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FRIDAY, SEPTEMBER 21, 1838.

A T the Court at Windsor, the 7th day of September 1838,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS by an Order of His late Majesty King George the Fourth, made with the advice of His Privy Council, and bearing date the twentythird of March one thousand eight hundred and twenty-five, after reciting, amongst other things, that it had been represented to His Majesty at the Council Board, by the Lords Commissioners of His Majesty's Treasury, that they had given directions that His Majesty's troops serving in the several British colonies and possessions abroad, should, in certain cases, be paid in British silver and copper money, and that with a view of securing the circulation of such money in those colonies, it would be expedient that an Order in Council should be issued, declaring that in all those colonies where the Spanish dollar was then either by law, fact, or practice, considered as a legal tender for the discharge of debts; or where the duties to the Government were rated or collected, or the individuals had a right to be paid in that description of coin, that a tender and payment of British silver money, to the amount of four shillings and four pence, should be considered as equivalent to the tender or payment of one Spanish dollar, and so in proportion for any greater or less amount of debt; His said late Majesty was pleased to approve of what was proposed in the said representation.

And whereas it is expedient that the said recited Order in Council should be revoked, so far as respects Her Majesty's colonies and possessions in America and the West Indies, be it therefore, and it is hereby Ordered, by the Queen's Most Excellent Majesty, by and with the advice of Her Privy Council, that so far as respects Her Majesty's colonies and possessions in America, and in the West Indies, the said recited Order shall be, and the same is hereby rescinded.

And the Right Honourable Lord Glenelg, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

C. C. Greville.

A T the Court at Windsor, the 14th day of September 1838,

PRESENT,

The QUEEN's Most Excellent Majesty in Council,

HEREAS there was this day read at the Board, the draft of a Proclamation, regulating the rate at which certain foreign coins are to pass current in Her Majesty's West India colonies; Her Majesty, having taken the same into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the said Proclamation do take effect and come into force, in each of Her Majesty's said colonies, upon, and from and after, such day as shall be, for that purpose, limited by the Governor, or Officer administering the Government, of each of

the said colonies respectively, by any Proclamations to be by them respectively, for that purpose, issued in each of such respective colonies:

And the Right Honourable Lord Glenelg, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions for causing publication to be made hereof within Her Majesty's said colonies.

C. C. Greville.

By the QUEEN. A PROCLAMATION.

VICTORIA, R.

HEREAS the coin current in Our West India colonies, including Our province of British Guiana, consisting partly of the current coin of the United Kingdom, and partly of Spanish, Mexican, and Columbian gold coin, called doubloons, and of Spanish, Mexican, and Columbian silver coin, called dollars; and it is expedient that the rate at which the said doubloons and dollars shall circulate in Our said colonies should be ascertained and fixed. Now, therefore, We, by the advice of Our Privy Council, have thought fit to declare and ordain, and, by the advice aforesaid, we do hereby declare and ordain, that throughout the whole of Our said colonies the said doubloon shall circulate and be received in payment as being of the full value of sixty-four shillings sterling, current money of the United Kingdom, and the said dollar shall circulate and be received in payment as being of the full value of four shillings and two pence sterling, like current money of the United Kingdom. And in all payments to be made in any of Our said colonies, tender of payment in doubloons and dollars, or either of them, at the rate aforesaid, shall be deemed and taken to be a lawful tender, in the same manner as if such tender had been made in the current coin of the United Kingdom.

Given at Our Court at Windsor, this fourteenth day of September one thousand eight hundred and thirty-eight, and in the second year of Our reign.

GOD save the QUEEN.

The Court at Windsor, the 7th day of September 1838.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS since the abolition of slavery extra-parochial place shall be published in manner throughout the British colonies, plantations, aforesaid in some parish next adjoining to such extra-and possessions abroad, the marriage laws of the said purochial place; and in cases where the banns shall

colonies, plantations, and possessions have been found: inappropriate to the altered condition thereof, and inadequate to the increased desire for lawful matrimony therein: and whereas it is expedient and necessary to amend the said marriage laws, and to adapt the same to the altered state and condition of society in the said colonies, plantations, and possessions, it is, therefore, hereby ordered by the Queen's Most Excellent Majesty, by and with the advice of Her Privy Council, that, from and after the taking effect of this Order, it shall be lawful for any minister of the Christian religion, ordained or otherwise set apart to the ministry of the Christian religion, according to the usage of the persuasion to which he may belong, to publish, within the colonies of British Guiana, Trinidad, St. Lucia, the Cape of Good Hope, and Mauritius, or any of them, banns of marriage between persons desirous of being joined together in matrimony, and such publication shall be made in an audible manner some time during public divine service on a Sunday, in the face of the congregation before whom such minister shall officiate in the parish in which both or one of the parties to be married shall, dwell, and shall contain the Christian and other name and surname and place of abode of each of the said parties, and shall be so published by some such minister for three Sundays preceding the solemnization of the marriage, during the morning service, if there be service in the morning, or if there shall be no morning service then during the evening service; and if the parties to be married shall dwell in different parishes the banns shall be published in like manner in both such parishes; and if the said parties shall be of different persuasions the banns shall be published in like manner before each of the congregations to which the said parties may respectively belong, whether both the said congregations shall assemble in the same parish or not. And where one or both of the parties shall dwell in any extra-parochial place, then if there be a congregation of the persuasion to which any such party shall belong assembling for public divine worship as aforesaid in such extraparochial place, the banns of the party or parties dwelling in such extra-parochial place shall be published in manner aforesaid in such extra-parochial place; and if there shall be no such congregation in such extra-parochial place, then the banns of such of the parties to be married as shall dwell in such. extra-parochial place shall be published in manner. aforesaid in some parish next adjoining to such extra-

have been published in different places the officiating minister at either of the said places shall, on the request of both or either of the marties whose banns shall have been published as aforesaid, give to the party requiring the same a certificate of the banns having been duly published in the place of which he is an officiating minister, and on the production of such certificate to the officiating minister of the other place where the banns were published, or of such certificates to any other such minister as aforesaid in the parish or extra-parochial place to which one of the parties shall belong, it shall be lawful for such minister where the banns were published, on receiving such certificate from such other minister where the banns were published, or for such minister as aforesaid, to whom the certificates of such ministers of both places were the banns were published, on receipt of such certificate or certificates (as the case may be) to solemnize matrimon, between the said parties according to such form and ceremony as shall be in use or be adopted by the persuasion to which the minister solemnizing such marriage shall belong; provided that whenever the form and ceremony used shall be other than that of the united church of England and Ireland, each of the parties shall, in some part of the ceremony, make the following declaration:

"I do solumnly declare that I know not of any lawful impediment why I, A.B., may not be joined in matrimony to C.D., here present."

And each of the parties shall say to the other?

"I call upon these persons here present to witness that I, A.B., do take thee, C. D., to be my lawful wedded wife (or husband)."

And it is hereby further ordered, that no minister shall be obliged to publish banns between any persons whomsoever, unless the persons to be married shall, two days at the least before the time required for the first publication of such banns respectively, deliver, or cause to be delivered, to such minister, a notice of their true christian and other names and surnames, and a description of their place or respective places of abode, in such parish or extra-parochial place as afteresaid, and of the time during which they have dwelt in such place or places: and that it shall not be lawful for any minister to solemnize any marriage after three calendar months from the last publication of banns of such marriage; and in all cases where three calendar months shall have elapsed

without the marriage having been solemnized, the publication of such banns shall be void: and before the said parties can be married by banns, it shall be necessary to republish banns anew, in manner and form aforesaid, as if no banns had ever been published between them.

And be it further enacted, that no such minister as aforesaid, who shall solemnize any marriage after due publication of banns as aforesaid, between persons, both or one of whom (not being a widow or widower) shall at the time of such marriage be under legal age, shall be answerable, or responsible, or liable to any pain, penalty, or proceeding, for having solemnized such marriage without the consent of the parents or guardians, or other person (if any) whose consent is required by law, unless such parents or guardians, or other person, or one of them shall forbid the marriage, and give notice thereof to such minister before he has solemnized the same; and in case such marriage shall be forbidden as aforesaid, and such notice shall be given as aforesaid, the publication of the banns for such marriage shall be absolutely void.

And it is hereby further ordered, that where by any law in force, or which may hereafter be in force, in any of the colonies to which this Order applies, by which licences for marriage, without the publication of banns, may be granted or issued in any such colony by the governor thereof, or any other civil authority therein, it shall be lawful for the parties intending marriage, or either of them, to require that such licence shall authorise the solemnization of the marriage, in respect of which such licence is applied for, in any place where, and by any minister by whom, such marriage could have been solemnized by virtue of this Act if banns thereof had been published as aforesaid.

"And whereas it may happen that in some of the colonies to which this Order applies, or in some parts thereof respectively, there may not be any such minister as aforesaid, or not a sufficient number of such ministers to afford convenient facilities for marriage, and it is expedient to provide for such cases:"

It is therefore further ordered, that in every such case, and whenever the same shall happen in any of the said colonies, it shall be lawful for the governor of such colony to appoint by writing, under his hand

and official seal, one or more such fit and proper person or persons as he shall from time to time deem necessary or expedient, to be called the marriage officer, to solemnize marriages within such part or parts of the colony in which such appointment shall be made, as the governor shall from time to time direct: and it shall be lawful for the governor at any time, and from time to time, to revoke and cancel any such appointment or appointments, and to alter, vary, enlarge, or contract the district or districts in which any person so appointed shall have power or jurisdiction to celebrate marriage, for any cause which to him shall seem meet; and every such appointment shall specify the part or district within which the person thereby appointed shall have power and jurisdiction to celebrate marriage; and, until some law shall be made, passed, allowed, and promulgated for regulating marriages by persons so appointed, it shall be lawful for the governor, and he is hereby required to direct, declare, and promulgate the manner by which the intention of parties to marry before any such marriage officer shall be made public; provided always, that it shall not be lawful for any such marriage officer to solemnize marriage between persons, one or both of whom shall be under lawful age (unless in the case of a widow or widower), after such marriage shall be forbidden, and notice thereof given to him by any person having lawful authority to forbid the same: provided always, that in every marriage before any such marriage officer not celebrated according to the form of the united church of England and Ireland, the parties shall, in some part of the ceremony, respectively make the declarations hereinbefore set forth, as in the case of marriage by any such minister as aforesaid: provided also, that every such minister as aforesaid may nevertheless publish banns and celebrate marriage under and by virtue of this Order in any part or district within which any such marriage officer shall have power or jurisdiction to celebrate marriage, as fully as if no such marriage officer had ever been appointed.

"And whereas it may happen that the parents or parent, guardians or guardian of one or both of the parties to be married may be non compos mentis, or absent from the colony, or otherwise incapable in law or in fact of consenting, or may be induced unreasonably and improperly to withhold his, her, or their consent to a proper marriage, or may be dead:"

It is therefore hereby ordered, that in case any such parent or guardian whose consent is necessary to a marriage, shall be non compos mentis, or absent from the colony, or otherwise incapable as aforesaid of consenting, or shall withhold his, her, or their consent to any marriage; or in case there shall be no person capable of consenting, it shall be lawful for any person desirous of marriage, to whose marriage such consent is necessary, but cannot be given. or is withheld, to apply, by petition, to the chief civil judge, or person officiating as such for the time being, of the colony, who is hereby empowered to proceed upon such petition in a summary way, and in case the marriage proposed shall, upon examination, appear to him to be proper, the said chief civil judge, or person officiating as such, shall judicially declare by his order, in writing, that such marriage is proper and may be solemnized forthwith; and every marriage duly solemnized in pursuance, or under the authority or direction of such order, shall be as good, valid, and effectual, to all intents and purposes whatsoever, as if such consent as aforesaid had been duly given thereto.

And it is hereby further ordered, that after the solemnization of any marriage under or by virtue of this Act, it shall not be necessary, in support of such marriage, or in any action, suit, or proceeding where the same may come into question, to give any proof of the actual dwelling of the parties married, or of either of them, before the marriage, or that the banns were published, or that the marriage was solemnized in the place, and by a person, where and by whom the same ought to have been published and solemnized respectively, nor shall any evidence be received to prove the contrary.

