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FRIDAY, OCTOBER 19, 1838.

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

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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THEREAS it, is necessary to make provision for the suppression of vagrancy, and for the punishment of idle and disorderly persons, rogues, and vagabonds, incorrigible rogues, or other vagrants, in British Guiana. It is therefore ordered by the Queen's Most Excellent Majesty, by and with the advice of Her Privy Council, that every person being able, either by labour or by other lawful means, to maintain himself or herself, or his wife, or his or her children or child, who shall wilfully refuse or neglect so to do, and thereby become burthensome, or render his wife, or his on her children or child; burthensome upon any parochial or other public funds set apart for the relief of the poor; every common prostitute wandering in the public streets or highways, or in any place of public resort, and behaving in a riotous and indecent manner; and every person wandering abroad, or placing himself or herself in any public place, street, wharf, highway, court, or passage, to beg or gather alms, or causing, or procuring, or encouraging any child or children so to do, shall be deemed an idle and disorderly person within the true intent and meaning of this Order : provided, nevertheless, that no person shall be deemed to be an offender under this Order, by

reason of any such begging or gathering alms as aforesaid, or by reason of his or her causing or procuring, or encouraging any child or children so to do, unless it shall be made to appear to the satisfaction of the stipendiary justice before whom he or she shall be charged with such offence, that the offender could by his or her own labour, or other lawful means, or by parochial or other public funds appropriated for that purpose, have been provided with the necessaries of life. And it is further ordered, that it shall be lawful for any stipendiary justice of the peace to commit any such idle and disorderly person, being thereof convicted before him by his own view, or by the confession of such offender, or by the evidence on oath of one or more credible witness or witnesses, to any lawful place of confinement, there; or on the public streets and highways, to be kept to hard labour for any time not exceeding fourteen days. : . · · .

II. And it is hereby further ordered, that any person committing any of the offences hereinbefore mentioned, after having been convicted as an idle and disorderly person, —every person pretending or professing to tell fortunes, or using or pretending to use any subtle craft or device, by palmistry, obeah, or any subtle craft or device, by palmistry, obeah, or any such like superstitious means, to deceive and impose on any of Her Majesty's subjects, —every person wilfully exposing to view in any street, road, highway, or public place, any obscene print, picture, or other indecent exhibition, every person wilfully, openly, lewdly, and obscenely exposing his or her person in any street, public road or highway, or in t the view thereof, or in any place of public resort,every person endeavouring to procure charitable contributions under any false or fraudulent pretence,every person playing or betting in any street, stelling or wharf, road, highway, or other open and public place, at or with any table or instrument of gaming, at any game or pretended game of chance,every person having in his or her custody or possession any picklock, key, crow, jack, bit or other implement, with intent feloniously to break into any dwelling house, warehouse, store, shop, coach-house. stable or outbuilding, or being armed with any gun, pistol, hanger, cutlass, bludgeon, or other offensive weapon, or having upon him or her any instrument with intent to commit any felonious act,-and every

person apprehended as an idle and disorderly person, and violently resisting any constable or other peace officer so apprehending him or her, - shall be deemed a rogue and vagabond within the true intent and meaning of this Order: and it shall be lawful for any stipendiary justice of the peace to commit such offender, being thereof convicted before him, on his own view, or by the confession of such offender, or by the evidence on oath of one or more credible witness or witnesses, to any lawful place of imprisonment, there, or on the public streets or highways, to be kept to hard labour for any time not exceeding twenty-eight days; and every such picklock, key, crow, jack, bit, and other implement, and every such gun, pistol, hanger, cutlass, bludgeon, or other offensive weapon, and every such instrument as aforesaid, shall, by the conviction of the offender, become forfeited to Her Majesty for the use of the colony.

III. And it is hereby further ordered, that every person breaking or escaping out of any place of legal confinement, before the expiration of the term for which he or she shall have been committed or ordered to be confined, by virtue of this Order,and every person committing any offence against this Order, which shall subject him or her to be dealt with as a rogue and vagabond, such person having been at some former time adjudged so to be and duly convicted thereof, - and every person apprehended as a rogue and vagabond, and violently resisting any constable or other peace officer so apprehending him or her, shall be deemed an incorrigible rogue within the true intent and meaning of this Order. And it shall be lawful for any stipendiary justice of the peace to commit such offender to any lawful place of

confinement, there to remain until the next session of the superior court of criminal justice, then and there to be dealt with as hereinafter directed.

IV. And it is hereby further ordered, that it shall be lawful for any police officer or constable whatsoever to apprehend any person who shall be found offending against this Order, and forthwith to take and convey him or her before some stipendiary justice of the peace, to be dealt with in such manner as herein before directed.

V. And it is hereby further ordered, that it shall be lawful for any stipendiary justice of the peace, upon oath being made before him, that any person hath committed, or is suspected to have committed, any offence against this Order, to issue his warrant to apprehend and bring before him, or some other stipendiary justice of the peace, the person so charged; to be dealt with as is directed by this Order.

