assignees entering into a contract with certain persons, who will be named at the said meeting, mortgagees of the leasehold estates of the said bank-rupt, or any other persons, for the sale to them, for such prices, upon such terms, and subject to such conditions as will be named at the said meeting, of the right, estate, and interest of the said assignces of and in the leasehold hereditaments now in mortgage to the said parties, and also of and in all the other leasehold moss and other lands, buildings, and hereditaments of the said bankrupt situate within the townships of Barton upon Irwell, and Irlam, in the said county of Lancaster ; and of and in certain contracts entered into by the said bankrupt for granting leases of parts thereof to certain persons, who will be named at the said meeting; and also of and in certain contracts entered into with the Liverpool and Manchester Railway Company, or with any other persons, in reference to the crossing by the said railway of certain parts of the said moss lands; and also to assent to or dissent from the said assignees entering into and executing such agreements, conveyances, and assurances, and doing and performing all such acts as shall or may be necessary for carrying the said proposed sale into effect, and for assigning and conveying the said hereditaments and premises to the purchasers thereof, or as they may direct; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruotey awarded and issued torth again t George Godber, of Liverpool, in the county of Lancaster, Woollen-Draper, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Friday the 24th day of February instant, at eleven of the clock precisely in the forenoon of the same day, at the outce of Messis. Claye and Thompson, Solicitors, No. 90, King-street, Manchester aforesaid, in order to assent to or dissent from the said assignces, at the entire risk of the bankcupt's estate, carrying on the basiness of the said bankrupt,

either for a period to be agreed upon, or for such time as the said assignees shall think fit; and, for such purpose, to the said assignees employing the said bankrupt to manage, superintend, and carry on such business, and paying him, out of his estate and effects, a salary to be then agreed upon, or such allowance and remuneration as to them the said assignces shall seem just; 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 workpeople, and make all such purchases of goods and materials as may be requisite and necessary for that purpose, and pay the wages of such clerks, servants, and workpeople, and for such goods and materials, and also the rents, rates, and taxes of the premises upon which the business shall be earried on, and all other expenses incidental to the carrying on of such trade, out of the said bankrupt's estate and effects; and to authorise and empower the said as-signees, at the risk of the said bankrupt's estate, to sell upon credit, in the usual course of business, his stock in trade; and also to assent to or dissent from the said assignees selling and disposing of, either by public auction or private contract, at a valuation, or otherwise, and either in one lot or several lots, at one time and place or several times and places, the stock in trade, fixtures, household goods, furniture, and effects, to the said bankrupt, or to any other person or persons; and the share and interest of the said bankrupt in a certain schooner or vessel called the Rebecca, now or late in the dock at Liverpool aforesaid, either for ready money or for payment on a future day or days, and in case of sale otherwise than for ready money, without taking any security for the payment of the purchase money, or any part thereof; and also to sanction, allow, and confirm the employment and payment by the said assignees, out of the said bankrupt's estate, of an accountant to investigate the dealings and transactions of the said bankthe said bankrupt's estate; also to assent to or dissent from the said assignces making such arrangements with the fire insurance offices, from which a sum of money is now or will be payable by them for damages by fire to the said bankrupt's property and premises, and to accept such amount in full for the same as to them shall seem reasonable and just; and also to the said assignees paying or allowing certain charges and expences for certain journeys, making statements to lay before the bank-rupt's creditors, and for attending certain meetings under a certain deed of assignment made and claimed by a person to be named at such meeting ; also to assent to or dissent from the said assignces compounding, submitting to arbitration, or otherwise compromising or settling with the said insurance offices, and any other dispute, debt, claim, or demand whatsoever, which may exist or arise between the said assignees or any other person or persons whomsoever, relating to the estate and effects of the said bankrupt; and generally to authorise the said asignees to adopt and take such measures and proceedings for the benefit of the said hankropt's estate as they in their discretion shall think proper and advisable; and also to ratify and confirm such acts, deeds, matters, and things as the said assignees have already contracted and done, or shall bereafter do and perform, previous to the day of meeting, in relation to the said bankrupt's estate ; and on other special affairs.

Fills, creditors who have proved their debts under a Fiat in Bankrunter amount of the Fiat in Bankruptcy awarded and issued against Edward Jones, of Lewin's-mead, in the borough of the city of Bristol, Alkali and Soda-Dealer, Dealer and Chapman, are requested to meet on the 27th day of February instant, at one o'clock in the afternoon precisely, at the office of John Kerle Haberfield, Solicitor, Nicholas-street, in the borough of the city of Bristol, to assent to or dissent from the assignees of the estate and effects of the said bankrupt selling and disposing of the real and personal estates, property, and effects of the said bank-rupt, either by public auction or private contract, or partly in each mode, for such prices, either for ready money or on credit, upon such terms and conditions, and with liberty to postpone such sale and disposition, either wholly or in part, to such time or times as to the assignees shall seem advisable; and also to assent to or dissent from the said assignees, at the risk and expense of the estate of the said bankrupt, carrying on, working and continuing, for the benefit of the creditors of the said bankropt, the trade or business of the said bankropt as an Alkali and Soda Dealer. Oil and Colour Merchant, in the premises occupied by him, or any of them elsewhere, for such period as the said assignees shall think proper, or as shall be then fixed upon by the said creditors ; and if the said trade or business shall be carried on, to empower the said assignees to make such arrangements (if any) as they shall think proper

hire workpeople, servants, clerks, travellers, and any other person or persons, at such wages or salaries as they shall think it: and generally to enter into such arrangements, and to make, do, and transact all and every such payments, acts, brake, do, and transact all and every such paynetics, acc, deeds purchases, sales, matters, and proceedings, as shall be requisite and proper, or as the suid assiguees shall deem ex-pedient for all or any of the purposes aforesaid, at the risk and for the benefit of the creditors seeking relief under the and First without the said assignces being personally liable to any expense or loss, which shall be incurred or happen by reason, or on account th reof ; or otherwise, at the like risk and expense, to wind up the estate of the said bankrupt, in such man ner as the said assignees may think most advantageous for the creditors of the said bankrupt ; and also to station of dissent from the said assignees having employed, and their continuing to employ, proper persons to collect, keep possession, and make sales of all or any part of the said backrupt's estate and effects, to prevent loss or diminution, and an accountant or accountants for the purpose of examining and scrutinising the said bankrupt's books and accounts, and for making up the said books and accounts, and balance sheet thereof, for the better satisfaction of the said assigness and otherwise to act and assist in the investigating, carrying on, and winding up the said bankrupt's estate, or for any of the said purposes; and to assent to or dissent from the said assignces paying or allowing to such persons, and accountant or accountants, such remuneration for their services as they may think proper, out of the and bankrupt's estate and effects; and also to assent to or dissent from the said assignees paying, discharginz, or allowing all or any of such sums and expenses, for wages and salaries, as shall have been paid or incurred in carry-ing on and taking care of the said bankrupt's trade, estate, and effects, since the date of the said Fiat, as well jution as subsequent to the choice of the assignees, up to the time of such meeting; and also to assent to or the time of such meeting; and also to assent to or to the time of such meeting; and also to assent to or dissent troug the said assignees paying and discharging out of the first monies coming to their possession, all arrears of rent and taxes payable in re-pect of any of the premises late of, and held and occupied by, the said bankrupt for the purpose of his trade and business, and to make such arangements there-in as the said assignees shall see fit and consider advisable; also to the said assignees commencing, prosecuting, and defending any actions, suits, or any other proceedings. and defending any actions, suits, or any other proceedings, either at law or in equity, or hankruptcy, for the recovery of the bankrupts household furniture and other effects claimed by certain persons, to be named at the meeting, claiming the same as a gift from the bankrupt, and otherwise for the protection or defence of the said bankrupt's estate and effects, or any part or parts thereof, or in any wise relating thereto; and especially to adopt and take such legal proceedings as may be considered necessary and ad-visable, for recovery of any monies belonging to the said bankrupt's estate, and to act therein as the said assignees shall be advised by counsel, or otherwise, so as to protect, in work possible ways the interset of the creditors of the shall be advised by counsel, or otherwise, so as to protect, in every possible means, the interest of the creditors of the said bankrnpt; and to the said assignees compounding, sub-mtting to arbitration, or otherwise agreeing all or any of such actions, suits, or proceedings, or any matter or thing relating thereto; and especially to their defending any pro-ceedings in His Majesty's Court of Review, or in any other court of iaw or equity, which may be brought or instituted by any person or persons whomsoever; and ge-nerally to ratify and confirm what has been already done by the said assignees for the benefit of the said estate, prior to the meeting. to protect the said-bankrupt's estate a prior to the meeting, to protect the said hankrupt's estate; and to the said assignces taking such measures in the ma-nagement of the said bankrupt's estate and effects as the said assignces may deem expedient or may be advised; also to the said assignees resisting (if there be legal grounds for so doing) certain claims of certain persons, to be named at the said meeting, for a return of such property alleged to liave been sold to the bankrupt on consignment, as well as debts due in respect thereof, although such bankrupt received a del credere commission, and took all sales of such pro-perty on himself, and to act therein as counsel shall advise; and to the said assignees performing or repudiating any contract or contracts, or other liability entered into by or with tae said bankrupt, for the sale, purchase, or transfer of any share or shares in any railway or other company, and to act in the settlement thereof as they shall be advised; and to their employing any share broker or brokers in respect

of any such arrangement, or otherwise convertant with the nature of such transactions, or in the sale delivery, or transfer of shares or scrip, and to their paying and allowing to such share broker such charges as are usual in like cases; and generally to act in regard to such shares or scrip as they may be advised, if beneficial to the said bankrupt's estate; and on other special affairs.