And it is hereby further ordered, that in no case whatsoever shall any suit or proceeding be had in any court or before any jurisdiction whatsoever, to compel the celebration of any marriage, by reason of any promise or marriage-contract entered into, or by reason of seduction, or of any cause whatsoever which shall arise after the taking effect of this Order, any law or usage to the contrary notwithstanding: provided, always, that nothing herein contained shall prevent any person aggrieved from suing for or recovering damages in any court, or by any proceeding wherein and whereby damages may be lawfully recovered for breach of promise of marriage, or for seduction, or other cause as aforesaid.

And in order to preserve evidence of marriages,

and to make the proof thereof certain and easy, and for the direction of such ministers and marriage officers as aforesaid in the registration thereof, it is hereby further ordered, that from and after the passing and taking effect of this Order, all marriages (except marriages by special licence to marry at any time and place where such special licences can be lawfully granted), shall be solemnized with open doors, between the hours of (eight) in the forenoon and (four) in the afternoon, in the presence of two or more credible witnesses, beside the minister or marriage officer who shall solemnize the same; and that immediately after the solemnization of every marriage, an entry thereof shall be made in a marriage-register book, to be kept for that purpose, by some such minister or marriage officer as afore-

said, or in some safe custody for the place in which marriages may be solemnized; and in every such entry in every such register it shall be expressed that the marriage was had by banns or licence; and if both or either of the parties married by licence be under age, and not a widow or widower, that it was had with the consent of the parents or guardians, or other person or persons having lawful authority to withhold consent to the marriage, or after such order of the chief civil judge, or other person officiating as such as aforesaid, and shall be signed by the minister or marriage officer, as the case may be, with his proper addition, and by the parties married, and shall be attested by such two witnesses; and every such entry shall be in the form or to the effect of the following specimen:

ORIGINAL REGISTER.

1838, Marriages Solemnized at George Town, in the Parish of

in the County of

1838.

No.	When Married.	Names and Surnames.	Ages.	Condition.	Rank or Protession.	Residence at the Time of Marriage.	After Banns or Licence.	Consent by whom given, or Judge's Order.
1	lst August, 1838.	John Williams Lucy Chambers	,	Bachelor Spinster	Carpenter	_	After Banns	Henry Chambers, the Father.
)	•		4				

Married in the Wesleyan Chapel at George Town aforesaid, after Banns, by me,

A. B., Wesleyan Minister.

This Marriage was solemnized between us $\left\{ egin{array}{ll} John \textit{Williams} \\ Lucy \textit{Chambers} \end{array} \right\}$ in the presence of us

And of every such entry, at the same time, before the parties depart, shall then and there be made on a separate piece of paper, parchment, or vellum, a Duplicate Original Register, in which the same matter shall be entered, and signed and attested by the same parties, in manner or to the effect of the following specimen:

DUPLICATE ORIGINAL REGISTER.

1838, Marriages Solemnized at George Town, in the Parish of

in the County of

1838.

No.	When Married.	Names and Surnames.	Ages.	Condition.	Rank or Profession.	Residence at the Time of Marriage.	After Banns or Licence.	Consent by whom given, or Judge's Order.
1	1st August, 1838.	John Williams	Full Age	Bachelor	Carpenter	_	After Banns	Henry Chambers, the Father.
	:	Lucy Chambers	Minor	Spinster			•.	

Married in the Wesleyan Chapel at George Town aforesaid, after Banns, by me,

A. B., Wesleyan Minister.

This Marriage was solemnized between us { John Williams } in the presence of us l with the Original Register, by the Examined with the Original Register, by me, and found to be correct, A. B.

Which said duplicate original register shall be left in the hands of the minister or marriage officer by whom the marriage was solemnized; and every such duplicate original register shall, within one calendar month from the date thereof, be transmitted to the colonial secretary of the colony, if there be one, and all such duplicates shall be filed and safely preserved by him in his office; and every such original register, and also every copy thereof, certified under the hand of the minister or marriage officer who for the time being shall have the lawful custody of the original, to be a true copy, and every such duplicate original register, and also every copy thereof, certified under the hand of such colonial secretary to be a true copy, shall respectively be good evidence of the facts therein recorded, in pursuance of this Order, in and before all courts and proceedings whatsoever, in which it shall be necessary to give evidence of the marriage to which the same shall relate.

And it is hereby further ordered, that it shall be lawful for all persons at all reasonable times in the day (except Sundays) to scarch the original register book, and also the file of duplicate original registers, in the presence of the person for the time being having the care of the same respectively, or his deputy, and to have a true copy or true copies of any entries or entry therein, or filed as aforesaid, certified under the hand of the minister, marriage officer, or officer for the time being respectively having the custody of the original or duplicate original register as aforesaid (as the case may be), which true copies or copy such minister, marriage officer, or colonial secretary, is hereby required to make, examine, and certify under his hand to be a true copy, in the form of the duplicate original register, except that the same shall be headed " certified copy (or copies) of original (or duplicate original) marriage register" (as the case may be), and shall be dated on the day, month, and year, when the same shall be delivered.

And it is hereby further ordered, that in order to meet the expence, and as a remuneration for the trouble occasioned by the performance of any duty under this Order, the following fees shall be demandable and payable before the performance of the duty to which the same respectively relate, that is to say—

For solemnizing and registering a marriage, and transmitting the duplicate original to the Colonial Secretary, four shillings. For every general search not directed to any particular entry, four shillings.

For every search for a particular entry, two, shillings.

For every search for two or more particular entries, and not exceeding four entries, one shilling each.

For every search for any number of particular entries exceeding four, four shillings.

For every such certified copy as aforesail, two shillings.

Provided always, that nothing herein contained shall prevent any clergyman of the established church of England and Ireland from receiving, for any duty performed by him under this Order, such fees or payments as have heretofore been customarily paid to such clergyman, according to the rules of the said church, for the performance of such duties respectively: provided always, that nothing in this Order contained shall authorise or require any clergyman of the established church aforesaid, to solemnize marriage in any other manner than is prescribed by the rubrick: provided also, that it shall be lawful for the Governor to authorise such marriage officers as aforesaid, to receive such further or other remuneration as he shall from time to time think the nature of their duties shall reasonably require.

And it is hereby further ordered, that if any person shall unlawfully, wilfully, and maliciously crase, obliterate, or destroy, or cause or procure to be erased, obliterated, or destroyed, any such original register or duplicate original register as aforesaid, such person shall be deemed guilty of a misdemeanor, and, on being duly convicted thereof, shall be liable to be imprisoned in the common gaol in the jurisdiction in which he shall be tried and convicted thereof, for any term not less than three nor exceeding twelve calendar months; and if any person shall unlawfully and wilfully forge or alter, or falsely make or cause or procure, or permit to be forged or altered, or falsely made, any such original register, or duplicate original register, or any certified copy thereof respectively, or shall knowingly and wilfully deliver, offer, utter, or put off any such forged, false, or altered copy, he shall be liable for such his offence, on conviction thereof, to be imprisoned in such gaol as aforesaid, for any term not exceeding eighteen months, nor less than six months.

And it is hereby further ordered, that it shall and may be lawful for the respective local legislatures of the said colonies of British Guiana, Trinidad, Saint Lucia, the Cape of Good Hope, and Mauritius, by any ordinance to be by them for that purpose made, to provide for the better adaptation of this present Order to the local circumstances of such colonies respectively, provided that such ordinance be not in contradiction or repugnant to any of the provisions of this Order; and that all such ordinances be made, confirmed, or disallowed, as the case may be, in the manner and according to the rules provided by law in reference to any other ordinances of the said respective local legislatures.

And whereas since the abolition of slavery in the British colonies, plantations, and possessions abroad, doubts have arisen and exist as to the validity of certain marriages contracted and solemnized previous to the abolition of slavery in the said colonies, plantations, and possessions, between slaves, and between parties one of whom was a slave, and also in some cases between free persons of colour, and, since the abolition of slavery, between apprentices and other persons of free condition, by ministers of the christian religion other than clergymen of the united church of England and Ireland; and it is expedient and necessary that all such doubts should be removed, and such marriages and reputed marriages should be ascertained and confirmed, and that all persons who may have solemnized any such marriages or reputed marriages, or who have in any manner assisted thereat, should be indemnified from and against all pains, penalties, forfeitures, and proceedings to which such persons, or any of them, may be liable therefor. It is, therefore, further ordered, that all marriages which at any time before the taking effect of this Order shall have been solemnized in any of the colonies to which this Order applies, by or before any such minister of the Christian religion as aforesaid, shall be, and the same are hereby declared to be, and to have been, from the time of the solemnization thereof respectively, good, valid, and effectual, to all intents and purposes whatsoever, any law or usage to the contrary thereof in anywise notwithstanding; and all pains penalties; forfeitures, and proceedings of whatsoever kind or description which any such Christian minister may have incurred or become liable to before the taking effect of this Order, by reason of his having solemnized or assisted at any marriage whatsoever, or in anywise in relation thereto, is and are hereby remitted, released, repealed, and and made void.

And whereas in the colonies in which marriages have been celebrated as aforesaid, registers thereof have been duly made and kept by such ministers as aforesaid, who officiated thereat, it is therefore further ordered, that all such registers and all copies thereof respectively, certified under the hand of the person for the time being having the lawful care of the same to be true copies, shall be, and are hereby declared to be, good evidence of such marriages as aforesaid respectively, as fully as if such registers had been made and kept, and such certified copies had been made respectively by persons appointed by law to make and keep the same, and shall be received in evidence in all courts, and before all judges and magistrates.

And it is hereby further ordered, that the better to preserve evidence of marriages so registered, and tofacilitate the proof thereof, every person in whose custody any register lawfully is or shall be at the time, shall, within six months, after the promulgation of this Order, to which the same extends, respectively make, or cause to be made, a fair and correct copy of every such register, and of every entry therein contained. And it shall be lawful for: any such christian minister as aforesaid, to examine, verify, and correct (if and where found incorrect) by the original, any such copy of a register kept by the persuasion to which he belongs, and to take the same before any magistrate, and make and sign the following declaration, which any magistrate to whom, the same shall be tendered, is hereby authorised and required to receive, and to certify, in manner following, that is to say :

I, A. B. [describe the persuasion to which he belongs], do hereby solemnly, sincerely, and truly declare, that I have carefully examined this copy, beginning the day of [month and year], and ending on the day of [month and year], and containing pages, and entries of marriage, with the original register, and I believe the same to be throughout a true and faithful copy of the original register, of which it purports to be a copy.

(Signed) A. B.

The said A. B. appeared this day of in the said A. B. appeared this day of in the said A. B. appeared this day of in the said A. B. appeared the Majesty's justices of the peace in and for and made and signed the above declaration in my presence.

(Signed)

C. D.

Which declaration and magistrate's certificate thereof shall be entered and signed at the end of the copy to which it relates, and the copy shall be then securely sealed up and forthwith sent to the colonial secretary as aforesaid, to be by him kept with the registers of marriages in his office, where the same may be searched and every copy of any entry therein certified under his hand to be a true copy, shall be of the same force and effect as any certified copy whatsoever made by him, is or can be, and which certified copies he is hereby required to make, and may receive payment for as in other cases.

And if any such minister as aforesaid shall wilfully make and sign any such declaration, knowing the same to be false, he shall be liable to the pains and penalties to which persons guilty of wilful and corrupt perjury are liable.

And whereas, in consequence of imperfect instruction in the Christian religion, and from other causes, many marriages, de facto, have taken place between persons, one or both of whom were in the condition of slavery, but which marriages, de facto, have never been sanctioned by any public ceremony, or formally registered; and in many such cases the parties have had offspring of such lastmentioned marriages; and it is expedient that provision should be forthwith made for enabling such persons to confer upon their children the benefit of children born in lawful wedlock: it is therefore further ordered, that it shall be lawful for all persons having contracted marriage as last aforesaid at any time within one year after the coming into operation of this Order, duly to solemnize the marriage ceremony before any clergyman of the established church, or in any other manner au horized by this Order; and every person so recognizing a previous marriage, de fucto, shall at the same time make and sign the following declaration, which shall also be attested by the witnesses present, and signed by the minister or marriage officer before whom the ceremony is performed.