VI. And it is hereby further ordered, that when any such idle and disorderly person, rogue, and vagabond shall give notice of his or her intention to appeal against the conviction of him or her, and shall enter into recognizance as hereinafter directed to prosecute such appeal, such stipendiary justice shall require the person by whom such offender shall be apprehended, and the person or persons whose evidence shall appear to him to prove the offence and to support such conviction, to become bound in recognizance to Her Majesty, Her heirs and successors, to appear at the next session of the superior court of criminal justice, to give evidence against such offender touching such offence; and the superior court of criminal justice is hereby authorised and empowered, at the request of any person who shall have become bound in any such recognizance, to order the colonial receivers to pay unto such prosecutor, and unto the witness or witnesses on his or her behalf, such sum or sums of money as to the court may seem reasonable and sufficient to reimburse such prosecutor and such witness or witnesses respectively for the expences he, she, or they shall have severally been put to, and for his, her, or their trouble and loss of time in and about such prosecution :- which order the clerk of the court is hereby directed and required forthwith to make out and deliver to such prosecutor, or unto such witness or witnesses; and the said colonial receivers are hereby authorised and required, upon sight of such order, forthwith to pay unto such prosecutor, or other person or persons authorised to receive the same, such

money as aforesaid; and the said colonial receivers shall be allowed the same in their account. And in case any such person or persons as aforesaid shall refuse to enter into such recognizance, it shall be lawful for such stipendiary justice to commit such person or persons so refusing to any lawful place of confinement, there to remain until he, she, or they shall enter into such recognizance, or shall be otherwise discharged by due course of law.

VII. And it is hereby further ordered, that when any person shall be committed for trial before the superior court of criminal justice, charged with being an incorrigible rogue, it shall be lawful for the court to examine into the circumstances of the case, and on conviction to order, if they think fit, that such offender be imprisoned in some lawful place of confinement, and there, or on the public streets or highways, to be kept to hard labour for any time not exceeding six calendar months from the time of making such order.

, VIII. And it is hereby further ordered, that in case any constable or other peace officer shall neglect his duty in anything required of him by this Order, or in case any person shall disturb or hinder any constable or other peace officer in the execution of this Order, or shall be aiding, abetting, or assisting therein, and shall be thereof convicted upon the oath of one or more witness or witnesses, before the superior court of criminal justice, every such offender shall for every such offence forfeit any sum not excceding twenty pounds. And in case such offender shall not forthwith pay such sum so forfeited, the same shall be levied by distress and sale of the offender's goods, by warrant from such superior court; and if sufficient distress cannot be found, it shall be lawful to commit the person so offending to any lawful place of confinement, there to be kept for any time not exceeding thirty days, or until such fine be paid, and the superior court shall cause the said fine when paid to be paid over to the colonial receivers for the use of the colony.

IX. And it is hereby further ordered, that it shall be lawful for any stipendiary justice of the pcace, upon information on oath before him made, that any person hereinbefore described to be an idle and disorderly person, or a rogue and vagabond, or an incorrigible rogue, is or are reasonably suspected to be harboured or concealed in any house or place, by warrant under his hand and seal to authorise any constable or other person or persons to enter at any time into such house or place, and to apprchend and

bring before him, or any other stipendiary justice of the peace, every such idle and disorderly person, rogue, and vagabond, and incorrigible rogue, as shall be then and there found, to be dealt with in the manner hereinbefore directed.

X. And it is hereby further ordered, that every conviction of any offender as an idle and disorderly person, or as a rogue and vagabond, or as an incorrigible rogue, under this Order, shall be in the form or to the effect set forth in schedule A, hereunto annexed, or as near thereto as circumstances will permit. And the stipendiary justice or justices of the peace, before whom any such conviction shall take place, shall, and he and they is and are hereby required to transmit the said conviction to the superior court of criminal justice, there to be filed and kept on record; and a copy of the conviction so filed, duly certified by the clerk of the court, shall and may be read as evidence in any court of record, or before any stipendiary justice or justices of the peace acting under the powers and provisions of this Order.

XI. And it is hereby further ordered, that any person aggrieved by any act or determination of any stipendiary justice or justices of the peace in or concerning the execution of this Order, may appeal to the superior court of criminal justice, giving to the stipendiary justice or justices of the peace, whose act or determination shall be appealed against, notice in writing of such appeal, and of the ground thereof, and entering within seven days into a recognizance with sufficient surety before a stipendiary justice of the peace of the said colony, personally to appear and prosecute such appeal; and upon such notice being given, and such recognizance being entered into, such stipendiary justice is hereby empowered to discharge such person out of custody; and the said superior court of criminal justice shall hear and determine the matter of such appeal, and shall make such order therein as shall to the said court seem meet; and in case of the dismissal of the appeal, or the affirmance of the conviction, shall issue the necessary process for the apprchension and punishment of the offender, according to the conviction; provided always, that such appellant shall be bound to prosecute his said appeal before the next sitting of the said superior criminal court, in case such sitting shall happen within the said period, but if such sitting shall wet be had within such seven days, then at the next

succeeding superior criminal court, and not after-

XII. And, for the protection of persons acting in the execution of this Order, it is further ordered, that all actions or prosecutions to be commenced against any such person or persons for anything done in pursuance of this Order, shall be laid and tried in the supreme court of justice of Demerary and Esequibo, or Berbice, as the case may be, wherein the fact was alleged to be committed, and shall be commenced within three calendar months after the fact committed, and not otherwise, and notice in writing of such action, and of the cause thereof, shall be given to the defendant one calendar month at least before the commencement of the action; and no plaintiff shall recover in any such action, if tender of sufficient amends shall have been made before such action is brought, or if a sufficient sum of money shall have been paid into Court, after such action brought by or in behalf of the defendant; and if a verdict shall pass for the defendant, or the plaintiff shall become nonsuit or discontinue any such action, after issue joined, the defendant shall recover treble costs, and have the like remedy for the same as any defendant hath in law in other cases, and though a verdict be given for the plaintiff in any such action, such plaintiff shall not have costs against the defendant, unless the court before which the trial shall be, shall certify its approbation of the action.