THE creditors who have proved their debts under a Fint in Bankrup'cy awarded and issue? forth against Henry Alexander Douglas, of Winchester-House, Old Broad-Henry Alexander Douglas, of Winchester-House, Old Broad-street, in the city of London (carrying on business with, Samuel Anderson and John Anderson), Merchant, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Monday the 37th day of February instant, at eleven in the forenoon, at the Court of Bankruptcy, in Basinghall street, in the city of London, to assent so or dissent from the said assignees commencing or researching any actions or actions, suit or suit or and prosecuting any action or actions, suit or suits, at law or inequity, against certain person or persons, to be named to the creditors convened at the said meeting; and also to assent to or dissent from the said assignees continuing the prosecution of any action or actions, suit or suits, already commenced against certain person or persons, to be also named at such meeting, and to defend any action of actions, suit or suits, in-stituted and now proceeding against the said Henry Alexander Douglas, Samuel Anderson, and John Anderson, or any of them, by certain person or persons, to be also named at such meeting; and also to assent to or dissent from certain claims made by persons; to be named at the said meeting; and also to assent to or dissent from the said assignees opposing the same claims or submitting the same to arbitration, or other-wise; and also to ascent to or dissent from the said assignees submitting to arbitration all and every or any other accounts, dealings, transactions, claims, demands, matters, and accounts, neurogs, traines, chaines, demanus, matters, and things now existing and depending between the same persons, or any of them, and the said Henry Alexander Douglas, Samuel Anderson, and John Anderson, or any of them; and also to assent to or dissent from the said assignces compounding or submitting to arbitration certain debts due to the said Henry Alexander Douglas, Samuel Anderson, and John Anderson, or any of them, from certain persons, to be also named at the said meeting, and to compound or submit to arbitration my other debt or debts due to the said estate; and also to assent to or dissent from the said assignees continuing to employ the book-keeper and any other clerk to the said Henry Alexander Douglas, Samuel Anderson, and John Anderson, since the date of the said flat, for the purpose of winding up the accounts of the estate during such time, and on such terms as the said assignees shall in their discretion think fit; and on other special affairs.

V. 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 aforeĸ ~ said, 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 Commis-

No. 19463.

D

" sion is to be executed in London, or before the " expiration of eight days next after such inser-" tion in case, such Commission is to be executed " in the Country:"—Notice is hereby given, that a Declaration was filed on the 1st day of February 1837, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

JOSEPH JOHNSTONE, of the parish of Lyncombe and Widcombe, in the county of Somerset, Draper, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

WHEREAS a Commission of Bankrupt, bearing date on or about the 1st day of May 1830, was awarded and issued forth against Joseph Hudson and Thomas Busher, of White Lion-street, Spitalfields, in the county of Middlesex, Silk-Manufacturers, Dealers and Chapmen; this is to give notice, that the said Commission, is, by order of the Court of Review in Bankruptcy, and confirmed by the Right Honouralle the Lord Chancellor of Great Britain, superseded.

THEREAS a Fiat in Bankruptcy, bearing date on or about the 10th day of October 1836, was awarded and issued forth against John Walker and James Walker, now or late of Leeds, in the county of York, Cloth-Merchants and Copartners in trade, Dealers and Chapmen; this is to give netice, that the said Fiat is, by order of the Court of Review in Bankruptcy annulled, as to the said James Walker alone.

HEREAS a Fiat in Bankruptey is awarded and issued forth against John Burke, of Golden-Iane, St. Luke's, and of Cauden row, Bethual-green, in the county of Middlesez, Soap Maker and Tallow-Chandler, and he being declared a bankrupt is hereby required to surrender himself to Charles Frederick Williams, Esq. a Commissioner of His Niajesty's Court of Bankruptey, on the 13th day of Pebruary instant, at two in the afternoon precisely, and on the 17th day of March next, at eleven in the forenoon precisely, at the Court of Bankruptey, 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 forsions, and the cre ditors 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. Lackington, Official Assignee, 84, Basingballstreet, whom the Commissioner has appointed, and gree notice to Messrs. Lake and Curtis, Solucitors, 11, Basingballstreet.

HEREAS a Fiat ia Bankruptcy is awarded and issued forth against' Edward Burn, of Saint Helen's place, in the city of London, Mereliant, Commission Agent, Dealer and Chapman (trading under the firm of James Burn and Co.), and he being declared a bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Fsq. a Commissionier of His Majesty's Court of Bank ruptcy, on the 8th day of February instant, at one of 'the clock in the afterboon precisely, and on the 17th day of March next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghalt-street, in the efficience of his estate and effects y when and where the creditors are to, come prepared to provtheir delts, and at the first sitting to choose assignees and at the last sitting' the said bankrupt is required to failed to the said bankrupt, or that bare any of his effects, areanot to pay or deliver the same but to Mr. William Whithupte, Z., Basinghall street, the Official Assignee, whom the Commissioner has appointed, and give unities to Messrs. Favendale, Zatham, Upfon, and Johnson, Solicitors, Great Winchester streets, Eordon.

W HEREAS a Fiat in Bankruptcy is awarded and issued forth against James William Spraibrow, of Newington, near Sittingbourne, in the county of Kent, Linen-Draper, Grocer, Dealer and Chapman, and he being declared a bankrupt is hereby required to sorrender himselt to Robert George Cecil Fane, Esq. a Coumissioner of His Majesty's Court of Bankruptcy, on the 9th day of February instant, at half past ten in the forenoon precisely, and on the 17th day of Mareb next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Hasinghall-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 prore 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 cr 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. David Cannan, Officiaf Assignee, Sambrook-court, Businghall-street, whom the Commissioner has appointed, and give notice to Messrs. Hardwick and Davidson, 19, Lawrence-lane, Chengside, Solicitors.

HEREAS a Fiat in Bankruptey is awarded and issued against John James Cole, late of the Anchor Brewery, Britton-street, Chelsen, in the county of Middlesex, Ale Prewer, Dealer and Chapman (and now a Prisoner detained for debt in the prison of the Marshalsea and Palace Courts), and he being acelared a bankrupt is hereby required to surrender himself to John Samuel Martin Fonblanque, Esq. a Commissioner of His Majesty's Court of Bankruptey, on the 10th day of February instant, at half past eleven o'clock in the forenoon precisely, and on the 17th day of March next, at two of the clock in the afternoon precisely, at the Court of Bankruptey, in Basinghall-street, in the city of Loudon, 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 fo 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. An persons indebted to the said bankrupt, or that have any of h s effects, are not to pay or deliver the same but to Mr. Pennell, the Official Assignee, whom the Countestener has appointed, and give noice to Mr. Madoz, Solicitor, No. vi, Austin-friars.

W7 HEREAS a Fiat in Bankruptey is awarded and issued forth against Harry Pegg, of the Royal Hotel, Tunbridge Wells, in the county of Kent, Hotel Keeper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender hinself to Edward Holroyd, Esq. a Commissioner of His Majesty's Court of Bankrupter, on the 14th of February instant, at twelve o'clock at noon precisely, and on the 17th of March next, at one in the afternoon precisely, at the Court of Bankruptey, 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 the subrupt is required to finish his examination, and the creditors are to assent to or discent from the allowance of his certificate. All persons inducted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same, but to Mr. Thomas Massa Alsager, No. 12, Abcurtorb-lane, the Official Assignce, whom the Commissioner has appointed, and to give notice to Messrs. Trehern and White, Sohcitors, No. 134, Leadenhall-street.