We, A. B. and C. D., do hereby severally, solemnly, sincerely, and truly declare, that on the day of , in the year , or thereabout, at , we, the said A. B. and C. D., intermarried with each other, and that we have had issue of the said marriage children, and no more, namely:—[Here state the names and ages of the children, and if any be dead state the fact.]

(Signed) A.B.

X. Y. C. D.

And such marriage ceremony shall have relation back to the time of the marriage, de facto, and all such children shall be deemed and taken to have been born in holy wedlock, and shall possess and enjoy all the rights, privileges, and advantages of persons born in lawful wedlock; and to preserve evidence thereof a duplicate original declaration shall then and there. before the parties depart, be made, signed, and attested in the same manner, and the original declaration shall be appended to and kept with the original register; and the duplicate original declaration shall be appended to, sent, and kept with the duplicate original register, and shall, for all purposes of evidence, be deemed part thereof respectively: provided always, and it is hereby declared, that such last-mentioned ceremony and declaration may be performed and made without the previous publication of banns or a licence.

And it is hereby further ordered, that where, in any colony to which this Order applies, any other language than English shall be commonly used, the governor shall cause a true and faithful translation of this Order, and particularly of the several forms and declarations herein contained to be made, expressing the true intent and meaning thereof; and such translation, when promulgated by the governor, may be lawfully used by all persons speaking such language; and everything done under this Order, by means of such translation, shall be as valid and effectual, to all intents and purposes whatsoever, as if the same had been done in the original language of this Order, any law or custom to the contrary notwithstanding.

And it is hereby further ordered, that the word governor" in this Order shall be taken to mean the governor or other officer lawfully administering the government of such colony; and the word " parish," in colonies divided into parishes, shall be taken in its ordinary sense, and in colonies not divided into parishes shall be taken to mean such other districts or divisions as for civil purposes are equivalent to parishes; and the term "extra-parochial place" shall be taken to mean any place not included in any such parish, district, or division; and if in any case there be no such district or division, or if it be uncertain to what kind of district or division the word "parish" is hereby intended to apply, the same shall be determined and officially declared by the governor.

And it is further ordered, that this Order shall take effect and come into operation, in the colony of Mauritius, on the first day of February one thousand

eight hundred and thirty-nine; in the colony of the Cape of Good Hope, on the said first day of February one thousand eight hundred and thirty-nine; and in all other colonies to which it applies or extends, on the first day of December one thousand eight hundred and thirty-eight.

And it is further ordered and declared, that within the meaning and for the purposes of this Order, all islands and territories dependent upon any of the colonies to which this Order applies or extends, and constituting parts of the same colonial government, shall respectively be taken to be parts of such respective colonies.

And the Right Honourable Lord Glenelg, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

C. C. Greville.

A T the Court at Windsor, the 7th day of September 1838,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS so much of the Act made in the fourth year of the reign of His late Majesty King William the Fourth, for the abolition of slavery throughout the British colonies, for promoting the industry of the manumitted slaves, and for compensating the persons hitherto entitled to the services of such slaves as relates to the apprenticeship of such manumitted slaves, hath ceased or may shortly be expected to cease to be in force, in the colonies of British Guiana, Trinidad, St. Lucia, and Mauritius; and whereas it is expedient that provision be made by law for regulating within the said colonies, respectively, the relative rights and duties of masters and servants; it is therefore hereby ordered by the Queen's Most Excellent Majesty, by and with the advice of Her Privy Council, that within each of the said colonies of British Guiana, Trinidad, St. Lucia, and Mauritius, the various rules and regulations hereunto subjoined and comprised in the following chapters shall henceforth be observed, and shall have the force and effect of law.

And it is further ordered, that all laws, statutes, first pre and ordinances in force in the said colonies, or any of them which are or shall be in anywise repugnant. Appeal.

to, or inconsistent with, this present Order, shall be, and the same are hereby repealed.

And it is further ordered, that for the purposes and within the meaning of this present Order, the officer lawfully administering the government of any of the said colonies, shall be deemed and taken to be the governor thereof; and that for the purposes and within the meaning of this present Order, the word "servant" shall be construed and understood to comprise any person employed for hire, wages, or other remuneration, to perform any handicraft or other bodily labour in agriculture or manufactures, or in domestic service, or as a boatman, porter, or other occupation in which the emancipated population of the said colonies or any of them were usually employed while in a state of slavery or as apprenticed labourers; and that for the purposes and within the meaning of this present Order, the word "masters" shall be construed and understood to comprise any person, whether male or female, employing for hire, wages, or other remuneration, any person falling within the before mentioned description of a servant; and that for the purposes and within the meaning of this present Order, the words "contract of service" shall be construed and understood to comprise any agreement, whether oral or written, whether express or implied, into which any persons falling within the before mentioned description of the word servant, shall enter with any other person or persons for the performance of any work or labour of any kind hereinbefore particularly mentioned; and that for the purposes and within the meaning of the present Order, the words "stipendiary magistrate" shall be construed and understood to comprise such magistrates only as shall be included in any special commission of the peace to be, from time to time, addressed to them in the name and on the behalf of Her Majesty by the governor, for the time being, of the colony to which such magistrates may belong for the execution of this present Order; and that for the purposes and within the meaning of this present Order, the words "chief civil judge" shall be construed and understood to mean in the colony of British Guiana the chief justice of the Court of Civil and Criminal Justice of Demerara, and in the colony of Trinidad the chief judge of the Court of First Instance, and in the colony of St. Lucia the first president of the Royal Court, and in the colony of Mauritius the first president of the Court of

And it is further ordered, that all words in this Order and in the said regulations importing the singular number or the masculine gender only, shall be understood to include several persons as well as one person, and females as well as males, unless it be otherwise specially provided, or there be something in the subject or context repugnant to such construction.

And it is further ordered, that the governor of each of the said colonies, respectively, shall immediately upon the receipt by him of this present Order, publish, or cause to be published, a Proclamation reciting at length the whole of the present Order, and stating the day of the month and year on which the same was so received by him; and from that day the said Order shall take effect and have the force of law in each of the said colonies Provided, that if this Order shall respectively. arrive in any of the said colonies before so much as aforesaid of the said recited Act of Parliament shall have ceased to be in force therein, the operation of this Order in any such colony shall be suspended until so much as aforesaid of the said Act shall have so ceased to be in force therein, but no longer.

And the Right Honourable Lord Glenelg, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

C. C. Greville.

CAP. I.

On the Repeal of the existing Law.

Sec. 1. All laws in force in any of the colonies aforesaid, respecting contracts of apprenticeship, or service to be entered into within the limits of the said respective colonies, between any master and servant, or respecting the rights and duties of masters and apprentices or servants, in such their relation to each other, or respecting the mode of enforcing such contracts, and the penalties to be inflicted in case of the breach or non-performance thereof, or respecting the dissolution of such contracts, are repealed.

- 2. The before mentioned repeal shall not annul or effect any contract entered into within any of the said colonies previously to the taking effect therein of a certain Order made by Her Majesty in Council, on the thirtieth day of July one thousand eight hundred and thirty-eight, relating to contracts of apprenticeship or service entered into either without or within the limits of the said respective colonies.

service to be performed within any of the said colonies shall be liable to be set aside in the manner and by the authority hereinafter mentioned, whatever may have been the date thereof, upon reasonable proof being made to the satisfaction of such!Petty Sessions as hereinafter mentioned, that either of the parties to such contract was induced to enter into the same by any fraud, misapprehension, misrepresentation, or concealment.

CAP. II.

On the Formation or Entering into of Contracts of Service.

- Sec. 1. No contract of service shall be of any force or effect within any of the colonies aforesaid, unless the same shall be made within the limits and upon the land of the colony in which the same is to be performed.
- 2. No contract of service shall be in force within any of the said colonies for more than four weeks from the date thereof, unless the same shall be reduced into writing, with all the formalities subsequently mentioned.
- 3. 'No written contract of service shall be in force within any of the said colonies, unless it shall be signed with the name, or, in case of illiterate persons, with the mark, of each of the contracting parties in the presence of a stipendiary magistrate, nor unless such stipendiary magistrate shall subscribe the written contract in attestation of the fact that it was entered into by the parties voluntarily, and with a clear understanding of its meaning and effect.
- 4. No such written contract for service shall be valid for more than one year from its date.
- 5. Every such written contract shall expire at the close of the stipulated time of service without any noitce on either side for that purpose.
- 6. Every such written contract shall specify, as accurately as may be, the general nature of the employment in which the servant is to be engaged.
- 7. When the contract is for work to be performed not by the piece, but by the time, it shall specify, as precisely as may be, the number of hours of daily labour, and the hours of the day at which such labour is to commence and to be suspended, and to recommence and to terminate.
- 8. In cases in which the remuneration or any part of it is to be made not in money but in kind, the 3. Nevertheless any contract of apprenticeship or contract must specify, with all practicable precision,

the nature and amount and quality of the articles to be supplied to the servant, and the time when, and the places or place at which such articles are to be delivered.

- 9. No servants' wages, if contracted for in money, may be paid in kind, or if contracted for in kind may be paid in money, or in any other than the stipulated kind, except by the express consent of the servant.
- 10. All contracts of service shall be drawn up as nearly as possible in the following terms:—

"Be it remembered, that on this day of , in the year of our Lord , A. B. of

and C. D. of appeared before me, E. F. a stipendiary magistrate of the colony of , and in my presence signed their names or marks (as the case may be) to the following contract of service.

"The said A. B. agrees to hire the services of the said C. D., and the said C. D. agrees to render to the said A. B. his services in the capacity of a for calendar months, commencing on the day of

months, commencing on the in the year

And it is further agreed between the said parties, that the said C D shall be employed in [field labour], or as [a household servant], or [as a boatman] (as the case may be), and that the hours of labour of the said C. D. shall not be more than

daily, commencing at the hour of and terminating at the hour of with [one hour] (or as the case

may be) for breakfast at of the clock, and [one hour] (or as the case may be) for dinner, at of the clock, daily. And it is further agreed, that the said A. B. shall pay to the said C. D., as such servant as aforesaid, wages at and after the rate of by the [day, week, month, or year,] (as the case may be), and at d that such wages shall be paid on the

cay of each [week, or month] (as the case may le). And it is further agreed, that the services of the said C. D. shall be partly or wholly (as the case may be), remunerated by the delivery to the said C. D. of the various articles and allowances specified in the list hereunto subjoined, which shall be of such amounts and qualities as are specified in the said list, so far as such specification is possible. [Here add any special engagement com-

patible with the law, and not adverted to in this form.]

(Signed)

"A. B.
"C. D."

"The preceding agreement was signed by the above-named parties in my presence, on the day and year above written, voluntarily, the same being, as far as I am able to judge, fully understood by them respectively.

(Signed) "E. F.
" Stipendiary Magistrate."

CAP. III.

On the Apprenticeship of Children.

- Sec. 1. Children above the age of ten, and under the age of sixteen years, may be apprenticed by their fathers, or, in the case of fatherless children, by their mothers, or, in the case of orphans, by their guardians, to any trade in the practice of which any peculiar art or skill is requisite.
- 2. No child may be apprenticed as a labourer in husbandry, or in the manufacture of colonial produce.
- 3. The apprenticeship of such children may be for any time not exceeding five years.
- 4. Any person of the full age of sixteen years, or upwards, may, by his or her consent, be apprenticed to any trade, in the practice of which any peculiar art or skill is required, for any term not exceeding five years.
- 5. The law respecting apprentices in England shall, as far as may be practicable, be applied to the case of such apprenticeships as aforesaid; but there shall be no apprenticeship of any kind, or under any circumstances, of persons as labourers in husbandry, or in the manufacture of colonial produce. All engagements for those purposes must be made in pursuance of the rules contained in the second chapter of these regulations.
- 6. Provided that the powers which in England are vested in the justices of the peace for enforcing or dissolving contracts of apprenticeship, and for authorizing the making of such contracts, shall, in the said colonies, be vested in the stipendiary magistrates thereof respectively.

CAP. IV.

On the enforcement of Contracts of Service.