XIII. And it is hereby further ordered, that it shall and may be lawful for any two or more stipendiary justices of the peace at any time to nominate and appoint any discreet person or persons to be constables or peace officers for the purposes of this Order, and to swear him or them to the due execution of his or their office.

XIV. And it is hereby further ordered, that no person shall act or be considered as a stipendiary justice, within the meaning of this present Order, save only such persons as, being in the receipt of stipends assigned for their maintenance as such justices, shall be included within a special commission of the peace, to be issued in the name and on the behalf of Her Majesty, appointing them to act as stipendiary justices for the said colony of British Guiana, or for some county or counties, or other district or districts thereof.

XV. And it is further ordered, that a certain Ordinance made by the acting governor in and over

the said colony, by and with the advice of the Court of Policy thereof, on the 12th day of June, 1838, intituled "An Ordinance for the Punishment of Idle and Disorderly Persons, Rogues, and Vagabouds, Incorrigible Rogues and other Vagrants," shall be and the same is hereby disallowed; and that all other laws and ordinances now in force in the said colony for the prevention or punishment of vagrancy, or which are in any wise repugnant to or inconsistent with this present Order, shall be and the same are repealed.

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

C. C. Greville.

SCHEDULE A.

BRITISH GUIANA, to wit. In the parish for .-Be it remembered, that town] of on the day of , in the year of our Lord , at , in the colony of British Guiana, is convicted before me. , for that he, the said did [specify the offence, and time and place when and where the same was committed, as the case may be]. And I, the said , adjudge the said , for the said offence, to be imprisoned, or to solitary confinement, in the and there kept to hard labour, for the space of days ensuing from the date hereof, this day to be accounted one.

Given under my hand and seal, the day and year first above mentioned.

A. B. Stip. Justice of the Peace.

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

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS it is necessary to make provision for the suppression of vagrancy, and for the punishment of idle and disorderly persons, rogues, and vagabonds, incorrigible rogues, or other vagrants, in St. Lucia; it is therefore ordered by the Queen's Most Excellent Majesty, by and with the advice of Her Privy Council, that every person being able, either by labour or by other lawful means, to maintain himself or herself, or his wife, or his or her | children or child, who shall wilfully refuse or neglects so to do, and thereby become burthensome, or render his wife, or his or her children or child, berthensome upon any parochial or other public funds set apart for the relief of the poor; every common prostitute wandering in the public streets or highways, or in any place of public resort, and behaving in a riotous and indecent manner; and every person wandering abroad, or placing himself or herself in any public place, street, wharf, highway, court, or passage, to beg or gather alms, or causing, or procuring, or encouraging any child or children so to do, shall be deemed and idle and dissorderly person within the true intent and meaning of this Order : provided, nevertheless, that no person shall be deemed to be an offender under this Order, by reason of any such begging or gathering alms as aforesaid, or by reason of his or her causing or procuring, or encouraging any child or children so to do, unless it shall be made to appear to the satisfaction of the stipendiary justice before whom he or she shall be charged with such offence, that the offender could by his or her own habour, or other lawful means, or by parochial or other public funds appropriated for that purpose, have been provided with the necessaries of life. And it is further ordered, that it shall be lawful for any supendiary justice of the peace to commit any such idle and disorderly person, being thereof convicted before him by his own view, or by the confession of such offender, or by the evidence on oath of one or more credible witness or witnesses, to any lawful place of confinement, there, or on the public streets and highways, to be kept to hard labour for any time not exceeding fourteen days.

II. And it is hereby further ordered, that any person committing any of the offences hereinbefore mentioned, after having been convicted as an idle and disorderly person,—every person pretending or professing to tell fortunes, or using or pretending to use any subtle craft or device, by palmistry, obeah, or any such like superstitious means, to deceive and impose on any of Her Majesty's subjects,—every person wilfully exposing to view in any street, road, highway, or public place, any obscene print, picture, 'or other indecent exhibition, every person wilfully, openly, lewdly, and obscenely exposing his or her 'person in any street, public road or highway, or in the view thereof, or in any place of public resort,— 'every person endeavouring to procure charitable con-

tributions under any false or fraudulent pretence,every person playing or betting in any street, stelling or wharf, road, highway, or other open and public place, at or with any table or instrument of gaming, at any game of pretended game of chance,every person having in his or her custody or possession any picklock, key, crow, jack, bit, or other implement, with intent feloniously to break into any dwelling-house, warehouse, store, shop, coach-house, stable or outbuilding; or being armed with any gun, pistol, hanger, cútlass, bludgeon, or other offensive weapon, or having upon him or her any instrument with intent to commit any felonious act, - and every person apprehended as an idle and disorderly person. and violently resisting any constable or other peace officer so apprehending him or her, - shall be deemed a rogue and vagabond within the true intent and meaning of this Order : and it shall be lawful for any stipendiary justice of the peace to commis such offender, being thereof convicted before him, on his own view, or by the confession of such offender, or by the evidence on oath of one or more credible witness or witnesses, to any lawful place of imprisonment, there; or on the public streets or highways, to be kept to hard labour for any time not exceeding twenty-eight days; and every such picklock; key, crow, jack, bit, and other implement, and every such gun, pistol, hanger, cutlass, bludgeon, or other offensive weapon, and every such instrument as aforesaid, shall, by the conviction of the offender. become forfeited to: Her Majesty for the use of the colony.