HEREAS a Fiat in Bankruptey is awarded and issued forth against William Modey and Arthur Ouwry Medley, of Aylesbury, in the county of Backingham, of Uxbringe, in the county of Middlesex,, and of Windsor, in the county of Barkes, Barkers, Dealers and Chapmen (carrying on ousiness under the arm of William Medley, Son, and Courpany), and they being declared bankrupts also acreby reported to surrender themselves to John Samuel Martin-Foublampe, fisq. a Commissioner of His Majesty's Court of Barkruptey, on the 11th of February instant, and on the 17an daylof March next, at twelve of the cock at neon precisely on each of the said days, at the Court of Bankruptay, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their estime and checks, when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignces, and at the last sitting the said bankrupts are required to linish 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 hare any of their effects, are not to pay or deliver the same but to Mr. Abbott, Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Jones and Ward, Solicitors, 1, Johnstreet, Bedford-row.

W HEREAN a Fiat in Bankruptcy is awarded and issued forth against Charles Stoudart, of Bank chambers, Tokenhouse-yard, in the city of London, and of Wilsonstreet, Finsbury-square, in the county of Middlesex, and of Cheshunt, in the county of Herts, Money-Scrivener, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender hinself to John Herman Merivale, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 10th day of February instant, and on the 17th day of March next, at eleven of the clock in the foremoon precisely on each of the said days, at the Court of Bankruptcy, in Basinghail 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 avsiguees, 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 indehted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. G. Gibson, 72, Basinghall street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Thomps n and Hewett, Solicitors, 15, Great Jamesstreet, Bedford-row.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William De Burgh, of Bishopsgate-street Without, in the city of London, Licenced Victualler, and he being declared a bankrupt is nerety required to surrender himselr to Edward Holroyd, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 11th day of February instant, at two in the afternoon precisely, and on the 17th of March next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and discioure 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 suid bankrupt is required to dinish his examination, and the creditors are to assent to or, dissent from the allowence of his certificate. All persons indebted to the said bankrupt, or that hare any of his effects, are not to pay or deliver the same but to Mr. James Foster Groom, No. 12, Abchurch-lane, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Dimmock, Solicitor, No. 3, Bond-court, Waltrook.

WHEREAS a Fiat in Bankruptey is awarded and issued forth against Charles White, of Willingale Spain, in the county of Essex, Goose-Feeder, Higler, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. a Commissioner of His Majesty's Court or Bankruptey, on the 11th day of February instant, at one of the clock in the afternoon precisely, and on the 17th day of March next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptey, in. Basinchall-street, in the city of I-ondon, 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 bals certificate. All persons indichted to the said bankrupt, or that have any of his effects, are not to phy or deliver the same but to Mr. Edward Edwards, 4, Paneras-lane, London, the Odic al Assignee, whom the Commissioner has appointed, and give notice to Meysts. Carter and Gregory, Scheidors, Lord Mayor's-court, London.

TTERCEAS a Fiat in Baukruptov is awarded and issued forth seainst John (ram, of Northfleet and Dartford, in the county of Kent, and of Whitefriars New-whurf, in the cry of London, Coal-Merchant, and he being declared a banbrupt is hereby required to surrender biniself to Joshua

Evans, Esq. a Commissioner of His Majesty's Contt of Bankruptey, on the 10th day of February instant, at twelre at noon, and on the 17th of March next, at eleven in the forenoon precisely, at the Court of Bankruptey, 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. Johnson; Basinghall-street, the Official Assignee, whom the Commissioner has appointed, and givenotice to Mr. Toulmin, Solicitor, 13, Old Jewry-

WHEREAS a Fiat in Bankruptcy is awarded and issaed forth against George More and James Woolly, of No. 86, Basingball-street, in the city of Eondon, Wholesale Woollen Dripers, Blackwell kall Factors, Dealers, Chapmen, and Copartners, and they being declared bankrupts are hereby required to surrender themselves to Joshua Erans,. Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 10th day of February instant, at one in the afternoon, and on the 17th day of March next, at twelve o'clock at moon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debis, and at the fest sitting to choose assignees, and at the last sitting the said bankrupts are required to fuish 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. Goldsmid, Official Assignce,, Ironmonger-lane, whom the Commissioner has appointed, and give notice to Messrs. Fox and Meske, Solicitors, Basinghallstreet.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against William Iredale, of Ranskill, in the parish of Blyth, and county of Nottingham, Horse-Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender limself to the Commissionersin the said Fiat named, or the major part of them, on the 8th of February instant, and on the 17th of March next; at twelve at noon on each day at the White Hart Inn, in East Retford, in the said county of Nottingham, 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 personsindebted 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. Charles-Bell, of No. 36, Bedford-tow, London, or to Mr. Frederick: Hawkesley Cartwright, Solicitor, Bawtry, Yorkshire:

WHEREAS a Fiat in Bankruptey is awarded and issuedforth against Horatio Raines and John Sarage, of Dukinfield, in the county of Chester, Mean-Boiler Materand Copartners, Dealers and Chapmen, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 17th day of February instant, and on the 17th of March next, at one of the clock in the afternoon on each day, at the Commissioners' Hooms, in Saint James'ssquare, in Mauchester, in the county of Laucaster, and make 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 ereditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners may appoint, but give noticeto Mr. Sale, Solicitor, 61, Spring gardens, Manchester, or to Mestre, R. W. and C. Baxter, Solicitors, 48, Lincoln's-innfields, London. WTHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Splaine, of Liverpool, in the county of Laucaster, Coal-Merchant and Commission-Agent, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender binself to the Commissioners in the said Fiat named, or the najor part of them, on the 17th day of February instant, and on the 17th day of March mext, at one of the clock in the afternoon on each of the said days, at the Clarendon Rooms, South John street, Liverpool, 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 crificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay ordeliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Taylor, Turner, Sharpe, and Field, Solicitors, Bedford-row, Loudon, or to Messrs. Lowndes and Robinson, 'Solicitors, Brunswick-street, Liverpool.

WHEREAS a Fint in Bankruptcy is awarded and issued forth against Thomas Pierpoint, now or late of Warrington, in the county of Lancaster, Draper, 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 13th day of February instant, and the 17th day of March next, at two o'clock in the afternoon precisely on each day, at the Commissioners'-Rooms, in Saint James's-square, in Manchester, in the said county of Lancaster, and make a full discovery and diaclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that hare any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Johnson and Weatherall, 7, King's Bench,-walk, Temple, London, or to Mr. Edward Carver, jun. Solicitor, Nantwich, Cheshire.

W HEILEAS a Fiat in Bankruptcy is awarded and issued forth against Henry Holdsworth, of Hallfax, in the county of York, and Alfred Knight, of London-wall, in the county of Middlesex, Worsted Spinners, Manufacturets and Copartners (trading under the firm of Holdsworth and Knight at Halfax aforesaid, and Knight and Holdsworth at Londonwall aforesaid), 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 17th day of February instant, and on the 17th day of March atext, at eleven o'clock in the forenoon on each day, at the Magistrates' Office, in Halifax, 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. L. and G. N. Alexander, Solicitors, in Halifax, or to Mr. G. N. Emmett, No. 8, New-inn, London.

HEREAS 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 manied, or the major part of them, on the 17th day of February instant, and on the 17th day of March next, at two in the attenoon on each of the said days, at the Clarendon-Rooms, in Liverpool, in the said county, and make a full discovery and disciosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignces, and at the last sitting the said bankrupt is required to finish his examination, and the créditors are to assent to or dissent from the allowance of his creditors. 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. R. B. Armstrong, Staple-inn, London, or to Mr. John George Vanderhoff, Solicitor, Church-street, Liverpool.

W HEREAS a Fiat in Backruptcy is awarded and is ned forth against Joseph Hartley, of Stickney, in the county of Lincoln, Vicinaller, Dealer and Chapman, and he being declared a backrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 16th day of February instant, and on the 17th day of March next, at eleven of the clock in the forenoon on each of the said days, at the Peacock Inn, in Boston, in the said county of Lincoln, 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 assigners, and at the last sitting the said bankrupt is required to fush 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. Walker and Nons, Solicitors, Spilsby, in the said county of Lincoln, or to Messrs. Walmsley, Keightley, and Parkin, Solicitors, 43, Chaucery-lawe, Loudon.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Wilmot, of Lenton, in the county of Nottingham, and of the town of Nottingham, Coach Proprietor, 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 16th day of February instant, and on the 17th day of March next, at eleven o'clock in the forenoon on each day, at the Poultry Hotel, in the town of Nottingham, and make a full discovery and disclosure of his estate and effects ; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignces, and at the last sitting the said, bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Samuel Payne, Solicitor, Nottingham, or to Messrs. Taylor and Collisson, Solicitors, 28, Great Janes-street, Bedford row, London.

W HEREAS a Fiat in Bankruptcy is awarded and issued forth against James Hartley, of Colne, in the county of Lancaster, Draper, 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 9th day of March next, at ten of the clock in the forenoon, and on the 17th day of the said month, at cloven of the clock in the forenoon, at the Swan Inn, in Bolton, 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 delus 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, Londou, or to Messrs. Crossley and Sudlow, Solicitors, Manchester.