Sec. 1. The stipendiary magistrates shall have an exclusive jurisdiction for the enforcement of all contracts of service, and for imposing all penalties for the breach, neglect, or non-performance thereof.

- 2. This jurisdiction shall be exercised in a summary manner.
- 3. For ensuring regularity and method in the exercise of this summary jurisdiction, the governor of each colony shall prepare forms of proceeding to be observed on lodging complaints, in issuing summonses, in the citation of witnesses, in the pronouncing awards and sentences, in issuing warrants or orders for the execution of such awards or sentences, and generally for the complete carrying of the powers of the stipendiary magistrates into execution; which forms shall be submitted by such governor to the chief civil judge of each such colony respectively; and, being approved by such judge, the same shall be observed in all proceedings before the said stipendiary magistrates.
- 4. All such forms of proceeding shall, from time to time, be revised, repealed, or amended, by the authority, and in the manner aforesaid, as occasion may require.
- 5. No sentence, award, or order made by any stipendiary magistrate in the execution of the jurisdiction so vested in him, shall be liable to be reversed, set aside, appealed from, or questioned, by any court of justice in any of the said colonies, except on the ground of an unlawful assumption of power, or other illegality on the part of such stipendiary magistrate; but the same, when consistent with law, shall, to all intents and purposes, be binding, final, and conclusive.
- 6. For all acts done by any stipendiary magistrate in the exercise of the jurisdiction hereby vested in him, such magistrate shall have, and be entitled to, the same protection and indemnity as by any law in force in the colony any magistrate is entitled to claim, or to have, in respect of any act by him done in execution of the powers vested by law in him.
- 7. On complaint preferred, and proof made before any stipendiary magistrate, that any servant has neglected to perform his stipulated work, or that he has performed it negligently or improperly, or that by negligence or other improper conduct he has injured the property of his master entrusted to his care, the magistrate may, in his discretion, adjudge the servant to any one or more of the following penalties; that is to say, a pecuniary penalty for the benefit of the master, not exceeding one month's wages, or the commitment of the servant to prison, with or without hard labour, for any term not exceed-

- ing fourteen days, or the dissolution of the contract of service.
- 8. On complaint preferred and proof made by a servant before any stipendiary magistrate that hismaster has not paid the servant's wages, or delivered to him the articles stipulated for, or that the articles so delivered were not of the prescribed amount and. quality, or that by the negligence, or other improper conduct of the master, the contract of service has not been faithfully performed, or that the master has ill used the servant, the stipendiary magistrate may make order for the payment of the wages in arrear, or for the delivery of the stipulated articles, or for. compensation to be made to the servant for any injury by him sustained by such negligence or improper conduct of the master, or by his non-fulfilment of the contract, or by his ill usage of the servant; and if such order be not complied with according to the exigency and tenor thereof, the magistrate shall and may issue a warrant for theseizure and sale of the goods of the master, or so much thereof as may be requisite for making such compensation; and failing any sufficient distress, the magistrate shall and may make order for the commitment of the master to prison, for any time not exceeding one month, unless compensation be sooner made. The magistrate may also in any of the cases aforesaid, if he shall see fit, order the contract of service to be cancelled, either in addition to, or in substitution-for, any such order as aforesaid.
- 9. Nothing herein contained shall prevent, or be construed to prevent, any proceeding before the ordinary tribunals of the colony for any ill usage of a servant by his master, or of a master by his servant, if the stipendiary magistrate shall decline to entertain any such case, and shall see fit to refer the same to the ordinary course of law.
- 10. If any question shall arise between a master and a servant respecting the meaning of their contract, or the rights of either party under the same, or the obligation imposed on either party thereby, it shall be lawful for the stipendiary magistrate, on the application of either party, to arbitrate between them; and his award, on all such questions so brought before him, shall be conclusive without appeal.

CAP. V.

On the Subordination of the Stipendiary Magistrates to the Governor, and of the Police to the Stipendiary Magistrates.

Sec. 1. Every stipendiary magistrate shall hold his.

office during. Her Majesty's pleasure, and shall be liable to be suspended therefrom by the governor of the colony, until Her Majesty's pleasure shall be known.

- 2. Every such magistrate shall act for such district or districts as shall from time to time be assigned for that purpose by the governor. Every such magistrate shall be obedient to the lawful commands of the governor in all things relating to the duties of the office of such magistrate. Every such stipendiary magistrate shall be bound to make to the governor such general or special reports of his proceedings in the discharge of such his duty as the governor shall from time to time require of him.
- 3. The stipendiary magistrates shall from time to time, as occasion may appear to them to require, or where they shall be so directed by the governor, meet together in petty sessions, at which sessions not less than two such stipendiary magistrates shall ever be present; and it shall be lawful for such stipendiary magistrates, in petty sessions assembled, to associate with themselves one ordinary justice of the peace, and no more; and such stipendiary magistrates and justice, or the majority of them may, in such petty sessions assembled, exercise any of the powers hereby vested in the stipendiary magistrate separately, provided that no such petty sessions be convened except by the previous sanction of the governor of the colony, which sanction may be given either for holding such sessions periodically, at some times and places to be appointed by him, or for holding the same for any special occasion at any particular time and place.
- 4. All constables and other officers of police in the said colonies, respectively, shall obey and carry into execution all lawful orders and warrants of the respective stipendiary magistrates or of any such petty sessions as aforesaid.

CAP. VI.

Respecting the Combination of Masters and Workmen.

Sec. 1. The Act of the British Parliament passed in the sixth year of the reign of George the Fourth, intituled 'An Act to repeal the Laws relative to the Combination of Workmen, and for other purposes therein mentioned," shall be in force in the said colonies, and applied in the administration of the law therein, so far as it may be practicable to apply the same; but the powers thereby vested in the justices of the peace in England shall in the said colonies be

vested in the said stipendiary magistrate, and the power thereby vested in any court of general or quarter sessions shall in the said colonies be vested in the said before-mentioned court of petty sessions, and the power thereby vested in Her Majesty's superior courts of Westminster shall in the said colonies respectively be vested in the superior courts of civil and criminal justice thereof; and for the better adaptation of the said Act of Parliament, to the circumstances of the said respective colonies, such analogous forms of proceeding shall be prescribed, in manner aforesaid, by the governor of each such colony respectively, with the sanction of the chief judge of the same:

C. C. Greville.

War-Office, 21st September 1838.

- 3d Regiment of Dragoon Guards, Cornet Isaac: Redston Warner to be Adjutant, vice Martin, who resigns the Adjutantcy only. Dated 21st September 1838.
- 50th Regiment of Foot, Lieutenant Samuel Hood: Murray, from the 92d Regiment, to be Lieutenant, vice Petley, who exchanges. Dated 21st September 1838.
- William Humphry Rathborne, Gent. to be Ensign, by purchase, vice Grant, who retires. Dated 21st: September 1838.
- 52d Foot, Charles George Fountaine, Gent. to be Ensign, by purchase, vice Pakenham, promoted in the 7th Foot. Dated 21st September 1838.
- 81st Foot, Serjeant-Major John Oldright to be: Ensign, without purchase, vice Lake, deceased. Dated 21st September 1838.
- 90th Foot, Lieutenant George Douglas Bowyer to be Captain, by purchase, vice Owen, who retires. Dated 21st September 1838.
- Ensign Lord James Beresford to be Lieutenant, by purchase, vice Bowyer. Dated 21st September 1838
- Ensign and Adjutant Charles Montagu Chester to have the rank of Lieutenant. Dated 22d September 1838.
- John Bedford. Woollcombe, Gent. to be Ensign, by purchase, vice Lord James Beresford. Dated: 21st September 1838.
- 92d Foot, Lieutenant Robert Petley, from the 50th: Regiment, to be Lieutenant, vice Murray, who exchanges. Dated 21st September 1838.

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

West Kent Squadron of Yeomanny Cavalry:

Sir Edmund Filmer, Bart, to be Supernumerary, Lieutenant, without pay. Dated 17th September, 1838. Quarterly Average of the Weekly Limities and Assets of the Bank of England, from the 26th June to the 18th September 1838, both inclusive, published purishant to the Act 3 and 4 W. 4, cap. 98.

Liabilities. Assets.

Circulation £19,665,000 Securities £22,846,000 Bullion 9,615,000 £29,705,000 £32,461,000

Dowaing-street, September 21. 1838.

Admiralty, September 19, 1838.

concern, that Mr. John William Pashley, of Gainsborough, in the county of Lincoln, wine-merchant, hath, in pursuance of the Act of the 46 Geo. 3, chap. 153, given me notice, dated the 17th instant, of his intention to erect a wharf or quay, for the landing and loading of merchandise, on a certain piece of ground abutting upon the River Trent, occasionally overflowed by the waters of the said river, but out of the track of any vessel or boat navigating the same, situate near and adjoining to a certain public staith, or landing place, known by the name of Chapel Staith, in the town of Gainsborough aforesaid.

John Barrow.

Office of Commissioners of Compensation, No. 25, Great George-Street, Westminster, September 21, 1838.

OTICE is hereby given, that the Commissioners will proceed to consider the contested claims (according to the priority of the number of each case) in the several counties in the island of JAMAICA, on the days and in the order after mentioned, at twelve o'clock on each day, when the parties interested, or their agents, will attend accordingly, viz.

The contested cases in the several parishes in the county of Middlesex, together with those in the parish of Kingston, on Wednesday the 17th day of October next, and on every succeeding Wednesday until further notice.

The contested cases in the several parishes in the county of Cornwall, together with those in the several parishes in the county of Surrey (except the parish of Kingston), on Monday the 22d day of October next, and on every succeeding Monday until further notice.

The Commissioners will also proceed to consider the contested claims (according to the priority of the number of each case) in the under-mentioned colonies, on the days and in the order after mentioned, at twelve o'clock on each day, when the parties interested, or their agents, will attend accordingly, viz.

The contested cases in the several colonies of St. Lucia, Antigua, Montserrat, St. Christopher,

Nevis, Honduras, Bermuda, and Bahamas, on Tuesday the 16th day of October next, and on every succeeding Tuesday until further notice; and

The contested cases in the several colonies of Barbadoes, St. Vincent, Dominica, Grenada, Virgin Islands, Tobago, British Guiana, and Trinidad, on Thursday the 18th day of October next, and on every succeeding Thursday until further notice.

By order of the Board,

Henry Hill, Secretary.

CONTRACTS FOR RUM, WINE, SUGAR, TOBACCO, PEAS, OATS, AND COALS.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, September 18, 1838.

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 27th September instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at Deptford, the under-mentioned articles, viz.

Rum, the produce of the British possessions, 75,000 gallons; half to be delivered in three weeks, and the remainder in three weeks afterwards.

Wine, White, strong bodied, 12,000 Gallons; half to be delivered in three weeks, and the remainder in three weeks afterwards.

Sugar the produce of the British possessions, 100 tons; half to be delivered in three weeks, and the remainder in three weeks afterwards.

Tobacco, 20 Tons; half to be delivered in a fortnight, and the remainder in a fortnight afterwards.

Peas, 500 quarters; half to be delivered in a fortnight, and the remainder in a fortnight

Oats, Scotch Potatoe, 300 Quarters; to be delivered within ten days.

Coals, hand-picked Bryndorway, Llangenneck, Llanelly, or Graigola, 600 Tons; half to be delivered in six weeks, and the remainder in a month afterwards.

The Rum, Wine, Sugar, and Tobacco to be exempted from the Customs' duties.

Samples of the sugar intended to be supplied, of the wine (not less than two bottles), of the peas and oals (not less than two quarts of each) must be produced by the parties tendering; and samples of the tobacco, and of the description of sugar admissible, together with the conditions of the respective contracts, may be seen at the said Office.

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

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words, "Tender for ," and must also be delivered at Somerset-place, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £25 per cent. on the value, for the due performance of each of the contracts for wine and sugar; and by one person, in the sum of £200, for the due performance of the contract for coals.

SALE OF OLD STORES AT CHATHAM.