III. And it is hereby further ordered, that every person breaking or escaping out of any place of legal confinement, before the expiration of the term for which he or she shall have been committed or . ordered to be confined, by virtue of this Order,and every person committing any offence against this Order, which shall subject him or her to be dealt with as a rogue and vagabond, such person having been at some former time adjudged so to be and duly convicted thereof, and every person apprehended as a rogue and vagabond, and violently resisting any constable or other peace officer so apprehending him or her; shall be deemed an incorrigible rogue within the true intent and meaning of this Order. And it shall be lawful for any stipendiary justice of the peace to commit such offender to any lawful place of confinement, there to remain until the next session of the royal court, then and there to be dealt with as hereinäfter directed.

IV. And it is hereby further ordered, that it shall be lawful for any police officer or constable whatsoever to apprehend any person who shall be found offending against this Order, and forthwith to take and convey him or her before some stipendiary justice of the peace, to be dealt with in such manner as hereinbefore directed.

V. And it is hereby further ordered, that it shall be lawful for any stipendiary justice of the peace, upon oath being made before him, that any person hath committed, or is suspected to have committed, any offence against this Order, to issue his warrant to apprehend and bring before him, or some other stipendiary justice of the peace, the person so charged, to be dealt with as is directed by this Order.

VI. And it is hereby further ordered, that when any such idle and disorderly person, rogue, and vagabond shall give notice of his or her intention to appeal against the conviction of him or her, and shall enter into recognizance as hereinafter directed to prosecute such appeal, such stipendiary justice shall require the person by whom such offender shall be apprehended, and the person or persons whose evidence shall appear to him to prove the offence and to support such conviction, to become bound in recognizance to Her Majesty, Her heirs and successors, to appear at the next session of the royal court, to give evidence against such offender touching such offence; and the royal court is hereby authorised and empowered, at the request of any person who shall have become bound in any such recognizance, to order the colonial treasurer to pay unto such prosecutor, and unto the witness or witnesses on his or her behalf, such sum or sums of money as to the court may seem reasonable and sufficient to reimburse such prosecutor and such witness or witnesses respectively for the expences he, she, or they shall have severally been put to, and for his, her, or their trouble and loss of time in and about such prosecution :- which order the clerk of the court is hereby directed and required forthwith to make out and deliver to such prosecutor, or unto such witness or witnesses; and the said colonial treasurer is hereby authorised and required, upon sight of such order, forthwith to pay unto such prosecutor, or other person or persons authorised to receive the same, such money as aforesaid; and the said colonial treasurer shall be allowed the same in their account. And in case any such person or persons as aforesaid shall refuse to enter into such recognizance, it shall be

lawful for such stipendiary justice to commit such person or persons so refusing to any lawful place of confinement, there to remain until he, she, or they shall enter into such recognizance, or shall be otherwise discharged by due course of law.

VII. And it is hereby further ordered, that when any person shall be committed for trial before the royal court, charged with being an incorrigible rogue, it shall be lawful for the court to examine into the circumstances of the case, and, on conviction, to order, if they think fit, that such offender be imprisoned in some lawful place of confinement, and there, or on the public streets or highways, to be kept to hard labour for any time not exceeding six calendar months from the time of making such Order.

VIII. And it is hereby further ordered, that in case any constable or other peace officer shall neglect his duty in any thing required of him by this Order. or in case any person shall disturb or hinder any constable or other peace officer in the execution of this Order, or shall be aiding, abetting, or assisting therein, and shall be thereof convicted upon the oath of one or more witness or witnesses, before the royal court, every such offender shall for every such offence forfeit any sum not exceeding twenty And in case such offender shall not pounds. forthwith pay such sum so forfeited, the same shall be levied by distress and sale of the offender's goods, by warrant from such royal court; and if sufficient distress cannot be found, it shall be lawful to commit the person so offending to any lawful place of confinement, there to be kept for any time not exceeding thirty days, or until such fine be paid, and the royal court shall cause the said fine when paid to be paid over to the colonial treasurer for the use of the colony.

IX. And it is hereby further ordered, that it shall be lawful for any stipendiary justice of the peace, upon information on oath before him made, that any person hereinbefore described to be an idle and disorderly person, or a rogue and vagabond, or an incorrigible rogue, is or are reasonably suspected to be harboured or concealed in any house or place, by warrant under his hand and seal to authorize any constable or other person or persons to enter at any time into such house or place, and to apprehend and bring before him or any other stipendiary justice of the peace every such idle and disorderly person, rogue and vagabond, and incorrigible rogue, as shall be then and there found, to be dealt with in the manner hereinbefore directed.

X. And it is hereby further ordered, that every conviction of any offender as an idle and disorderly person, or as a rogue and vagabond, or as an incorrigible rogue, under this Order, shall be in the form or to the effect set forth in schedule A, hereunto annexed, or as near thereto as circumstances will permit. And the stipendiary justice or justices of the peace, before whom any such conviction shall take place, shall, and he and they is and are hereby required to transmit the said conviction to the royal court there to be filed and kept on record; and a copy of the conviction so filed, duly certified by the clerk of the court, shall and may be read as evidence in any court of record or before any stipendiary justice or justices of the peace acting under the powers and provisions of this Order.