W HEREAS a Fist in Bankruptey is awarded and issued forth against John Stafford, late of Haigh-Bar, near New-Mill, in the parish of Glossop, in the county of Derby, Victualler, Dealer and Chapman (but now a prisoner for debt in His Majesty's Gaal of Derby, in and for the county of Derby), and he being declared a bankrupt is hereby required to 'surrender himself to the Commissioners in the said Fiat maned, or the major part of them, on the 14th day of February instanr, and on the 17th day of March next, at twelve of the clock at noon 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 dast sitting the said bankrupt is required 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. (larke and Medcalf, Solicitors, No. 20, Lincoln's-inu-helds, London, or o Messrs. Higginbottom and Buckley, of Ashton-under-Lyne, in the county of Lancaster, Solicitors.

W HEREAS a Fiat in Bankruntey is awarded and issued forth against William Boulter, of the High-street, in the city of Worcester, Tohacconist, Dealer and Chapman, and be being declared a bankrunt is nereby required to survation himself to the Commissioners in the said Fian named, o, the major part of them, on the 11th day of February instant, and on the 17th day of March next, at twelve of the clock at noon on each of the said days, at the Unicorn Inn, in the city of Worcester, 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 altowance 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.

WHEREAS a Fiat in Bankruptev is awarded and issued forth against Alexander Fleicher, of Redbridge, in the parish of Millbrock, in the county of Nouthampton, Auctioneer, Broker, 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 15th of February instant, and on the Vith of March next, at twelve at uoon on each of the said days, at the Dolphin Inn, High-street, Southampton, and make a full discovery and disclosure of his estate and effects; when and where the craditors 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 fuish his examination, and the creditors are to assent to or dissent from the sollowance of his certificate. All persons indebted to the said bankrupt, or that hare any of his effects, are not to pay or deliver the same, but to whom the Commissioners shall appoint, but give notice to Messrs. Randall and Eldridge, Solicitors, Southampton, or to Messrs. Makinson and Sanders, Solicitors, 3, Elm-court, Temple, London.

W HEILEAS a Fiat in Bankruptcy is awarded and issued forth against Thomas Ladyman, of Liverpool, in the county of Lancaster, Ironmonger, Dealer and Chapman, and hebeing declared a bankrupt is hereby required to surrender himself to the Commissioners in the skid Fiat named, or the major part of them, on the 16th day of February instant, and on the 17th day of March next, at one o'clock in the citernoon on each day, at the Clarendon flooms, South John-street, Liverp-ol, 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 exumation, 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. Avison and Son, Solicitors, Cook-street, Liverpool, or to Messrs. Adlington, Gregory, Faulkner, and Follett, Solicitors, Bedford-iow, London.

WHEIREAS a Fiat in Bankruptey is awarded and issued forth against Joseph Butcher, of Birmingham, in the county of Warwich. Chemist and Druggist, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender timself to the Commissioners in the skid Fiat named, or the major part of them, on the 17th day of February instant, and on the 17th day of March next, at one o'clock in the attennoon on each day, at Dee's Royal Hotel, Temple-row, in Birmingham aforesaid, and nake a full discovery and disclosure of this 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

No. 19463.

to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Baukrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Battye, Fisher, and Sudlow, Solicitors, Chancery-lane, London, Messrs. J. and G. tradock, Nuncaton, or to Mr. J. B. Hebbert, Solicitor, Colentore-row, Birmingham.

/ g WHE Commissioners in a Fiat in Bankruptcy, bearing A date the 20th day of October 1835, awarded and issued forth agains: William Dixon, of Scarborongh, in the county of York, Draper, Dealer and Chapman, intend to meet on the 25th day of February instant, at ten o'clock in the forenoon precisely, at the Commissioners'-Rooms, in Saint James's-square, in Manchester, in the county of Lancaster, in order to receive Proof of Debts under the said Fiat; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be exclu- ed the benefit of any Dividend to be declared thereunder. And all claims not then proved will be disallowed.

'I HE Commissioners in a Fiat in Bankruptey, bearing date the 22d day of January 1835, awarded and issued forth against the Reverend Thomas Fisher, of North Ferriby, in the county of the town of Kingston-upon-Hull, the Reverend John Fisher, of Higham on the Hill, in the county of Leicester, and Mary Simmonds, of Aslby de-la-Zouch, in the county of Leicester, Widow, Bankers, Dealers, and Copartners (lately carrying on business, at Ashby de-la-Zouch aforesaid, under the firm of Fishers, Simmonds, and Mammath), intend to meet on the 27th day of February instant; at the Royal Hotel, in Ashby-de-la-Zouch aforesaid, at cleven o'clock in the forenon, to receive further Proof of Debts ; and the said Commissioners also intend to meet on the same day, at twelve o clock at noon, in order to examine various persons touching the right and interest of the said bankrupts? in and to certain estates, situated at Castle Donington, in the county of Leicester, and in other places, 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."

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fint in Bankruptey awarded and issued forth against Thomas Ball, of the Fishmongers' Arms, West-street, Scho, in the county of Middlesex, Licenced Victualler, Dealer and Chapman, will sit on the 13th day of February instant, at half past one of the clock in the afternoon precisely; at the Court of Bankruptey, in Basinghall-street, in the city of London (by adjournment from the 31st day of January last), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination ; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have alrendy proved their debts, are to assent to or dissent from the allowance of his certificate.

DWARD HOLKOYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against John Edwards, of No. 17, Shepherd's-market, May-fair, in the county of Middlesex, and of No. 32, Mount-street, Grosvenor-square, in the same county, Carver, Gilder, and Picture Dealer, and also of No. 7, Shepherd's-market aforesaid, Dealer in China, Glass, and Eartheuware, will sit on the 25th of February instant, at half past one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to take the Last Examination of the said hankrupt; when and where he is required to surrender hunself, and make a full discovery and disclosure of his estate and effects, and funsh his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have proved their debts, are to assent to or dissent from the allowance of his certificate.

WHE Commissioners in a Fiat in Bankruptcy awarded and issued forth against John Broadhead, now of Stubbin in Austonley, in the parish of Almondbury, in the county of York, but late of Muslin-hall, in Wooldale, in the parish of Kirkburton, in the said county, Clothier, Dealer and Chapman, intend to meet on the 24th day of February

E

instant, at ten of the clock in the forenoon, at the Pack Horse Inn, in Huddersfield, in the said county (by adjournment from the 6th day of May last), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their dolts, are to come prepared to prove the same, and with those who have proved their debts, are to assent to or dissent from the allowance of his certificate.

CHARLES FREDERICK WILLIAMS, Esq. one of Hisi Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 22d day of October 1836, awarded and issued against William Bailey, senior, and William Bailey, junior, of No. 184, Whitecross-street, in the county of Middlesex, Curriers and Leather-Sellers, will sit on the 27th of February instant, at eleven in the foremoon preeisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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 hare Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptey, hearing date the 8th day of November 1836, awarded and issued forth against Juhn Smith, of Scartcliffe-Mill, in the parish of Rochdale, and county of Lancaster, Corn-Miller, Dealer and Chapman, intend to meet on the 2d day of March next, at twelve o'elock at noon, at the White Lion Inn, in Halifax, in the county of York, 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 also to receive Proof of Debts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the aume.

The UIE Commissioners in a Fiat in Bankruptcy, bearing date the 17th day of June 1836, awarded and issued forth against Thomas Holcroft, Thomas Challinor, George Holcroft, and Peter Farnworth, all of Salford, in the county of Lancaster, Millwrights and Engineers, Dealers, Chapmen, and Copartners (trading under the firm of Holcroft, Challinor, and Company), intend to meet on the 25th of Fouriary instant, at twelve at moon, at the Commissioners'-Rooms, in St. James'ssquare, Manchester, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptey, bearing date the 17th day of June 1836, awarded and issued against Thomas Holcroft, Thomas Challinor, George Holcroft, and Peter Farnworth, all of Salford, in the county of Lancaster, Millwrights and Engineers, Dealers and Chapmen, and Gopartners. (trading the the firm of Holcroft, Challinor, and Company), intend to meet on the 25th of February instant, at eleven in the forenoon, at the Commissioners' Rooms, in Manchester, in the county of Lancaster, in order to Audit the Accounts of the Assignces of the separate estate and effects of George Holcroft, one of the tesind 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."

THE Commissioners in a Fiat in Bankruptey, bearing date the 31st day of August 1836, awarded and issued forth against William Young, of Bridge-street, in the city of Bath, Pawnbroker, Picture-Dealer, Silversmith, Dealer and Chapman, intend to meet on the 27th of February instant, at eleven in the foremoon, at the Castle and Ball Inn, Bath, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant ta an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptey, hearing date the 17th day of June 1886, awarded and issued forth against Thomas Holcroft, Thomas Challinor, George Holcroft, and Peter Farnworth, all of Salford, in the county of Lancaster, Millwrights and Engineers, Dealers, Chalmon, and Copartners (trading under the firm of Holcroft, Challinor, and Company), intend to meet on the 25th day of February instant, at half past eleven in the forenoon, at the Commissioners'-Rooms, in St. James's square, Manchester, in order to Audit the Accounts of the Assignees of the separate estate and effects of Peter Farnworth, 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, initiated "An Act to amend the laws relating to bankrupts."