Admiralty, Somerset-Place, August 31, 1838

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 27th September next, at ten o'clock in the forenoon, the Captain Superintendent will put up to sale, in Her Majesty's Dock-yard at Chatham, several lots of

Old Stores,

Consisting of Cordage Hawser-laid and Cablelaid, old Canvas, Brass Guns, Hemp Bands, Flyings and Shakings, Ocham, Iron Ballast, &c. &c. &c.

all lying in the said Yord.

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

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

Office of Ordnance, September 14, 1838

THE Principal Officers of Her Majesty's Ord. nance do hereby give notice, that a quantity of

Great Coats, Draught Harness, Sand Bags, Handscrews, Felling Axes, Tire and Tire Nails for Wheels, Stock Hoops Cast Iron Trucks, Park Pickets, Ammunition Waggons, Stands for Grindstones, Elm and Oak Slab, and a variety of old Stores and Firewood,

will be sold by public auction, in the Royal Arsenal, Woolwich, on Thursday the 27th instant, at eleven o'clock in the forenoon precisely

May be viewed from ten to four o'clock, a week previous to the sale.

Catalogues may be had at the Ordnance-Office, Pall-Mall; Tower of London; and Royal Arsenal; Woolwich.

By order of the Board,

R. Byham, Secretary.

ARMY CONTRACTS.

Office of Ordnance, Pall-Mall, September 7, 1838.

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

MEAT, BREAD, OATS, and FORAGE,

To Her Majesty's Land Forces (Bread and Meat

Household Cavalry in Middlesex, excepted) in Cantonments, Quarters, and Barracks, in the Counties of England severally, in Wales, in North Britain, in the Isle of Man, and in the Channel Islands, for three months from the 1st Novembet next, inclusive;

And also STRAW for PAILLASSES, at the several Barracks and Orduance Stations in Great Britain and the Channel Islands, for one year from 1st November next.

That proposals in writing, addressed to the Secretary to the Board of Ordnance, sealed up and marked on the outside " Tender for Army Supplies," will be received at the Ordnance-Office, Pall-Mall, on or before Thursday the 11th day of October next; but none will be received after eleven o'clock on that day.

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

By order of the Board,

R. Byham, Secretary.

River Dee-Office, late in the Royal Exchange, at present at No. 9, Mansion House-Street.

JOTICE is hereby given, that a Half-yearly General Court of the River Dee Company is appointed to be held as above, on Wednesday the 3d day of October next, at twelve o'clock at noon, pursuant to the Act of the twenty-sixth of George the Second, of which all concerned are requested to take notice.

James Barclay, Secretary.

The Agricultural and Commercial Bank of Ireland. Stated Half-yearly Meeting.

Board-Room, No. 63, Fleet-Street, Dublin.

*HE stated Half-yearly Meeting of the Company will be held on Monday the 15th day of October next, at the hour of eleven o'clock in the forenoon, in the Company's House, Dublin, to receive the report of the Board of Management, pursuant to the deed of settlement and laws of the Company. Dated this 18th day of September 1838.

, By order of the Board, Thos. Brierly, General Superintendent.

N. B .- Proxies must be lodged three clear days prior to the meeting, pursuant to the bye-laws to be:

Wheal Gilbert Tin and Copper Mining Company,. St. Erth, Cornwall.

General Meeting of the Shareholders in the Wheal Gilbert Tin and Copper Mining Company, duly convened, and held at Pearce's Hotel, in the borough of Truro, in the county of Cornwall, on Saturday the 8th day of September instant, it was unanimously resolved, "that the said Company be for the Foot Guards generally, and for the forthwith dissolved;" and that, at a second Special.

General Meeting of the said Shareholders, duly convened, and held at Pearce's Hotel aforesaid, on Tuesday the 18th day of September instant, it was unanimously resolved, "that the above-mentioned resolution be adopted and confirmed, and that the said Company be forthwith dissolved.—Dated 18th September 1838.

Signed by C. W. Turner, Chairman.

OTICE is hereby given, that Steele and Harris, Tea-Dealers, 26, Nicholas-lane, have this day dissolved Partnership, by mutual consent.

Robert Steele. Charles Butler Harris.

OTICE is hereby given, that the Partnership heretofore existing between us the undersigned, carrying on business at Birmingham, as Builders and Bricklivers, was dissolved on the 24th day of June last: As witness our hands this 2d day of August 1838.

Robert Griffiths.

Joseph Bettridge.

FOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Silk
Manufacturers, at Manchester, in the county of Lancaster,
under the firm of James Crossley and Co. was this day dissolved by mutual-consent: As witness our hands this 2d day
of March 1838.

James Crossley.

Francis Jennings. Jeremiah Renshaw.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, as Chymists and Druggists,
and carried on under the style or firm of Buck and Watson,
at Kennington-cross, in the county of Surrey, has been this
day dissolved by mutual consent: As witness our hands
this 17th day of September 1838.

Thomas Buck.
Thomas Watson.

Dumfries, August 3, 1838.

THE Copartnership carried on by the subscribers, under the firm of John M'Diarmid and Co Printers, in Dumfries, and Publishers there of the Dumfries and Galloway Courier Newspaper, was dissolved, by mutual consent, on the 28th day of December 1836; since which date the business has been carried on, and in future will be carried on, by Mr. John M'Diarmid, on his own account.

Henry Duncan.
J. M. Diarmid.
Will. Gordon.

FOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned. James
Rose and James Longton, carrying on business as Millers and
Corn and Flour-Dealers, at Much Woolton, in the county of
Lancaster, under the firm of Rose and Longton, is this day
dissolved by mutual consent. All debts due from and owing
to the said concern will be paid and received by the said James
Longton, by whom in future the husiness will be carried on.—
Dated the 16th day of August 1838.

James Rose. Jas. Longton.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Rose and Thomas Willacy, carrying on business as Millers and Corn and Flour-Dealers, at Saint Helens, in the county of Lancaster, under the firm of Rose and Willacy, is this day dissolved by mutual consent. All debts due from and owing to the said concern will be paid and received by the said Thomas Willacy, by whom in future the business will be carried on,—Dated the 1st day of September 1838.

James Rose.
Thos, Willacy,

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas
Davison Scott and Christian Moates Soutter, carrying on
business under the firm of Scott and Co. at Bell Wharf Stairs,
Lower Shadwell, in the county of Middlesex, as Anchor and
Ship Suiths, was this day dissolved by mutual consent.—
Dated this 18th day of September 1838.

J. D. Scott. C. M. Soutter.

TOTICE is hereby given, that the Partnership formerly subsisting between us, John Peacse, of Tavistock, in the county of Devon, and George Clibbett, late of Oakhampton, in the same county, as Copartners in the Tin-Plate and Iron-mongery business, carried on in our joint names at Oakhampton aforesaid, was, on the 25th day of June last past, dissolved by mutual consent: As witness our hands this 15th day of August 1838.

John Pearse.

George Clibbett.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Bell
Robinson and James Mowld Robinson, as Chymists and
Druggists, Wine, Spirit, and Porter Merchauts, and carrying
on business under the firm of Bell Robinson and Son, at
Beverley, in the county of York, was this day dissolved by
mutual consent; and that all debts due to and owing by the
said firm will be received and paid by the said James Mowld
Robinson.—Dated the 17th day of September 1838.

Bell Robinson.

James Mowld Robinson.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, under the
firm of W. Day and Son, as Auctioneers, Surveyors, Valuers,
and Estate and House Agents, at No. 11, Bishopsgate-street
Within, London, has been dissolved by mutual consent; and
that all the accounts of the late firm are to be settled with the
undersigned Charles Day.—Dated this 20th day of September
1838.

Wm. Day.

Charles Day.

OTICE is hereby given, that the Partnership lately subsisting between the undersigned, Joseph Smith and John Latham, as Cotton-Spinners, at Manchester, in the county of Lancaster, under the firm of John Latham and Coterminated upon the 30th day of June 1836, and was then and there dissolved by mutual consent. All debts due to or owing by the said concern will be received and paid by the said Joseph Smith.—Dated this 19th day of September 1838.

Joseph Smith. John Latham.

NOTICE is hereby given, that the Partnership lately subsisting between us, George Midford Young and William Edward Luxmoore, of No. 92. Saint Martin's-lane, in the parish of Saint Martin in the Fields, in the county of Middlesex, Silversmiths, Jewellers, and Pawnbrokers, carrying on trade under the firm of Young and Luxmoore, was, this 20th day of September 1838.

G. M. Young. W. E. Luxmoore.

September 14, 1838.

OTICE is hereby given, that the Partnership herecofore subsisting between the undersigned, Richard
Corke and William Olly Corke, of Hastings, in the county of
Sussex, Linen-Drapers and Silk Mercers, has this day been
dissolved by mutual consent; I, the said Richard Corke,
having relinquished all interest in the said partnership business, and the ruture profits thereof, in favour of said William
Olly Corke, by whom the same business will in future be
carried on, and who will receive all moneys due to the late

firm, and pay all debts due from the late firm.

Richd. Corke.

William Olly Corke.

(For Continuation of the Dissolution of Partnerships, see page 2047.)

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.

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Received in the Week ended September 14,	W	неат.	В	ARLEY.	1	oats.		RYE.	В	EANS.	1 1	YAS.
1838.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price:	Quantities.	Price.
MARKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qra. Ba.	£ d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs Bs.	£. s. d.
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THE.

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 19th day of September 1838;

Is Twenty-eight Shillings and Ten Pence per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the Importation thereof into Great Britain.

Grocers'-Hall,

By Authority of Parliament, ..

September 21, 1838.

HENRY BICKNELL, Clerk of the Grocers' Company.

OTICE is hereby given, that the Partnership between James Wilkinson, Thomas Fletcher, and John Davison, Mercers and Drapers, carried on at Whitby, in the county of York, under the firm of James Wilkinson and Company, was dissolved the 2d day of July last, by mutual consent: As witness our hands this 20th day of August 1838.

James Wilkinson. Thomas Fletcher. John Davison.

TAKE notice, that the Parinership lately subsisting between us the undersigned, John Wells the elder and John Alexander Hall, carrying on the business of Fancy Fringe, Tassel, and Bell-Pull Manufacturers, at No. 16, Rathbone place, near Soho-square, in the county of Middlesex, was this day dissolved by mutual consent: As witness our hands this 21st day of September 1838.

John Wells.
John A. Hall.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Wedg Wood and Edward Challinor, as Earthenware Manufacturers, at Burslem, in the Staffordshire Potteries, under the firm of John Wedg Wood and Co. was dissolved on the 25th day of March 1837, by unitial consent; and that since that time the business has been carried on by the said John Wedg Wood, on his separate account, who will pay and receive all dehts due and owing to and from the said partnership in the regular course of trade.—Witness our hands this 3d day of September 1838.

John Wedg Wood. Edwd Challinor.

OFICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry
Skinner; John Heary Skinner; and Charles John Skinner, at
No. 243; Straid, near Temple har, and No. 67, Holbornbridge, London; as Tohaceonists and Snuff-Manufacturers,
under the firm of Skinner and Sons, was this day dissolved by
murual consent, as to the said Charles John Skinner. All
debts due from and to the said copartnership are to be paid
and received by the said Henry Skinner and John Henry
Skinner, who will in future carry on the business on their
joint account.—Witness our hands this 20th September 1838.

Henry Skinner. John Henry Skinner. Charles John Skinner.

TOTICE is hereby given, that the Partnership heretofore subsisting between William Gill and John Gill, as
Farmers, at the Lea, in the parish of Kidderminster, in the
county of Worce-ter and fately carried on between the said
William Gill and the executors of the said John Gill, deceased,
hing the undersigned Elizabeth Gill, of Kidderminster aforesaid, Wildow, and Thomas Green, of the parish of Alveley, in

the county of Salop, Farmer, is this day dissolved by mutual consent; and that, by the like consent, all debts due from er to the said firm will be paid and received by the said William Gill.—Dated this 11th day of August 1838.

William Gill.
Elizth. Gill.
Thomas Green.

THEREAS William Ashton, formerly of Widnes, in the county of Lancaster, Yeoman, who died in erabout the month of September 1813, did by his will, bearing date the 5th day of June 1813, devise his real estates unto certain trustees therein named, upon trust, to sell the same on the death of certain persons therein mentioned (the survivor of whom died in the month-of February last), and, after payment of his debts and certain specific legacies, to divide the residue of the net proceeds of such real estates amongst all and every the child and children who might be then living of his the testator's brothers and sisters, and the issue of such of the same children as night be then dead, such issue to take only a parent's share.