XI. And it is hereby further ordered, that any person aggrieved by any act or determination of any stipendiary justice or justices of the peace in or concerning the execution of this Order, may appeal to the royal court giving to the stipendiary justice or justices of the peace, whose act or determination shall be appealed against, notice in writing of such appeal, and of the ground thereof, and entering, within seven days, into a recognizance with sufficient surety before a stipendiary justice of the peace of the said colony, personally to appear and prosecute such appeal; and upon such notice being given, and such recognizance being entered into, such stipendiary justice is hereby empowered to discharge such person out of custody; and the said royal court shall hear and determine the matter of such appeal, and shall make such order therein as shall to the said court seem meet, and in case of the dismissal of the appeal, or the affirmance of the conviction, shall issue the necessary process for the apprehension and punishment of the offender, according to the conviction; provided always, that such appellant shall be bound to prosecute his said appeal before the next sitting of the said royal court, in case such sitting shall not happen within the said period, but if such sitting shall be had within such seven days, then at the next succeeding royal court, and not afterwards.

XII. And, for the protection of persons acting in the execution of this Order, it is further ordered,

that all actions or prosecutions to be commenced against any such person or persons for anything done in pursuance of this Order, shall be laid and tried in the royal court of St. Lucia, wherein the fact was alleged to be committed, and shall be commenced within three calendar months after the fact committed, and not otherwise, and notice in writing of such action, and of the cause thereof, shall be given to the defendant one calendar month at least before the commencement of the action; and no, plaintiff shall recover in any such action, if tender of sufficient amends shall have been made before such action is brought, or if a sufficient sum of money shall have been paid into Court, after such action brought by or in bchalf of the defendant; and if a verdict shall pass for the defendant, or the plaintiff shall become nonsuit or discontinue any such action, after issue joined, the defendant shall recover treble costs, and have the like remedy for the same as any defendant hath in law in other cases, and though a verdict be given for the plaintiff in any such action, such plaintiff shall not have costs against the defendant, unless the court before which the trial shall be, shall certify its approbation of the action.

XIII. And it is hereby further ordered, that it shall and may be lawful for any two or more stipendiary justices of the peace at any time to nominate and appoint any discreet person or persons to be constables or peace officers for the purposes of this Order, and to swear him or them to the due execution of his or their office.

XIV: And it is hereby further ordered, that no person shall act or be considered as a stipendiary justice, within the meaning of this present Order, save only such persons as, being in the receipt of stipends assigned for their maintenance as such justices, shall be included within a special commission of the peace, to be issued in the name and on the behalf of Her Majesty, appointing them to act as stipendiary justices of the said colony of St. Lucia, or for some county or counties, or other district or districts thereof.

XV. And it is further ordered, that all laws and ordinances now in force in the said colony for the prevention or punishment of vagrancy, or which are in any wise repugnant to or inconsistent with this present Order, shall be and the same are repealed. Her Majesty's Principal Secretaries of State, is to: give the necessary directions herein accordingly.

C. C. Greville.

SCHEDULE A.

ST. LU	CIA, to wit. I	n the parish [or town]
of		-Be it remembered, that
og the	day of	, in the year of
our Lord	, at	, in the colony of
St. Lucia,		is convicted before
mę,	, for that h	z, the said ,
did [specify	the offence, and	d time and place when

and where the same was committed, as the case may be]. And I, the said , adjudge the said , for the said offence, to be imprisoned.

or to solitary confinement, in the

and there kept to hard labour, for the space of days ensuing from the date hereof, this day

to be accounted one.

Given under my hand and seal, the day and year first above mentioned.

A. B. Stip. Justice of the Peace.

Office of the Master of the Horse to the Queen Duwager, Carlton Royal Mews, March 28, 1838.

The Queen Dowager has been pleased to appoint Colonel Sir Horace Seymour, K. C. H. to be Extra Equerry to Her Majesty.

War-Office, 19th October 1838.

- 3d Regiment of Dragoon Guards, Lieutenant Ernest Augustus Hawker, from the 88th Regiment of Foot, to be Paymaster, vice Daniel Lutvens, retired upon half-pay. Dated 19th October 1838.
- 1st Regiment of Foot, Andrew Anderson, Gent. to be Ensign, by purchase, vice Mangin, who retires. Dated 19th October 1838.
- 30th Foot, Lieutenant Edward Smith, from the half pay of the 81st Regiment of Foot, to be, Lieutenant, vice Armstrong, appointed Paymaster to the 7th Dragoon Guards. Dated 19th October 1838.
- 32d Foot, Brevet Major Henry Reid to be Major, without purchase, vice Palk, dcceased. Dated 5th October 1838.
- Lieutenant Thomas White to be Captain, vice Reid. Dated 5th October 1838.
- Ensign John Ernle Money to be Lieutenant, vice White. Dated 5th October 1838.
- Gentleman Cadet W. T. Cole, from the Royal Military College, to be Ensign, vice Money. Dated 19th October 1838,