MIE Commissioners in a Fiat in Bankruptcy, bearing date the 3d day of October 1836, awarded and issued forth against William Winsor, of the parish of Dodbrooke, in the county of Devon, Beer and Porter Seller, Victualler, Dealer and Chapman, intend to meet on the 24th day of February instant, at eleven of the clock in the forenoon, at Rowe's, the King's Arms, in Plymouth, in the county of. Devon aforesaid, to Audit the Accounts of the Assiguees 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, intinded "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankrupter, bearing daethe 5th day of May 1834, awarded and issued forthagainst John Colbourne, of Sturminster, Newton Castle, in the county of Dorset, Merchant, Dealer and Chapman (carrying on also business in copartnership with Thomas Best, of. Hazelbury Plucknett, at Sturminster, Newton Castle aforesaid, as Bankers), intend to meet on the 28th day of February. instant, at eleren o'clock in the forenoon, at the Old Antelope Inn, in Poole, in order to Audit the Accounts of the Assigners 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 Georgethe Fourth, initialed "Au Act to amend the laws relating, to bankrupts."

"THE Commissioners in a Fiat in Bankruptcy, bearing. If date the 14th day of February 1835, awarded and issued forth against Myubard Retemeyer, of Liverpool, in the county. of Lancaster, Salt-Dealer, Dealer and Chapman, intend to meet on the 25th day of February instant, at eleven in the forenoon, at the Clarendon-Rooms, in South John-street, in Liverpool, in the said county of Lancaster, in order to Audit the Accounts of the Assiguees 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."

HE Commissioners in a Commission of Bankrupt, bearing, date the 19th of April 1817, awarded and issued forth against Robert Pickmore Corran, of Liverpool, in the county of. Lancaster, Cooper; Dealer and Chapman (surviving Partner, of John Brown, late of Liverpool atoresaid, Cooper, deceased, trading under the firm of John Brown and Company), intendto meet on the 1st of March next, at one in the afternoon, at the Clarendon-Rooms; in Liverpool, in the county of Lancaster, to Audit the Accounts of the Assignee of the separateetsate and effects of the said bankrupt Robert Pickmore_ Corran, under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign, of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

DWARD HOLROYD, Esq. one of His. Majesty's Commissioners. authorised to act under a Fint in Bankruptey, bearing date the 14th day of May 1836, awarded and issued forth against William Henry Alexander and Charles. Bolton Richards, of Upper Olifton-street, Finsbury, in the county of Middlesex. Hardwaremen and Factors, Dealers and Chapmen, will sit on the 25th of February instant, at two. of the clock in the afternoon precisely, at the Court of Bankruptey, 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 debis, 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 disdllowed.

DWARD HOLROYD, Esq. one of His Majesty's Com-missioners authorised to act under a Fiat in Bank-rupicy, bearing date the 14th day of May 1836, awarded and issued forth ngainst William Henry Alexander and Charles Unleas Distance, of Howard Cliffonwetteet. Bolton Richards, of Upper Clifton-street; Finsbury, in the county of Middlesex, Hardwaremen and Factors, Dealers and Chapmen, will sit on the 25th of February instant, at two iu the afternoon precisely, at the Court of Bankruptcy, in Bas-inghall-street, in the city of London, in order to make a Dividend of the separate estate and effects of William Henry Alexander, 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 ex-cluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD HOLROYD, Esq. one of His Majesty's Com-DWARD HOLKOLD, Esq. one of An Arity in Bank-missioners anthorised to act under a Fiat in Bank-ruptcy, bearing date the 14th day of May 1836, awarded Bolton Richards, of Upper Clifton-street, Finsbury, in the county of Middlesex, Hardwaremen and Factors, Dealers and Chapmen will sit on the 25th day of February instant, at two Chapmen will set on the 25th day of Feordary Instant, at two o'clock in the afternoon precisely, at the Court of Bank-ruptcy, in Basinghall street, in the city of London, in order to make a Dividend of the separate estate and effects of Charles Bolton Richards, 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.

TOSHUA EVANS, Esq. one of His Majesty's Commise sioners authorised to act under a Fint in Bankruptcy, bearing date the 18th day of October 1836, awarded and issued forth against John Webb Collison and George Webb Collison, both of the Quadrant, in the county of Middlesex, Linen-Drapers, Dealers, Chapman, and Copartners, will sit on the 28th day of February instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basing-hall-street, in the city of Londou, in order to make Dividends of the estates 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 Dividends. And all claims not then proved will be disallowed.

AllE Commissioners in a Fiat in Bankruptcy, bearing date the 15th day of August 1836, awarded and issued forth against Thomas Stephens, late of Chaxhill, in the parish of Westbury-upon-Severn, in the county of Gloucester, Maltster, intend to meet on the 27th day of February in-stant, at eleven of the clock in the forenoon, at the Lower George Inn, in the city of Gloucester (by adjournment from the 16th of January last), in order to further Audit the Accounts of the Assignees of the and estate and effects of the acid backward under the seid. First nurrant to can the 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, infituied "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve of the clock at moon, and at the same place, in order to make a Dividend of the estate and effects og the said handkruht, when and where the ardifects og the said bankrupt ; when and where the creditors, who have not already prored their debts, are to come prepared to said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptey, bearing date the fifth day of May 1836, awarded and issued forth

lating to bankrupts;" and the said Commissioners al bintend to meet on the same day, at the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 11th day of Santamina 1925 and 191 A date the 11th day of September 1835, awarded and issued forth against Robert Hides, of Chesterfield, in the county of Derby, Grocer, Dealer and Chapman, intend to meet on the 27th day of February instant, at eleven in the forencon, at the house of Mr. George Saxton, Matlack Bath, Derbyshire, Derby, the house of Mr. George Saxton, Matlack Bath, Derbyshire, in order to Audit the Accounts of the Assignees of the estate and effects of the said hankrupt under the said Fint, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majerty King George the Fourth, initialed "An Act to ameni the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve o'clock at noon, at the same place, to make Final a Dividend of the estate and effects of the said bankrupt: when and where the creditor. and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come pre-pared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved wilt be disallowed.

THE Commissioners in a Renewed Flat in Bankruptey, the driginal Flat bearing date the 11th day of December 1833, awarded and issued forth against Charles Wright; of the town and port of Dovor, in the county of Kenr, Innkeeper, Dealer and Chapman, intend to meet on the 29th day of March next, at one of the clock in the afternoon precisely, at the Bell Inn, in the town and port of Sandwich, in order to Audit the Accounts of the Assignces of the estate and effects of the said bankript 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 bankrup's;" and the said Commissioner-also intend to meet on the same day, at two in the afternoor precisely, and at the same place, to make a Further Dividend of precisely, and at the same place, to make a retrier bruten of the estate and effects of the said bunkrupt; 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 disaflowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 20th day of October 1835, awarded and issued forth against William Dixon, of Scarborough, in the county of York, Draper, Dealer and Chapman, intend to meet on the 27th day of February instant, at ten in the forenoon precisely, at the Communissioners'-Rooms, in Mauchester, in the county of Lancaster, to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the Assignee of the estate and energy of the said bank rip inder 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, intitude "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at the same lour, 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 Di-vidend. And all claims not then proved will be disallowed.