Any person or persons claiming to be the child or children of any brother or sister of the said William Ashton, deceased, or to be the issue of any such child or children, is or are hereby required forthwith to transmit a statement of his, her, or their claim or respective claims to the office of Mr. Edmund Ward, Solicitor, Prescot, and to prove or otherwise make good such claim or respective claims, on or before the lest day of November next, or in default thereof such person or persons will be peremptorily excluded the benefit of the said will.

EDMUND WARD, Solicitor to the surviving Trustee under the will of the said William Ashton.

Prescot, 15th September 1838.

Obe peremptorily sold by tender, in lots, pursuant to an Order of the High Court of Chancery, made in a cause Wilson against Thomas, with the approbation of Francis Cross, Esq. one of the Masters of the said Court, on Wellnesday the 31st day of October 1838;

Certain plots of valuable building ground, situate and lying from east to west between Mulberry-street and Pilgrimstreet, in the town of Liverpool, in the county of Lancaster, held under leases, from the Corporation of Liverpool, granted to John Thomas, late of Liverpool aforesaid, Esquéeceased. Particulars whereof may be had (gratis) at the said Master's

Particulars whereof may be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-laue, London; of Mr. Murray, Solicitor, No. 5, London-street, Fenchincherreet, London; of Messrs. Curric and Woodgate, Solicitors, New square, Lincoln's-inn, London; of Mr. William Tite, Architect, St. Helen's-place, Bishopsgate-street, London; of Mr. Harmood Bauner, Accountant, North Johnstreet, Liverpool; of Messrs: Foster and Lloyd, Solicitors, Liverpool; and of Mr. Charles Warner, Estate Agent, Exerton, near Liverpool.

Obe peremptorily sold, pursuant to an. Order of the High Court of Chancery, made in a cause wherein Mary Hessay is plaintiff, and Thomas-Gregory and others are defendants,

No. 19657.

with the approbation of Nassau William Senior, Esq. one of the Masters of the said Court, by Mr. Francis Carr, of the city of York, Land-Agent (the person appointed by the said Master to sell the same), at the house of Mr. W. Scholfield, the King's Arms Inn, in Fossgate, in the city of York, on Thursday the 11th day of October 1838, at four o'clock in the afternoon prec sely, in eleven lots;

Certain freshold estates, consisting of the King's Arms Inn, and several other messuages and cottages situate on the east

and west sides of Fossga e. in the city of York.

Also a messuage and two cottages situate in the village of Donnington, near to the said city, being copyhold, held of the manor of Dunnington; and of several closes and parcels of arable and grass land, containing upwards of twenty acres, situate in the parish of Donnington, being also copyhold of the respective manors of Dunnington and Heslington.

Likewise of a close of grass land, containing nearly six acres. situate in the parish of St. Paul, Heslington, near to the said city, being copyhold, held of the manor of Heslington.

Also of upwards of sixteen a res of unenclosed arable land, lying dispersedly in the open fields of Heslington, called respectively the Low Field, the Brend Field, the Kimberlow Field, and the Gravel Field, being also copyhold, held of the said manor of Heslington, all late the property of Mr. John Ayer, deceased.

N. B. The tenants of the respective lots are yearly tenants,

and have all had notice to quit.

The respective lots may be viewed at any time, on application to Mr. Francis Carr, Land-Agent, at his office, in Little Stone-

gate, in York.

Printed particulars, with conditions of sale, may shortly be had (gratis) at the said Master's chambers, in Southampton-Laildings, Chancery-lane, London; of Messrs. J. and H. Richarcson and Gold, Solicitors, York; and of Messrs. Williamson and Hill, Solicitors, No. 4, Verulam-buildings, Gray's-inn, London.

TOTICE is hereby given, that William Cass the younger, of Ferry, in the parish of Owston, in the county of Lincoln, Grocer and Draper, by indentures of lease and release and assignment, bearing date respectively the 13th and 14th gays of September instant, did grant, bargain, sell, and release all his messuages, lands, tenements, and real estate, situate at Ferry aforesaid, and by the said indenture of release and assignment did bargain, sell, and assign all and every his per-sonal estate, whatsoever and wheresoever, unto David Cass, of the borough of Kingston upon Hull, Hat Manufacturer, their heirs, executors, and administrators, upon trust, for the benefit of themselves, and such other of the creditors of the said William Cass as should execute the same indenture of release and assignment, or express their assent thereto in writing, within three calendar months from the date thereof; and that such indemures of lease and release and assignment were respectively executed by the said William Cass the younger, David Cass, and Samuel Phillips, on the said 14th day of September instant, in the presence of, and the execution thereof by the said William Cass the younger, David Cass, and Samuel Phillips, is attested by, George England, of Howden, in the county of York, Attorney at Law, and George Green, of the same place, Clerk to the said George England; and that the said indenture of release and assignment now lies at the office of Messrs. Earnshaw and England, Solicitors, in Howden aforesaid, for in-spection and execution by any of the creditors of the said William Cass the younger. - Dated this 17th day of September 1838.

NORFOLK .- SALE POSTPONED.

THE sale of the freehold estates in the parishes of Hockwold, Feltwell, and Lakenheath, late the estate of Mr. John Baker, a bankrupt, which was advertised in the Gazette of the 11th instant, for the 5th day of October next, is postponed to Tuesday the 6th day of November 1838, at twelve o'clock at noon, at the Auction Mart, Bartholomew-

Modes and the commissioners named and authorised in and by a fat in bankrup cy awarded and issued and now in prosecution against Joseph Dawson, of Liverpool, in the county of Lancaster, Serivener, Dealer and Chapman, at Cockermouth, in the county of Camberland, on the 30th day of October next,

between the hours of ten o'clock in the forenoon and six o'clock

in the evening of the same day;
All that parcel of land, situate in parts of the common within the township of Lorion, in the manor of Derwentfells, in the county of Cumberland, called Kirkfell and Whinrigg, allotted to the said Joseph Dawson by the Commissioners under an Act for enclosing lands in Lorton aforesaid, containing by admeasurement one hundred and sixteen acres, statute measure, or thereabouts.

And also all that other parcel of land, allotted to Richard Dawson by the said Commissioners, and sold to the said Joseph Dawson by the said Richard Dawson, containing by admeasurement thirty-seven acres, three roods, and six perches of statute measure, or thereabouts.

For further particulars inquire of Messrs, Leigh and Sanders, of Liverpool aforesaid, Solicitors to the said fiat, and Messrs. Shackleton, Wright, and Hunter, Liverpool.

VHE creditors who have proved their debts under a Fiat in Bankruptcy awarded and i sned forth against Charles Canfor, of No. 1, Cottage grore, New Peckham, in the parish of St. Giles, Camberwell, in the county of Surrey, Builder, are requested to meet the assignees of the estate and effects of the said bankrupt, on Monday the 15th day of October next, at eleven of the clock in the forenoon, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to assent to or dissent from the said assignees releasing, conveying, assigning, or otherwise assuring or relinquishing the equity of redemption of the whole or any part or parts of the freehold and leasehold estates of the said bankrupt mortgaged by the said bankrupt; or to assent to or dissent from the said assignees compounding, submitting to arbitration, or otherwise agreeing, releasing, or relinquish ing any matter or thing relating thereto; and on other special

HE creditors who have proved their debtss under a Fiat in Bankruptcy awarded and issued forth against Richard Turner, of Ollerton, in the county of Nottingham, Farmer, Butcher, Dealer and Chapman, are desired to meet the assignees of the estate and effects of the said bankrupt, on Tuesday the 16th of October next, at twelve o'clock at noon, at the house of Mrs. Girton, at Tuxford, in the said county of No.tingham, known by the sign of the Fox, in order to confer on the matters of certain petitions now pending respectively in the Court of Review, between the bankrupt's estate and certain parties, to be named at such intended meeting; and to assent to or dissent from the further proceedings proposed to be pursued by the assignees therein respectively; and further, to take into consideration the awards made and published in certain matters in dispute between the said assignees and certain other parties, also to be named at such meeting, and to determine on resisting or adopting the same, and ratifying the. proceeedings taken, and to be taken, by the said assignces, with reference thereto; and on other special affairs.

WHE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against George Andrews, of Sturminster Marshall, in the county of Dorset, Woolstapler, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Tuesday the 23d day of October next, at ten or the clock in the forenoon precisely, at the Crown Inn, in Blandford Forum, in the said county of Dorset, in order to assent to or dissent from the payment by the assignees of any rents or liabilities of the said bankrupt for premises occupied by any other person, under his guarantee; also to assent to or dissent from allowing and reimbursing to all or any or either of the said assignees, their travelling expences, tavern bills, and other necessary disbursements, and also a fair and reasonable sum as and for an allowance for their loss of time, trouble, and employment in attending the several meetings of creditors, and under the said hat; and also in settling, adjusting, collecting, and investigating the accounts, debts, and liabilities of the said bankrupt, or in relation thereto, and in the disposal or conversion of the said estate and effects, and all incidental expences in respect thereof.

Wife creditors who have proved their debts under a MIR. creditors who have proved their debts under a a Commission of Bankrupt awarded and issued forth against Joseph Durham, of Lower Shadwell, in the county of Middiesex, Carcass-Butcher, Dealer and Chapman, are requested to meet the surviving assignce of the estate and effects of the said bankrupt, on Friday the 28th day of September instant, at one of the clock in the afternoon, at the office of Mr. James Morris, No. 12, Crescent, Minories, London, in order to assent to or dissent from the said assignee settling with the mortgagee of the bankrupt's freehold property as he shall be advised; and also to assent to or dissent from the said assignee concurring in the sale or disposal of such property to the said mortgagee, or otherwise in the manner the said assignee shall think fit; and also to a sent to or dissent from the said assignee submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and also to assent to or dissent from an offer made by the said bankrupt to the said assignee for the purchase of the bankrupt's interest in the said freehold property.

Fixt in Baukroptcy awarded and issued forth against John Applegate, of Littlehampton, in the county of Sussex, Merchant, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on the 16th day of October next, at two o'clock in the afternoon, at the office of Mr. Robert French, situate in Littlehampton aforesaid, in order to assent to or dissent from the said assignees commencing and prosecuting any action, suit, or petition to the Court of Review, or other proceedings at law or in equity, against a certain person or certain persons, to be named at the said meeting, for the recovery of the estate and effects of the said bankrupt, which, at the time of the bankruptcy, were lying and being at Red Copse, in the said county of Sussex, and at the Caual Basin, in the city of Chichester; and to the said assignees compounding, submitting to arbitration, or otherwise agreeing to any such action, suit, petition, or other proceeding, or any dispute or disputes which in any way whatever may arise touching the estate and effects of the said bankrupt; and on other special affairs.