- And the Right Honourable Lord Glenels, one of 1.33d Foot, Lieutenant John Johnston to be Captain, by purchase, vice Adair, who retires. Dated 19th October 1838.
 - Ensign James Knight to be Lieutenant, by purchase, vice Johnston. Dated 19th October 1838,
 - James Bruce Neil, Gent. to be Ensign, by purchase, vice Knight. Dated 19th October 1838.
 - 47th Foot, Lieutenant William Charles Caldwell to be Captain, by purchase, vice Michell, who retires. Dated 19th October 1838.
 - Ensign William W. Rooke to be Lieutenant, hy purchase, vice Caldwell. Dated 19th October 1838.
 - Robert Samuel Torrens, Gent. to be Ensign, by purchase, vice Rooke. Dated 19th October 1838.
 - 52d Foot, Captain Robert John Napier Kellett, from the half pay Unattached, to be Captain, vice Richard Kirwan Hill, who exchanges. Dated 19th October 1838.
 - Lieutenant Joshua Allen Vigors to be Captain, by purchase, vice Gunning, who retires. Dated 19th October 1838.
 - Ensign Villiers Aubone Surtees to be Lieutenant, by purchase, vice Vigors. Dated 19th October 1838.
 - Loftus Warren Peacocke, Gent. to be Ensign, by purchase, vice Surtees. Dated 19th October 1838.
 - 55th Foot, Ensign Arthur H. Harris to be Lieutenant, by purchase, vice Bayly, who retires. Dated 19th October 1838.
 - George King, Gent. to be Ensign, by purchase, vice Harris. Dated 19th October 1838.
 - 68th Foot, Robert George Jephson, Gent. to be Ensign, by purchase, vice Wynne, promoted. Dated 19th October 1838.
 - Assistant-Staff-Surgeon John Carter, M. D. to be Surgeon, vice Richard Williams, M. D. who retires upon half-pay. Dated 19th October 1838.
 - 76th Foot, Lieutenant Edward H. Smith to be Captain, by purchase, vice Chipchase, who retires. Dated 19th October 1838.
 - Ensign Thomas Tydd to be Lieutenant, by purchase, vice Smith. Dated 19th October 1838.
 - Ensign Henry Andrew Grant Evans, from the 1st West India Regiment, to be Ensign, vice Tydd. Dated 19th October 1838.
 - 80th Foot, Ensign George Denis Pack to be Lieu-tenant, by purchase, vice North, who retires. Dated 19th October 1838.
 - Charles Robbins Maxwell, Gent. to be Ensign, by purchase, vice Pack. Dated 19th October 1838.
 - \$2d Foot, Lieutenant William Henry Hollis, from the half-pay of the 57th Regiment of Foot, to be Lieutenant (repaying the difference he received), vice Quill, promoted. Dated 19th October 1838.
 - Rifle Brigade, Second Lientenant Archibald Earl of Cassilis, to be First Lieutenant, by purchase, vice Drummond, who retires. Dated 19th October 1838.
 - Frederick Francis James Morrice, Gent. to be Second Lieutenant, by purchase, vice Earl of Cassilis. Dated 19th October 1838.

1st West India Regiment, John Hunter Musket, Gent. to be Ensign, by purchase, vice Evans, appointed to the 76th Regiment of Foot. Dated 19th October 1838.

HOSPITAL STAFF.

To be Assistant-Surgeons to the Forces.

Frederick Baillie, Gent. Dated 19th October 1838. Dated 19th October 1838. Frederic Foaker, Gent.

MEMORANDUM.

The Christian names of Assistant-Surgeon Clark, of the 95th Regiment of Foot, are Frederick Hobson, and not Frederick Robson.

The name of the Lieutenant, of the 42d Regiment of Foot, who was appointed Paymaster of that Regiment, on 12th October 1838, is John Wheatley only, and not Francis John Wheatley.

Whitehall, October 13, 1838.

The Lord Chancellor has appointed Thomas Hodson, of the city of Lichfield, Gent. to be a Master Extraordinary in the High Court of Chancery.

Quarterly Average of the Weekly Liabilities and Assets of the Bank of England, from the 24th July to the 16th October 1838, both inclusive, published pursuant to the Act 3 and 4 W.4, cap. 98.

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LIAB	LITIES.	A	SSETS.	
Circulation Deposits	£19,359,000 9,327,000	Securities Bullion	£22,015,000 9,437,000	
	£28,686,000		£31,452,000	

Downing-street, October 19, 1838.

COWAN, Mayor.

- A Common Council, holden in the Chamber of the Guildhall of the City of London, on Tuesday the 21st day of August 1838, and in the second year of the reign of Victoria, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, before the Right Honourable Sir John Cowan, Bart. Lord Mayor; William Venables, Esq.; Anthony Brown, Esq.; Sanuel Wilson, Esq.; and Thomas Wood, Esq.; Aldermen of the same City, and the greater part of the Commons of the said City, in the same Common Council then and there assembled.
- Bye Laws, Rules, Orders, and Regulations, for regulating and removing Vessels laden with Coals, in and near the port of London, and otherwise remedying the inconveniences caused to the Navigation of the said Port, in consequence of the collection of large numbers of Vessels, laden with Coals, in different parts of the said Port, made, ordained, and established, this 21st day of August 1838, by the Mayor, Aldernien, and Commons of the City of London, in Common Council as-

No. 19615.