1111E Commissioners in a Fiat in Bankruptcy, bearing date the 29th day of September 1839, awarded and issued forth against Richard Woods, of the town of Cambridge, in' the county of Cambridge, Builder, intend to meet on the day of March next, at eleven in the forenoon, at the Eagle. Inn, Cambridge, to Audit the Accounts of the Assignees of the. L the 6th day of May 1836, awarded and issued forth against William Murray Clapp, of the city of Exeter, Iron-monger, Dealer and Chapman, intend to meet on the 2d day of March next, at twelve of the clock at noon, at the George Inn, in North street, in the city of Exeter, to further Andit 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 to an Act of Parliament, made and passed in the fixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws re-voors; who have not already proved their debts, are to dom's 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

E 2

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 Bankruptey, bearing date the 31st day of August 1836, awarded and issued against William Young, of Bridge-street, in the city of Bath, Pawnbroker, Picture-Dealer, Silversmith, Dealer and Chapman, intend to meet on the 6th day of March next, at eleven in the forenoon, at the Castle and Ball Inn, in the city of Bath, in order to make a Dividend of the estate and effects of the said bankrupt ; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 19th day of April 1817, awarded and issues forth against Rohert Pickmore Corran, of Liverpool, in thd county of Lancaster, Cooper, Dealer and Chapman (surviving Partner of John Brown, late of Liverpool aforesaid, Cooper, deceased, trading under the firm of John Brown and Company), intend to meet on the 4st day of March next, at two of the clock in the afternoon, at the Clarendon-Rooms, South John-street, in Liverpool, in the said county of Lancaster, in order to make a Second and Final Dividend of the separate estate and effects of the said Robert Pickmore Corran; 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 Bankruptey, hearing date the 5th day of May 1834, awarded and issued forth against John Colbourne, of Sturninster, Newton Castle, in the county of Dorset, and of the town and county of the town of Poole, Merchant, Dealer and Chapman (carrying on also business in copartnership with Thomas Best, of Hazelbury Plucknett, in the county of Somerset, at Sturminster, Newton Castle aforesaid, Bankers), intend to meet on the 28th of February instant, at one in the afternoon, at the Old Antelope Inn, in Poole, to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will he disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 14th day of February 1835, awarded and issued forth against Mynhård Retemeyer, of Liverpool, in the county of Lancaster, Nat-Dealer, Dealer and Chapman, intend to meet on the 25th day of February instant, at one in the afternoon, at the Clarendon-Rooms, South John-street, in Liverpool, Lancashire, to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disllaowed.

W HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Benjanin Hogg the younger, of Armley; in the parish of Leeds, in the county of York, Cloth-Manufacturer, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Benjamin 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 that 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, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said Benjamin Hogg will be allowed and confirmed by the Court of Review, established by the said Court to the contrary on or before the 24th day of February 1837.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued against John Bush and Neast Grevile Prideaux, of the borough

of the city of Bristol, Scriveners, Dealers; Chapmen, and Copartners, 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 Bush hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said John Bush will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 24th day of February 1837.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John Bush and Neast Grevile Prideaux, of the borough of the city of Bristol, Scriveners, Dealers, Chapmen, and Copartners, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Neast Grevile Prideaux hath in all things conformed bimself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Coart in Bankruptcy," the Certificate of the said Neast Grevile Prideaux will be allowed and confirmed by the Court of Review, established by the said last-mentioned. Act, unless cause be shewn to the said Court to the contrary on or before the 24th day of February 1837.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Thomas Taylor, of Topping's-wharf, Tooley-street, in the borough of Southwark, in the conuty of Surrey, Cheesefactor, Provision-Agent, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Thomas Taylor 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 xirtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said Thomas Taylor will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 24th day of February 1837.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against James Loader, of Hungerford-street, Strand, in the county of Middlesex, Furnishing Ironmonger, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said James Loader 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, initial "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said James Loader will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 24th day of February 1837.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Francis Hutchinson, of Heworth Chemical Works, in the county of Durham, Epsom Salt and Alkali Manufacturer, a caler and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Francis Hutchinson 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 Bauk-ruptcy," the Certificate of the said Francis Hutchinson will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 24th day of February 1837.

Notice to the creditors of James M'Leish, Merchant, Auchtergaven.

Ediuburgh, January 28, 1837.

THE first division of the Court of Session this day seques-trated the whole estate and effects, real and personal, of the said James M'Leish, and appointed his creditors to ineet within the Salutation Inn, Perth, on Tuesday the 7th day of February next, at two o'clock in the afternoon, for the purpose of electing an Interim Factor; and, at the same place and hour, on Tuesday the 21st day of February next, for electing a Trustee on said estate, of which intimation is hereby made, in terms of the Statute.

Notice to the creditors of Arthur and James Connell, Merchants, in Glasgow, as a company, and of Arthur Council and James Connell, the partners of the said company, as individuals.

Glasgow, January 27, 1837.

THENRY BROCK, Accountant, in Glasgow, hereby inti-mates, that having been elected trustee on the said sequestrated estates, his nomination as such has been duly confirmed by the Court of Session ; and that, upon his appli-cation, the Sheriff of Lanarkshire has fixed Monday the 13th and Monday the 27th days of February next, within the Sheriffday, for the public examination of the bankrupts and others connected with their affairs, in terms of the Bankrupt . Statute.

The trustee also intimates, that a meeting of the said cre-ditors will be held within the Writing-Chambers of M'Gregor, Murray, and M'Gregor, No. 52, George-square, Glasgow, on Tuesday the 28th day of February next, at twelve o'clock at noon; and that another meeting will be held, at the same place and hour, on Tue-day the 14th day of March next, for the purpose of choosing commissioners on the said sequestrated estates, and instructing the trustee, in terms of the Statute. The trustee farther requires the creditors immediately to

lodge in his hands their grounds of debt, with oaths of verity thereto; certifying to all those who fail to do so, on or before the 24th day of October next, being ten months from the date of the first deliverance on the petition for sequestration, that they will be deprived of any share in the first distribution of the bankrupts' estates.

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 PRISONER' hereinafter named (the same having been filed in the Court) are appointed to be heard at the Court House, in Portugal Street, Lincoln's-Inn-Fields, on Friday the 24th day of February 1837, at Nine o'Clock in the Forenoon.
- James Bowry (sued as James Bowrey), formerly of No. 6, Hare-street, Woolwich, Kent, Tea Dealer, Grocer, and Cheesemonger, and late of No. 42, Margaret street, Spa-fields, Middlesex, out of business or employ.

- Francis Wigmore, late of No. 5, Pitt-street, Old Kent-road, Surrey, Green-Grocer, Coal and Potatoe-Dealer, and Cab-Proprietor, and occasional Waiter at the Jamaica Tavern, Mill-pond-bridge, Bermondsey.
- Thomas Pullor, formerly of Union-street East, then of Wheelerall in Spitalfields, in Middlesex, formerly Ironmonger, and late Fishmonger and Potatoe-Salesman.
- Enos John Redknap (sued as Enos Redknap), formerly of Church-street, Twickenham, having at the same time a shop in the same street, in copartnership with George Ford, as Linen and Woollen-Drapers, Haberdashers, Hosiers, Slop-Sellers, Leather-Sellers, Hatters, and Dealers in miscella-neous articles, under the firm of Ford and Redknap, then of Church-street aforesaid, carrying on the like business on my own account, but occasionally purchasing goods under the firm of Ford and Redknap, and late of Church-street aforesaid, all in Middlesex, out of business.
- Horatio Jones Horrence, formerly of No. 4, Charlotte-row, Mansion-house, in the City of London, and of No. 3, Garden-row, Saint George's-fields, Surrey, and late of No. 664, Fleet-street, in the city of London, Stationer and Bookbinder.
- Bookbinder. Charles Scott Hinton (sued and committed as Charles Hin-ton), formerly of the King's Arms, Houndsditch, London, then of No. 109, Drury-lane, Middlesex, Barman, then of No. 3, Webber-street, Blackfriars-road, then of No. 6, George-street, New Kent-road, then of Park-street, Ken-nington-cross, out of business or employ, then of the city of London, Berwick-street, Solo, then of the White Hart, Courted et al. Soint Labels the street Shehk Marguet Goswell-street, Saint Luke's, then of the Black Horse, Tottenham-court-road, then of the Flying Horse, Oxford-Lottenham-court-road, then of the Flying Horse, Oxford-street, Middlesex, Barman, then of the Sun, Mason-street, Westminster-road, Licenced Victualler, then of Little Moore-place, Lambeth, out of business or employ, then of the Old Justice, Southwark Bridge-road, Surrey, Licenced-Victualler, then of No. 158, Upper Thame-street, London, out of business or employ, and late of the Grapes, Great Suffolk-street, Southwark, Surrey, Barman. Thomas Hall, formerly of Bishop's Hull, then of Odcombe,
- both in the county of Somerset, and at both the aforesaid places carrying on the business of a Horse-Dealer, after-wards of the King's Arms Inn, Crewkerne, in the said county, carrying on the business of an Innkeeper and Horse-Dealer, and late of No. 30, Saint James's-parade, in the city of Bath, in the said county of Somerset, out of business.
- Thomas Way Cripps (sued as Thomas William Cripps), for-merly of near the Church, Barnet, Herts, and late of Prickley-hill, Finchley, Middlesex, Basket-Maker.
- Thomas Hawkins, formerly of No. 19, Great Mary-le-bonestreet, Cheesemonger, then of No. 22, High-street, Portland-town, Grocer and Cheesemonger, then of No. 22, High-street, Portland-town aforesaid, and also of No. 3, Lowerterrace, Lower-road, Islington, then of No. 3, Lower-terrace terrace, Lower-road, Islington, then of No. 3, Lower-terrace aforesaid, all in Middlesex, Cheesenonger, then a prisoner in the Debtors' Prison for London and Middlesex, in the city of London, out of business, then of No. 3, Lower-terrace, Lower-road, Islington, out of business, then of No. 73, Strutton-ground, near the Broadway, Westminster, and also of No. 9, New-street, Vincent-square, Westminster, Cheesemonger, then of No. 27, Brewer-street, Somers'-town, and late of No. 68, Clarendon-street, Somers'-town, oll in Middleser, Cheesemonger, now out of business all in Middlesex, Cheesemonger, now out of business.