Fig. HE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Edwin Hargreaves, of Manchester, in the county of Lancaster, Ironmonger, Cutler, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said baukrupt, on Saturday the 13th day of October next, at twelve o'clock at noon, at the office of Messrs. Atkinson, Birch, and Saunders, Solicitors, 3, Nortolk street, in Manchester, in the said county, in order to assent to or dissent from the said assignces selling and disposing of, by private contract, at a valuation, appraise ment, or otherwise, to any person or persons whomsoever, as the assignees shall think proper, all or any part or parts of the stock in trade, household goods, and furniture, and all other the estate and effects of the said bankrupt, in one or more lot or lots, and at one time or at several times, and either wholiy or partly for payment on a future day or days, without taking security of any kind for the payment of the purchase money, or any part thereof, as to the said assignees shall seem proper, and without the said assignees being answerable or lable to make good any loss, deficiency, or damage which may arise or occur in consequence of any such sale or sales; and also to assent to or dissent from the said assignees employing an accountant to investigate the affairs and accounts of the said bankrupt, and act in the superintendance and management of the affairs, and to sauction and allow the past employment of such accountant; and also to assent to or dissent from the said assignees paying such accountant such allowance or remuneration, out of the bankrupt's estate, for his time, trouble, and services, past and future, as to the said assignees shall seem proper; and also to assent to or dissent from the said assignees paying and dis-charging, out of the said bankrupt's estate, certain costs, charges, and expences incurred by certain creditors of the said bankrupt, before the issuing of the said hat, in and about ob-taining and acting under a deed of assignment by the said bankrupt of his estate and effects to a trustee for the benefit of his creditors, and otherwise relating to the said bankrupt's estate and effects, and also certain other costs, charges, and expences incurred by certain creditors since the issuing of such fiat, the nature and coll particulars of all which costs, charges, and expences will be stated at such meeting, and accounts thereof produced for inspection; and also to assent to or dissent from the said assignees consenting and agreeing to any persons holding bills or notes upon which other parties than the said bankrupt are liable, compromising, settling, arranging, and agreeing with and releasing and discourging such other parties so liable in respect of such bills and notes, and to the persons so holding such bills or notes executing any deeds of composition, assignments, licences, and releases in respect of such bills or notes, upon such terms and conditions as the said assignees shall deem most beneficial to the estate; and to the as-

signees referring to arbitration, compromising, determining, and agreeing any dispute, debt, claim, or demand whatsoever which may arise or exist between the said assignees, or any other person or persons whomsoever, or be owing to the bankrupt's estate; and on other special affairs.

THEREAS a Fiat in Bankruptcy, hearing date on or about the 12th day of May 1838, was awarded and issued forth against John Mason, of Boston, in the county of Lincoln, Corn, Wine, and Spirit Merchant. Dealer and Chapman; this is to give notice, that the said Fiat is, by order of the Court of Review in Bankruptcy, bearing date the 14th day of September 1838, annulled.

HEREAS a Fiar in Bankruntey is awarded and issued forth against Elliot Lewis Aarons, of St. James's place, Aldgate, in the city of London, Oil-Merchaut, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of Her Majesty's Court of Bankruptey, on the 3d day of October next, and on the 2d day of November following, at eleven in the forenoon precisely on each day, 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. Edward Edwards, 7; Frederick's-place, Old Jewry, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Heathcote and Holman, Solicitors, 47, Coleman-street.

The REAS a Fiat in Bankruptcy is awarded and issued forth against John Soper and Charles Watts, of Brighton, in the county of Sussex, frommongers, Dealers and Chapmen, and Copartners, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 29th day of September instant, and on the 2d day of November next, at one o'clock in the afternoon on each of the said days, at the Town-ball, in Brighton, in the said county of Sussex, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination, and the creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. William Kennett, Solicitor, Brighton, or to Messre. Clarke and Medcalf, Solicitors, No. 20, Lincoln's-inn-fields, London.

MEREAS a Fiat in Bankruptcy is awarded and issued against Joseph Faulding, of the Three Tons Ion, in the parish of St. Nicholas, in the city of Worcester, Victualler, Dealer and Chapman, and he being declared a bankrupt is herely required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 4th day of October next, and on the 2d day of November following, at twelve of the clock at noon on each of the said days, at the Hop Market Inn, in the said 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 allowance of hiscertificate. 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. White and Whitmore, Solicitors, 11, Bedford-row, London, or to Messrs. Finch and Jones, Solicitors, Worcester.

forth against Richard Lewis, of Holyhead, in the county and island of Anglesev, in the principality of Wales, Mercer, Draper, Grocer, Druggist, 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 October next, and on the 2d day of November following, at eleven of the clock in the forenoon precisely on each of the said days, at the Commissioners'-rooms, Saint James's-square, in Manchester, in the said county, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Sale, Solicitor, 75, Fountain-street, Manchester, or to Messrs. Baxters, Solicitors, 48, Lincoln's-inn-fields, London.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against James Bown, of Melcombe Regis, in the county of Dorset, Builder, 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 1st day of October next, at one in the afternoon, at the Antelope Inn, in Dorchester, in the said county, and on the 2d day of November following, at twelve at noon, at the Golden Lion Inn, in Weymouth, in the county of Dorset, 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 hankrupt 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. Phillips, of Melcombe Regis aforesaid, Solicitor, or to Mr. William Ranyard, 6, South square, Gray's-inn, London.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against John Moss, of Haslingden, in the parish of Whalley, in the county of Lancaster, William Barrington, of Rope, near Nantwich, in the county of Chester, and Joseph Moss, of Wrenbury, near Nantwich aforesaid (carrying on business together in copartnership at Carr Mill, in Haslingden aforesaid, as Cotton-Spinners and Manufacturers, Dealers and Chapmen, under the firm of John Moss and Company), intend to meet on the 13th day of October next, at eleven of the clock in the forenoon precisely, at the Commissioners'-rooms, in Manchester, Lancashire, in order to receive Proof of Debts against the joint estate of the said bankrupts.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Benjamin Botham, of Halesworth, in the county of Suffolk, Woollen-Draper and Tailor, Dealer and Chapman, intend to meet on the 16th day of October next, at eleven o'clock in the forenoon, at the King's Head Jnn, in Beccles, in the said county of Suffolk (by adjournment from the 18th day of September instaut), to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full disclosure and discovery 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 hose who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

Alts Commissioners in a Fiat in Bankruptcy, bearing date the 10th of April 1838, awarded and issued forth against Samuel Hugo, of the borough of Truro, in the county of Cornwall, Maltster, Dealer and Chapman, intend to meet on the 2d of November next, at twelve of the clock at noon, at Pearce's Hotel, in Truro aforesaid, in order to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" when and where the creditors, who have not already proved their debts, are to come prepared to prove the same.

date the 12th day of July 1837, awarded and issued forth against John Honey, of Redruth; in the county of Cornwall, Linen-Draper, Dealer and Chapman, intend to meet on the 22d day of October next, at twelve of the clock at noon,

at Pearce's Royal Hotel, Falmouth, in the county of Cornwall, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fint, pursuant to an Act of Parliament, made and passed in the sixth year of blic reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

date the 2d day of March 1838, awarded and issued forth against William Whittaker Garlick, of Manchester, in the county of Lancaster, Plumber and Glazier, Dealer and Chapman, intend to meet on the 16th of October next, at eleven in the forenoon, at the Commissioners'-rooms, Manchester, in the county of Lancaster, in order to Audit the Accounts of the Assignees of the etate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George, the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 27th day of March 1838, awarded and issued forth against Thomas Steel and Joseph Bradbury Steel, of Stockport, in the county of Chester, Cotton and Silk-Spinners, Dealers, Chapmen, and Copartners in trade (surviving partners of the late Thomas Steel the elder, late of Stockport aforesaid, Cotton and Silk-Spinner, Timber-Merchant, Dealer and Chapman, deceased, carrying on business under the firm of Thomas Steel and Son), intend to meet on the 16th of October next, at twelve of the clock at noon precisely, at the Commissioners'-rooms, St. James's-square, Manchester, in the county of Lancaster, to Audit the Accounts of the Assignees of the joint estate and effects of the said bankrupts under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts."

date the 11th day of September 1837, awarded and issued forth against John Llewellyn, of the county of the borough of Carmarthen, Draper, Dealer and Chapman, intend to meet on the 1st day of November next, at ten of the clock in the forenoon, at the Boar's Head Inn, in the town of Carmarthen, in the said county, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve o'clock at noon, and at the same place, to make a Further Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

IME Commissioners in a Fiat in Bankruptcy, bearing date the 23d day of February 1838, awarded and issued forth against John Harries, of the county of the borougn of Carmarthen, Timber and Wine Merchant, Dealer and Chapman, intend to meet on the 29th day of November next, at ten of the clock in the forenoon, at the Boar's Head Inn, in the town of Carmarthen, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupt;" and the said Commissioners also intend to meet on the same day, at twelve o'clock at noon, 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 1st day of May 1837, awarded and issued forth against Samuel Whitehead and Robert Rowe, of Chorley, in the county of Lancaster, Cotton-Spinners and Cotton-

Manufacturers, intend to meet on the 12th day of October next, at twelve of the clock at noon, at the Hotel, within Blackburn, in the county of Lancaster, in order to Audit the Accounts of the Assignees of the separate estate and effects of Samuel Whitehead, one of the said bankrupts, under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at one in the afternoon, and at the same place, to make a First and Final Dividend of the separate estate and effects of the said Samuel Whitehead; 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 17th day of April 1837, awarded and issued ing date the 17th day of April 1837, awarded and issued forth against William Burge, of Warcham, in the county of Dorset, Tanner and Currier, Dealer and Chapman, intend to meet on the 13th day of October next, at eleven of the clock in the forenoon, at the London Tavern Inn, in the town and county of Poole, to Audit the Accounts of the Assignces of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passes in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at three of the clock in the afternoon, and at the same place, to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not slready 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.

TAILE Commissioners in a Flat in Bankruptcy, bearing date the 24th day of December 1836, awarded and issued forth against Robert Rose, of Devizes, in the county of Wilts, Cheese-Factor, intend to meet on the 15th day of October next, at twelve o'clock at noon, at the Black Bear Inn, in Devizes, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also inlend to meet on the same day, at one in the afternoon, and at the same place, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be ex-cluded 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 16th of August 1837, awarded and issued forth against Edward Hainsworth, of Stanningley, in the patish of Leeds, in the county of York, Cloth-Manufacturer, Dealer and Chapman, intend to meet on the 20th of October next, at twelve at moon, at the Court-house, Leeds, in the said county, to Audit the Accounts of the Assignees of the estate and effects of the said bankrugt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth Fourth, infituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at one o'clock in the afternoon, and at the same place, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the henefit of the said Dividend. And all claims not then proved will be disallowed.

FILE Commissioners in a Fiat in Bankruptcy, bearing date the 29th of March 1838, awarded and issued forth against George Andrews, of Sturminster Marshall, in the county of Dorset, Woolstapler, Dealer and Chapman, intend to meet on the 23d of October next, at eleven in the forenoon, at the Greybound Inn, in Blandford Forum, in the county of Dorset aforesaid, to receive further Proof of against James Turley, of Bradley New Iron Works, in the

Debts, and to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts ;" and the said Commissioners also intend to meet on the same day, at one in the afternoon, and at the same place, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

1 HE Commissioners in Fiat in Bankruptcy, bearing date the 19th day of April 1837, awarded and issued forth against Thomas Banks, of Greta Mills, near Keswick, in the county of Cumberland, Valentia-Manufacturer, intend to meet on the 17th day of October next, at eleven o'clock in-the forenoon, at the Globe Inn, in Cockermouth, in the county of Cumberland, to Audit the further Accounts of the Assignces of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve at noon, at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the oreditors, 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 12th day of July 1837, awarded and issued forth against John Honey, of Redruth, in the county of Cornwall, Linen-Draper, Dealer and Chapman, intend to meet on the 22d of October next, at one o'clock in the afternoon, at Pearce's Royal Hotel, in Falmouth, in the county of Cornwall, in order to make a Further Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, arethe benefit of the said Dividend. And all claims not then. proved will be disallowed.

MHE Commissioners in a Fiat in Bankruptcy, bearing date the 19th day of December 1-37, awarded and issued forth against William Mather, Colin Mather, and John Tenney Newstead, of Manchester and Salford, both in the county of Newstead, of Mauchester and Salford, both in the county of Lancaster, Ironfounders, Engineers, and Machine-Makers, Dealers, Chapmen, and Partners in trade, intend to meet on the 2d day of November next, at ten of the clock in the forenoon precisely, at the Commissioners'-rooms, in St. James's-square, in Manchester, in the county of Lancaster, to make a Dividend of the joint estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded from the benefit of the said Dividend. And all claims not then proved will be distallowed.