13

an Act of Parliament, passed in the second year of the reign of Her present Majeşty, intituled "An Act to continue for seven years an Act for regulating the vend and delivery of Coals in London and Westminster, and in certain parts of the adjacent counties;" and in exercise of the powers vested in the said Mayor, Aldermen, and Commons of the City of London in Common Council assembled, by an Act of Parliament, passed in the tenth year of the reign of King George the Fourth, intituled " An Act for altering and amending the powers of an Act of the thirty-ninth year of the reign of King George the Third, for rendering more commodious and for better re-gulating the Port of London."

HEREAS by a certain Act of Parliament, passed in the tenth year of the reign of King George the Fourth, intituled "An Act for altering and amending the powers of an Act of the thirty-ninth year of the reign of King George the Third, for rendering more com-modious and for better regulating the port of London, it was enacted, amongst other things, that it should be lawful for the Mayor, Aldermen, and Commons' of the city of London, in Common Council assembled, from time to time, to make, ordain, and establish such bye laws, rules, orders, and regulations for the observance and good government of the Harbour Masters of the port of London, and the times and places of their respective attendance, and the division and regulation of their several duties, and for the more safe and convenient navigating, placing, mooring, unmooring, and re-moving of ships and other vessels on the River Thames, in and near the said port (except any docks made in pursuance of any Act or Acts of Parliament, and any works thereto belonging, and such parts of the said river at the several entrances to such docks respectively, within which ships and other vessels are, by virtue of the said Acts, respectively under the power, authority, or control of the Dock Masters, or other persons in the said Acts respectively mentioned), and for the better governing and regulating of all masters of vessels, pilots, lightermen, and others within the said port (except as aforesaid), and for other purposes mentioned in the said Act, and such other-lawful and reasonable bye laws, rules, orders, and regulations as they should deem necessary and expedient for the due execution of the therein recited Act of the thirty-ninth year of the reign of King George the Third, and the said Act now in recital, so as the same respectively were not contrary to, or inconsistent with, the therein recited Acts, or any of them, or the said Act now in recital, or any of the regulations eracted thereby, or by any other Act or Acis of Parliament in force at or immediately before the passing of the said Act now in recital, and not thereby repealed or altered, or contrary to, or inconsistent with, the laws of that part of the United Kingdom called England, and also, from time to time as they should see occasion; to repeal, annul, add to, amend, and alter such bye laws, rules, orders, and regulations, or any of them, in such manner as to them the said Mayor, Aldermen, and Commons, in Common Council assembled, should seem meet or requisite, and to fix and appoint sembled; in pursuance and under the authority of I reasonable pecuniary penalties, not exceeding ten

pounds, for the non-observance, non-performance, or other breach of such bye laws, rules, orders, and regulations, or any of them.

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And whereas, in pursuance and under the authority of the said Act of Parliament, passed in the tenth year of the reign of King George the Fourth, certain bye laws, rules, orders, and regulations for the good government of the said Harbour-Masters of the Port of London, and for the more safe and convenient navigating, placing, mooring, unmooring, and removing of ships and other vessels, steam-boats, lighters, and craft, on the River Thames, in and near the said Port, and for other purposes, were made, ordained, and established on the 14th day of July 1829, by the Mayor, Aldermen, and Commons of the City of London, in Common Council assembled.

And whereas, under the authority of the said Act of Parliament, passed in the tenth year of the reign of King George the Fourth, the said by laws, rules, orders, and regulations of the said 14th day of July 1829, were, on the 1st day of December 1836, repeated by the said Mayor, Aldermen, and Commons of the city of London, in Common Council assembled, and other by laws, rules, orders, and regulations were, on the said 1st day of December 1836, ordained and established in lieu thereof.

And whereas by a certain Act of Parliament, passed in the second year of the reign of Her present Majesty, intituled " An Act to continue for seven years an Act for regulating the vend and delivery of Coals in London and Westminster, and in certain parts of the adjacent counties," it was enacted (amongst other things), that within three calendar months next after the passing of that Act, the said Mayor, Aldermen, and Commons of the city of London, in Common Council assembled, should, and they were thereby required, to make such bye laws as should be necessary for regulating or removing vessels laden with coals, and otherwise remedying the inconveniences caused to the navigation of the said port of London, in consequence of the collection of large numbers of vessels laden with coals in different parts of the said port. Be it therefore ordained and established by the Right Honourable the Lord Mayor, the Aldermen, his Brethren, and the Commons of this city, in Common Council assembled, that from and after the expiration of eight weeks next after these present bye laws, rules, orders, and regulations shall have been submitted to the Committee of Her Majesty's Privy Council for managing the affairs of trade, and published in manner required and directed by the Statute in that behalf, every ship or vessel laden with coals, or partly laden with coals, which shall enter the said port of London, shall forthwith proceed to, and be anchored, moored, or placed in such berth or station, within the said port, as shall be assigned to, or appointed for such ship or vessel by the Harbour Masters of the said port, or either of them; and that no such ship or vessel shall be removed from the berth or station which shall be so assigned, to such ship or vessel as hereinbefore is mentioned, without permission for that purpose first obtained from the said Harbour Masters, or either of them, such permission to be either printed or written, or partly printed and partly written; and in case any master, pilot, or other person, having the charge or command of any ship or vessel laden with coals, or partly laden with coals, shall not, upon entering the said port, forthwith proceed to, and anchor, moor, or place such ship or vessel in such berth or station within the said port as shall be assigned to, or appointed for such ship or vessel by the said Harbour Masters, or either of them, or shall remove any such ship or vessel from the berth or station, which shall be so assigned to such ship or vessel as bereinbefore is mentioned, without permission for that purpose first obtained from the said Harbour Masters, or either of them, as hereinbefore is mentioned, such master, pilot, or other person shall, for every such offence, forfeit and pay a sum not exceeding ten pounds.