Adjourned.

- Simon Smith (sometimes known and accasionally trading under the name of Samuel Smith), formerly of No. 111, Sairt Martin's-lane, Charing cross, Lodging Housekeeper, and a Journeyman Saddler and Harness Makey to Mr. Baxter, of Long-acre, Coachmaker, then of No. 11, King William-street, Charing-cross, Saddler and Harness Maker, then of Baxter, High Holborn, and late of No. 111, Saint Martin's lane aforesaid, all in Middlesex, formerly Journeyman Saddler and Harness Maker to Messrs. Horn and Thompson, of Oxford-street, Coachmakers, but latterly out of employ.
- On Monday the 27th day of February 1837, at the
- Joseph Broom, formerly of No. 7, Market-street, Saint George's, Southwark, afterwards of No. 35, Belvidere-

place, Saint George's, Southwark, afterwards of Union-row, New Kent-road, Newington, afterwards of No. 3, White Hart-court, Walworth-road, and late of No. 14, Patagon-row, Locksfields, Walworth, all in Surrey, General Dealer in Old Building Materials.

- Samuel Haines, first of Rodborough, near Strondwater, Gloucestershire, Engineer and Licenced Brewer, and to Sell Beer by Retail, then of Rodborough aforesaid, Engineer only, by Actai, then of Rodoborough aforesaid, Engineer only, then afterwards lodging at the sign of the Fox and Goose Public-house, Bermondsey-street, Southwark, Surrey, and late lodging at No. 19, Russell street, Bermondsey afore-said, Engineer, wife also residing at Rodborough aforesaid.
- Robert William Meade, formerly of Gate-street, Lincoln's-innfields, then of Colesbill-lane, Fulham, Middlesex, then of Allen-street, Westminster-road, Surrey, and late of No. 2, George's-place, Cross-street, Regent-street, Westminster, Middlesex, formerly Captain of the 13th Regiment of Light and latterly Colonel Commandant of the Co-Dragoons. lombian Rifle Brigade.
- lombian Kille Brighde. William Thomas Fleming, formerly of Clare-hall, Cambridge, then of Woodbridge, Suffolk, then of Trinity College, also of Sidney-street, Cambridge, Under Graduate, then of Guernsey, in no employ, then of Tregew, near Falmouth, Cornwall, Classical Tutor, then of Tooting, Surrey, Classical Assistant, and late of No. 23, Brunswick-street, Hackney-road, Middlesex, out of employ.
- William Dickinson Pearson, formerly of the Rose and rown, C Love-lane, Billingsgate, in the city of London, and late of the Windmill, No. 17, Rosemary-lane, Middlesex, Licenced Victualler.
- William Nix Procter (also known as William Nix, sued as William Procters), formerly of No. 5, Fair-street, Horsly-down, Southwark, Surrey, having also stables in Potters-fields, Tooley-street, and Artillery-lane, Fair-street, afterwards of Alfred-place, Kent-road, having also a livery stable at No. 51, Tooley-street, in the borough of Southwark, then of No. 29, Hanover-street, Walworth, afterwards of Whitecross-street Prison, then of the Pavillion Livery Stables, Whitechapel, alterwards of Old-street-road, then of Castle-street, Regent-street, having a stable in Berner-mews, afterwards of Buttersländ-street, Hoxton, Carcasa Butcher and Livery Stable Keeper, and lastly of No. 18, Rosamond-street, Exmouth street, Clerkenwell, all in Mid-dlacar Butcher and Livery Stable Keeper, out of business. wards of Alfred-place, Kent-road, having also a livery stable dieses, Butcher and Livery Stable Keeper, out of business. Joseph Faller (sued as J. Faller), formerly of No. 5, Islington-
- place, White Conduit-fields, then of No. 6, Barnsbury-row, Islington, and late of No. 20, Saint John's-lane, Clerken-well, all in Middlesex, Surgical and Philosophical Instrument Maker.
- Henry Newport, formerly of Prinstead, near Emsworth, Sussex, out of business, alterwards of Prinstead aforesaid, Farmer, afterwards of No. 28, Upper Seymour-street, New-road, Middlesex, out of business, and late of No. 82, Saint John-street, Clerkenwell, Middlesex, carrying on business under the firm of Henry Newport and Company, Cheesemonger.

TAKE NOTICE,

1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given, by entry thereof in the proper page and column of the book kept for that purpose at the Office of the Court, between the hours of Ten in the Forenoon and Four in the Afternoon, three clear days before the 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 ex-amination, on Mondays, Wednesdays, and Fridays, until the last day for entering opposition inclusive; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act Geo. 4, c. 57, sec. 76.

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

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

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

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

- The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed. to be heard as follows :
- At the Court House, at the City of Worcester, on the 25th day of February 1837, at Ten o'Clock in the Forenoon.
- enjamin Willmott, formerly of the Black-house fields, and late of Tallow-hill, Saint Martin, city of Worcester, Labou-

late of Tailow-Infl, Sant Martin, city of worcester, LaDou-rer and Seller of Coal by Commission. Henry Heming, late of Henwick, parish of Saint John, in Bedwardine, Worcester, Plasterer. Samuel Jones, formerly of Saint John, in Bedwardine, Wor-cester, afterwards of the parish of All Saints, Worcester, and late of the Tything of Whistoms, borough of Worces-ter Ulasterer ter, Plasterer.

- Charles Shepheard, late of Great Malvern, Worcestershire, Lodging House-Keeper. Thomas Brimmall, formerly of Sansome-place, Claines, Wor-
- cester, Twine-Spinner and Rope-Maker, afterwards of Lovesmore-close, Worcester, Twine-Spinner and Rope-Maker, Brewer, and Seller of Beer by Itetail, then of Saint Martin, Worcester, and late of Sansome-place aforesaid, Twine-Spinner and Rope-Maker.
- Michael Parker, formerly of Whittington, Saint Peter the Grent, Worcestershire, afterwards of Gloucester-road, in that part of the said parish which lies in the city of Worcesthat part of the said pairs where he's first city of worces-ter, Carrier and Wharfinger's Clerk, and late of Sandling parish of Leigh, and of Church Cottage, Claines, both in Worcestershire, a Lieutenant, on half-pay, in His Majesty's late 3d Provisional Battalion of Militia, also a Lieutenant inthe Herefordshire Regiment of Militia.
- At the Court-House, at Worcester, in the County of Worcester, on the 25th day of February 1837, at Ten o'Clock in the Forenoon.
- Samuel Radford the younger, formerly of Buckland, Gloucestershire, Farmer, in partnership with Sanuel Radford the elder, then of North Littleton, Worcestershire, Farmer, still in partnership with Samuel Radford the elder, and late of Badsey, Worcestershire, out of business. William Thomas Lumley, late of Great Malvern, Worcester-
- shire, Stone Mason.
- Joseph Lane, formerly of Powick, Worcestershire, Horsc-Dealer.
- Reuben Jones, late of Wolverhampton-street, Dudley, Wor-cestershire, Jobbing Smith, Huxter, and Beer-House-Keeper
- Samuel Marsh, late of Flood-street, Dudley, Worcestershire, Nail-Maker.
- Samuel Radford the elder, formerly of Buckland, Gloucestershire, Farmer, in partnership with Samuel Radford the younger, then of North Littleton, Worcestershire, Farmer,