HE Commissioners in a Fiat in Bankruptcy, bearing, date the 27th day of March 1838, awarded and issued forth against Thomas Steel and Joseph Bradbury Steel, of Stockport, in the county of Chester, Cotton and Silk Spinners, Dealers, Chapmen, and Copartners in trade (surriving partners of the late Thomas Seed the elder, late of Stockport aforesaid, Chapman, deceased, carrying on business under the firm of Chapman, deceased, carrying on business under the firm of Thomas Steel and Son), intend to meet on the 15th day of Cotober next, at twelve of the clock at noon precisely, at the Commissioners'-rooms, in Saint James's square, in Manchester, in the county of Lancaster, in order to make a Dividend of the joint estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be dis-

HEREAS the Commissioners acting in the prosecution of a Fint in Dominion

parish of Bilston, in the county of Stafford, Iron-Master, Dealer and Chapman, have certified to the Right Honour-acle the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said James Turley hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force 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 Majorty King George the Fourth, intituled "An Act to again the has relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, initialed "An Act to establish a Court in Bankruntey," the Certificate of the said James Turley will be allowed and j.confirmed by the Court of Review, established by the saiglast-mentioned Act, unless cause he shewn to the said Court to the contrary on or before the 12th day of October 1838.

HEREAS the Commissioners acting in the prosecution against Richard Walker Ru-hforth, of Manchester, in the county of Lancas'er, Merchaut, Devler and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and Jo the Lord of Review in Bankruptev, that the said Rienard Walker Rushforth Eath in all things conformed hienself according to the directions of the Acts of Parliament made and now in force concerning bankrupt -; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Ma-jesty 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 late Ma esty King William the Fourth, intituded "An Act to establish a Court in Bankruptes," the Certificate of the said Richard Walker Rushforth will be allowed and confirmed by the Court or Review, established by the said last mentioned Act; unless cause he shewn to the said Court to the contrary on or before the 12th day of October 1838.

HEREAS the Commissioners, acting in the prose THEREAS the Commissioners, acting in the prose-cution of a Fiat in Bankruptcy awarded and issued against Aaron Lees, of Gorton, and of Manchester, in the county of Lanca-ter. Manufacturer, Cotton-Spinner, Dealer and Chapman (trading under the firm of John Lees and Sons, and also of the Crumpsall Mill Company), have cer-tified to the Right Honourable the Lord High Chan-cellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Aaron Lees hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning 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 late Majesty King William the Fourth, initialed "An Act to passed in the first and second years of the reign of fits late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Aaron Lees 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 12th day of October 1838.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Benjamin Ware, of Great Tower-street, in the city of London, Chersemonger, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Benjamin Ware hath in all things conformed himself according to the directions 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 late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Benjamin Ware 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 12th day of October 1838.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John Dadd, of Margate, in the isle of Thanet, in the county of Kent, Grocer, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said John Daid bath in all things conformed himself according to the directions of the Acts of Parliament, made and now in force concerning bankrupts; this is the give notice, that, by sittue of an Act, passed in the sixth year of the reign of His late Majesty King George the Pourth, intituled Act to when the laws relating to Bhikrupts;" and also of an Act, passed in the first and second-'tears of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptey," the Certificate of the said John Dadd will be allowed and confirmed by the Court of Review, established by the said lastmentioned Act, unless cause be shown to the said Court to the contrary on or before the 12th day of October 1838. An .

Notice to the creditors of the deceased Christopher Lawson, Watch-Maker, North Bridge, Edinburgh.

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Edinburgh, September 17, 1838.

THE executors of the deceased Mr. Lawson hereby intimate, that a state of his affairs, and a scheme of division mate, that a state of his anairs, and a scheme of division of the funds realised, have now been prepared, and will lie for inspection at the chambers of Mr. James Burness. S. S. C., 17, Duke-street, natil the 1st of October next, when the same will be divided amongst he creditors who have lodged claims, with oaths of verity thereon.

Notice to the creditors of Alexander Mackintosh, Timber-Merchant, at Campbelltown, in the county of Inverness.

Edinburgh, September 15, 1838. Edinburgh, September 15, 1838.

THE Lord Ordinary officiating on the Bills this day
sequestrated the whole estate and effects of the said
Alexander Mackintosh, in terms of the Statute, and appointed
his creditors to meet in the Royal Hotel, Inverness, upon
Wednesday the 26th day of September current, at twelve
o'clock at moon, to name an Interim Factor; and to meet again, at the same place and bour, upon Thursday the 11th day of October next, to choose a Trustee.—Of which notice is hereby given to all concerned, in terms of the Statute.

NOTICE.

Glasgow, September 18, 1838.

THERE will be exposed to sale, by public roup, within the Royal Exchange Sale-rooms, Glasgow, upon Wednesday the 21st day of November next, at two o'clock in the afternoon;

The outstanding debts due to the sequestrated estates of Laucaster, Duncan, and Company, and Archibald Duncan and Company, Merchants, in Glasgow, and of Thomas Lancaster, Archibald Duncan, and James Duncan, the individual partners of said concerns, either in whole or in lots, in terms of a resolution come to at a meeting of the creditors on said estates, held on the 10th September current.

For particulars relative to the sale, application may be made to Henry Brock, Accountant, in Glasgow, trustee on said sequestrated estates, or to Alexander Morrison, Writer, 2, Exchange court, Glasgow, who will show a list of the debts and the articles of roup.

NOTICE is hereby given, that a meeting of the creditors of John Garrard, late of Chelsworth, in the county of Suffolk, Farmer, an insolvent debtor, who was lately discharged from the Queen's Bench Prison, under and by virtue of au Act of Parliament, made and passed in the seventh year of the reign of His late Majesty King George the Fourth, year of the reign of this face stagesty King George the Fourth, initialled "An Act to amend and consolidate the laws for the Relief of Insolvent Debtors in England," will be held on Monday the 8th day of October next, at one o'clock in the afternoon precisely, at the offices of Messrs. Trehern and White, of No. 134, Leadenhall-street, in the city of London, to approve and direct in what manner, and at what place or places, the real estate of the said insolvent shall be sold by public auction.

WHEREAS the assignee of the estate and effects of George Satchwell, of No.76, Upper Ebury-street, Pimlica, Middlesex, Gentleman, an insolvent debtor, whose petition is numbered 43,079, bath caused his account of the said estate

and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the creditors of the said insolvent are requested to meet the assignee at his house, No. 92, Dean-street, Soho, in the said county of Middlesex, on the 2-lth day of October next, at six of the clock in the evening precisely, when and where the said assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amonest the creditors whose debts are admitted in the schedule sworn to by the insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said insolvent, the said assignee, or any creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

WHEREAS the assignee of the estate and effects of John Worlock, formerly of the city of Wells, in the county of Somerset, Innholder, Blacksmith, and Farrier, and late of Stapleton, in the county of Gloucester. Innholder, afterwards a prisoner in the Gaol of Bristol, has caused his account of the said estate and effects, duly sworn to, to be filed in the Court for Reliel of Insolvent Debtors; the creditors of the said insolvent are requested to meet the assignee at the office of Messrs. Bevan and Brittan, Solicitors, Small-street, in the city of Bristol, on the 1st day of November next, at twelve of the clock at n on precisely, when and where the assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amenast the creditors whose debts are admitted in the schedule sworn to by the said insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive lividends 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 as signee, or any creditor, objects to any debt monitioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the assignees of the estate and effects of James Cox, late of Gamlingay, in the county of Cambridge, Victualler, Wheelwright, and Cattle Jobber, an insolvent debtor, whose petition is numbered 45,754, C., have caused an account of the said estate and effects, duly sworn to, to he filed in the Court for Relief of Insolvent Debtors; the creditors of the said insolvent are requested to meet the assignees at the house of Mr. John Tyler, the sign of the Swan Inn, in Potton, in the county of Bedford, on the 23d day of October next, at eleven of the clock in the forenoon precisely, when and where the assignees will declare the amount of the balance in their 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 said insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is assputed therein, either in whole or in part; or if the said insolvent, the said assignees, or any creditor, object to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

THE creditors of Charles Rivett, late of No. 81, High street, in the parish of Saint Margaret, in the borongn of King's Lynn, in the county of Noriolk, Hair-Oresser, Perfumer, Milliner, and Straw Hat-Maker, an insolvent deboor, late a prisoner in the Gaol of King's Lynn aforesaid, are requested to meet the assignees of the said insolvent's estate and effects, on Thur-day the 11th day of October next, at eleven o'clock in the forenoon precisely, at the office of Mr. Frederick Snith, Solicitor, No. 1, King's Arms-yard, Coleman-street, in the city of London, to agree as to the time and place of sale

of the estate and interest of the said insolvent, in certain firechold hereditaments, situate in the parish of Saint Margract, in King's Lynn aforesaid; and also to assent to or dissent from the said assignees commencing or prosecuting any action at law or suit in equity, or other proceedings, against a person, to be named at the said meeting to recover the value of certain goods, chattels, stock in trade and other oroperty of the insolvent which has been sold or disposed of by such person, or by his order, under circumstances which will be stated at such meeting, or the accepting, and by way of compromise, of a sum of money, to be named at the said meeting, from such person in respect of such goods, chattels, stock in trade, and property, or the said assignees compounding, settling, or adjusting the same as they shall think fit; and also to their commencing; prosecuting, or defending any action at law or suit in equify, for the recovery or protection of any part of the said insolvent's estate and effects; and to their compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE creditors of Abraham Thornton, formerly of Cleckheaton, Yorkshire, Husbandman and Waggoner, then Farmer and Common Carrier, afterwards of Keighley, afterwards of Bradford, then of Briggate, Leeds, then of Brighouse, near Halifax, then of Halifax aforesaid, then of Sowerby-bridge, near Halifax aforesaid, all in the county of York, Husband-man, and late of Lever-street, Manchester, Lancashire, Porter, an insolvent debtor, are requested to meet the assignee of his estate and effects, at the house of Mr. James Hiley the Lower George Inn, in Halifax atoresaid, on Thursday the 18th day of October next, at two o'clock in the afternoon of the same day precisely, in order to assent to or dissent from the said as-ignee releasing and abandoning, or otherwise assigning unto Messrs. Joseph and Michael Stocks, all such estate, right, and interest as he the said assignee has or can have in po-session, reversion, remainder, or expectancy in or to certain hereditaments, situate at Honsworth Moore, in Cleckheaton, in the county of York, for securing the re-payment of certain moneys already advanced by them by way of mortgage upon the said hereditaments; and also of certain other moneys proposed to be paid by them to Messrs. Beckett, Blayds, and Co. of Bankers, in satisfaction of a debt owing to them by the late Abraham Thornton, deceased, and of the equitable mortgage deposit and promissory note, by which the same debt is secured, and of the costs and expenses of a uit in Chancery, commenced for the recovery of the said debt and the sale of the aforesaid hereditaments, and for the dismissall of the said

THE creditors of Charles Moseley, formerly carrying on the business of a Jeweller, Watchmaker, and Silversmith, and Seller of the Clysmaduct or Self-Acting Cavement Apparatus, first at No. 20, and afterwards at No. 3, Sweeting's-alley, Cornhill, and of No. 17, Gracechurch-street, all in the city of London, then of Darlington-place, Creek road, Deptford, in the county of Kent, afterwards of No. 113, Bishopsgare-street, in the city of London, and then of No. 33, New Bond-street, in the county of Middleséx, who has taken the henefit of the several Acts of Parliament, passed in the reign of His late Majesty King George the Fourth, for Relief of Insolvent Debtors in England, are requested to meet the assigners of his estate and elects, on Tuesday the 9th day of October next, at the office of Mr. H. B. Wakeling, No. 5, Saint Johnsquare, Clerkenwell, in the county of Middlesex, at eleven of the clock in the forenoon of the same day precisely, for the purpose of authorising the said assignees to commence, prosecute, or detend any suit or suits at law or in equity, for the recovery of any part of the estate and effects of the said insolvent; and also to assent to or dissent from the assignees compounding with any dentors or accountants to the said insolvent, submitting to arbitration, or otherwise agreeing to any matter or thing relating thereto; and particularly to assent to or dissent from the assignees compounding or referring to arbitration the debts alleged to be one from the insolvent, as mentioned in the said insolvent's schedule, to the creditors numbered 3, 4, 6, 40, and 54, or settling such debts by giving up all claim to the securities mentioned in the said schedule, or which the parties may hold for their, or either of their, several and respective debts, upon their waiving their claim upon the insolvent's estate, or otherwise as may seem most advisable for the benefit of the creators under the said insolvent's estate.

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Friday, September 21, 1838.

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