ŕ 1

still in partnership with Samuel Radford the younger, and lately residing at times at Badsey, in Worcestershire, with Samuel Radford the younger, and at other times at Buckland, Gloucestershire, with his son in-law, John Meadows, out of business. George Clements, late of Bengeworth, Evesham, Worcester-

shire, Market-Gardener

- Henry Fleet, formerly of Cheltenham, Gloucestershire, Coach-Painter, then of Ledbury, Herefordshire, Journeyman Coach-Painter, and late of Bengeworth, Evesham, Worcestershire, Coach Maker.
- cestersnire, Coach Maker. John Brough, formerly of Sand-pits, Birmingham, Book-Keeper, afterwards of the Spa, Gloucester, Book-Keeper, and late of Stourport, Worcestershire, Book-Keeper, Dealer in Slates, Alabaster, Fire Bricks, and Carrier by Water.
- James Lediard, late of Upton-upon-Severn, Worcestershire, Tollgate-Keeper.
- William Brown, late of Redditch, Worcestershire, Tailor. James Collins, late of Shelsley Beauchamps Worcestershire, Labourer.
- Charles Paget, formerly of Bath-terrace, Cheltenham, Gloucestershire, out of business, and late of Great Malvern, Worcestershire, Boots at the Crown Hotel.
- At the Court-House, at Durham, on the 25th day of February 1837, at Ten o'Clock in the Forenoon.
- David Lewis, formerly of Carnival-corner, Publican, then of Front-street, Beer Seller, afterwards of Brunswick-street, Cordwainer, then of Hill-street, Cordwainer, then Publi-can, and late Cordwainer, all in South Shields, Durham. Joseph Kirkley, late of Whickham Fellside; Durham, School-master and Clerk of the Vestry of the parish of Whickham.
- Patrick Moon, late of Mill-dam-street, South Shields, Dur-
- ham, Keelman. Joseph Rowland, formerly of Nun's Brough, near Hecham, Northumberland, Road Contractor and Labourer, then of Burispfield, Tanfield, Durham, Road Contractor and Eabourer.
- John Coupland Weatherby, formerly of Craw Crook, parish of Ryton, Durham, Farmer, then of Long-acre, Chapelry of Lamseley, Durham, Farmer, afterwards of Craw Crook, out of business, then of Apley-park, Salop, Farming Bailiff, and late of Crow Crook aforesaid, out of business.
- George Thirkell, late of Hartlepool, Durham, Clock and Watch Maker:
- John Fletcher, late of Coatham, Durham, Blacksmith and Publican.
- Robert Muff, of Kirk Arle, near Newcastle-upon-Tyne, Servant to Sir Charles Loraine, Bart. afterwards of Upper Park-place, Dorset-square, London, out of employment, after-wards of Mason's yard, Duke-street, Saint James's, London, Groom to the Earl of Durham, afterwards lodging at don, Groom to the Earloi Durham, alterwards rough a cr-Hetham-le-Hall, Durham, out of employment, afterwards of Whitesmash Gate-house, near Durham, Toll-Collector, afterwards of South-street, within the suburbs of Durham, out of employment, and late of the same place, Servant to out of employment, and late of the same place, Servant to the Durham University (sued with Thomas Sparrs and John Reid).
- Thomas Pattison, late of Castle Eden, Durham, Shoemaker. Thomas Davison, formerly of Rainton bridge, Houghton-lespring, Publican, and Mason, and late of Sunderland-lane"
- Houghton-le spring, Durbam, Mason. John Elliott, formerly of Gilligate, near Durham, Journeyman Mason, afterwards of the same place, Mason and Builder, afterwards of the same place, Mason, Builder, and Publican, and late of same place, Mason and Builder. Michael Wilson, formerly of Wall's-end, Northumberland,
- Ship-Builder, and late of Bill-quay, parish of Howarth, Durham, Shipwright. Thomas Addison, late of Marwood, near Barnard Castle,
- Durham, Farmer and Farrier.
- George Smith, formerly of Darlington, Durham, Journerman Joiner, afterwards of Henry-street, Hartlepool, Durham, Journeyman Joiner and Foreman for William Eales, Builder, and late of Pispish-street, Hartlepool, Joiner and Innkeeper.
- and face at Pispish-street, Participoli, Somer and Hinkeeper. Disomas Spoors, formerly of South-street, Durham, Publican and Labourer, afterwards of Hetton Downs Inn, near Hetton-le-hole, Durham, Publican and Labourer, after-wards of the Travellers' Rest, near Bishop Wearmouth, Durham, Publican and Labourer, and late of Patting-bank, in Sunderland, Durham, Labourer, and carrying on the builter for Publican in the approx of Authon Source business of a Publican, in the name of Anthony Sparrs.

At the Court-House, at Presteigne, in the County of Radnor, on the 27th day of February 1837. at Ten o'Clock in the Forenoon.

Thomas Cheshire, late of Knighton, Radnorshire, Butcher.

TAKE NOTICE,

1. If any Creditor intends to oppose a Prisoner'sdischarge, 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 hearing 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 thehours of Ten and Four; and copies of the petitionand 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 partthereof as shall be required, will be there provided, . according to the Act, 7 Geo. 4, c. 57, sec. 77, orthe Act, 5 Geo. 61, sec. 4, c. 11, as the case may be.

WHEREAS the assignees. of the estate and effects of a Robert Tate, resident at Blackland's-house, Chelsea; Middlesex, formerly an Insurance Broker and Underwriter, and resident at Finsbury-circus, in the city of London, an insolventdebtor, of unsound mind, and lately a prisoner in the King's Bench Prison, have caused a further account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the creditors of the said insolvent are requested to meet the assignees at the office of Messrs. Oliverson, Denby, and Lavie, Frederick's-place, Old'Jewry, London, on the 7th of March-next, at eleven in the forenoon precisely, when and where the said assignees will declare the amount of the balance in their hands, and proceed to make a Further Dividend with the same amongst the creditors who have already proved or shall, previously to the said meet-ing, prore their respective debts to the satisfaction of the said assignees, by addidatid duly sworn according to the pro-visions of the Acts of Parliament now in force for the Relief of Insolvent Debtors in England, in proportion to the amount of the debts so proved respectively.—If the said assignees or any creditor object to any deut already proved, or which may be tendered to be proved as aforesaid, such objections must be brought forward at the said meeting, in order that proceedings, may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the assignces of the estate and effects of Thomas . 5 Robinson, late of Longwood, in the parish of Huddersfield, in a the county of York, formerly, a Clothier, afterwards a School-.-

master, an insolvent debtor, whose petition is numbered 19,319, C., have caused their account of the said estate and effects, duly sworn to, to be filed in the Court for Relief, of Insolvent Debtors; the creditors of the said insolvent are requested to meet the assignces at the King's Head Inn, in Huddersfield, in the said county of York, on the 7th day of March next, at two of the clock in the afternoon precisely, when and where the assignces will declare the amount of the balance in their hands, and proceed to make a Dividend with the same amongst the creditors whose debts are admitted in the schedule sworn to by the said insolvent, in proportion to the amount thereof, subject to such correction of the Statute.—If any person has a demand which to stated in the schedule, but is disputed therein, either in whole or in part; or if the said insolvent, the said assignces, or any Creditor, object to any delt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the statute.

Insolvent Debtor .- Dividend.

WHELLEAS the assignee of the estate and effects of Richard Croft Greenway, late of Plymouth, in the county of Deron, a Licutenant in the Royal Navy, an insolvent debtor, whose petition is numbered 21,967, C., hath-caused his further account of the said estate and effects duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the creators of the said insolvent are requested to meet the assignee at the effice of Mr. John Edward Elworthy, George-street, Devonport, in the said county of Devon, on the 8th day of March next, at eleven in the forenoon precisely, when and where the assignee will declare the amount of the balance in his hands, and proceed to make a Final Dividend with the same amongst the creditors whose debts are admitted in the schedule sworn to by the insolvent, in proportion to the amount

thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.--If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said insolvent, the said assignee, or any creditor, objects to any debt mentroned 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.

THE creditors of Robert Bowman, formerly of No. 6. Compton-street, Brunswick-square, in the county of Middlesex, afterwards of Croydon, in the county of Surrey, Carver and Gilder, then of Trafagar-street, atterwards of Naint James'splace, Foreman to a Carver and Gilder, afterwards of No. 50, East street, then of No. 101, Western-road, then of No. 80, Western-road, all in Brighton, in the county of Sussex, Caryer and Gilder, and also proprietor of the Royal Wick Chalybeate Springs, at Brighton aforesaid, and late of Vine-street, Waterloo-road, Lambeth, in the county of Surrey, and of 80, Western-road aforesaid, Carver, and Gilder, an insolerent debtor, who was lately discharged from his Majesty's-Prison of the King's Bench, by virtue of the several Acts of Parliament made and passed for the Relief of Insolvent Debtors in England, are requested to take notice, that Mr.John Brooker, the assignee of the estate and effects of the said insolvent, will, on Wednesday the 8th day of March next, at eleven o'clock in the forenoon precisely, attend at the office of Mr. Jonathan Thomas Sleap, situate No. 2, Midde Temple-lane, in the city of London, to make a dividend out of the money belonging to the estate of the insolvent, amongst the cxeditors of the said insolvent, whose debts are expressed in the schedule delivered by the insolvent and admitted ; when and where the said creditors of the said insolvent, are to come prepared to prove their respective debts; and if the said insolvent, or any of his creditors, intend to object to any debt stated to be admitted in the said schedule, such objections must be made at the same time and place.

All Letters must be post paid.

· ··

Priated at the Office, in Cannon-Row, Parliament-Street, by ROBERT GEORGE CLARKE, of the same place and published, at the Office aforesaid, by FRANCIS WATTS, of No. 40, Vincent-Square, Westminster.

Friday, February 3, 1837.

· A N

٦