And be it further ordained and established, that whenever it shall appear to the said Harbour Masters, or either of them, that no more vessels laden with coals, or partly laden with coals, should proceed higher up the river than Gravesend, then the said Harbour Masters, or one of them, shall cause a flag or lamp to be exhibited at some convenient place at or near to Gravesend ; and in case any master, pilot, or other person having the charge or command of any ship or vessel laden with coals, or partly laden with coals, shall, after the said flag or lamp is exhibited, proceed higher up the river than the place where such flag or lamp shall be fixed, without permission for that purpose, first obtained from the said Harbour Masters, or one of them, such permission to be either printed or written, or partly printed and partly written, he shall, for every such offence, forfeit and pay a sum not exceeding ten pounds.

And be it further ordained and established, that no ship or vessel laden with coals, or partly laden with coals, shall remain or continue in any of the tiers which by the said bye laws, rules, orders, and regulations of the 1st day of December 1836, are, or by any bye laws, rules, orders, and regulations hereafter to be made under the powers of the said recited Acts of Parliament, may be directed to be used exclusively by collier ships or vessels, for a longer period than fifteen days next after such ship or vessel shall first enter any such tier, exclusive of the day of entering the same; and in case any master, pilot, or other person having the charge or command of any ship or vessel laden with coals, or partly laden with coals, shall cause or permit such ship or vessel to remain or continue in any such tier as hereinbefore is mentioned, for a longer period than fifteen days, he shall forfeit and pay a sum, not exceeding ten pounds, for every day such ship or vessel laden with coals, or partly laden with coals, shall remain or continue in any such tier after the expiration of the said period of fifteen days.

And be it further ordained and established, that every ship or vessel laden with coals, or partly laden with coals, admitted into any such tier as hereinbefore is mentioned, shall go out of and remove from such tier at the next succeeding flood tide after the cargo of such ship or vessel shall have been discharged, and shall forthwith quit the said port, or proceed to such berth or station as shall be for that purpose appointed by the said Harbour Masters,

or either of them, as hereinbefore is mentioned; and in case any master, pilot, or other person having the charge or command of any ship or vessel laden with coals, or partly laden with coals, shall cause or permit such ship or vessel to remain or continue in any such tier as hereinbefore is mentioned, after the flood tide next succeeding the period at which the cargo of such ship or vessel shall have been discharged, or shall not forthwith quit the said port, or proceed to such berth or station as shall be for that purpose appointed as hereinbefore is mentioned, he shall for every such offence forfeit and pay a sum, not exceeding ten pounds.

Provided always, that nothing herein contained shall extend; or be deemed or construcd to extend, to prevent any ship or vessel laden with coals, or partly laden with coals, from proceeding directly and without delay to any dock or wharf, within the said port, for the purpose of discharging the cargo of such ship or vessel at such dock or wharf.

And be it further ordained and established, that in case the master, pilot, or other person having the charge or command of any ship or vessel laden with coals, or partly laden with coals, shall proceed up the river for the alleged purpose of discharging the cargo of such ship or vessel at some dock or wharf, and shall not proceed directly and without delay to such dock or wharf, he shall, for every such offence, forfeit and pay a sum, not exceeding ten pounds.

Provided always, that nothing herein contained shall extend, or be meant to extend, to abrogate or repeal any of the said bye laws, rules, orders, and regulations made, ordained, and established on the 1st day of December 1836, or to alter or vary the same, except so far as the same may be altered or varied by, or be in anywise inconsistent with, these present bye laws, rules, orders, and regulations.

Provided also, that nothing herein contained shall extend, or be meant to extend, to affect any of the rights or privileges belonging to the Corporation of the Trinity-house of Deptford Strond, or to prejudice any of the rights, interests, privileges, franchises, or authority of the Lord Mayor of the said city of London for the time being, or to defeat or alter any power, authority, or jurisdiction which he may, or otherwise might, lawfully claim, use, or exercise as Conservator of the river of Thames and waters of Medway, but the same are severally ex-Woodthorpe. cepted therefrom.

> Office of Commissioners of Compensation, No. 25, Great George-Street, Westminster, October 12, 1838.

CAPE OF GOOD HOPE.

TOTICE is hereby given, that the under-men-tioned uncontested and contested claims having been received from the colony of the Cape of Good Hope, the Commissioners of Compensation will proceed to take the same into consideration, on Friday the 19th instant, at twelve o'clock;

and that certificates of the awards which shall be made on the uncontested claims upon that day will be deliverable at this Office, on Saturday the 4th day of November next.

•		(U	Inconte	sted.)		
29	602	810	1826	2056	2301	2567
64	620	819	1866	2059	2321	2575
256	752	1068	1966	2138	2330	2577
294	780	1495	2015	2139	2504	2596
471	805	1795	2027	2168	2537.	54 36
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(Contested.) 1133 3190 3788 6268

By order of the Board,

Henry Hill, Secretary.

Office of Commissioners of Compensation, No. 25, Great George-Street, West-minster, October 12, 1838.

MAURITIUS.

TOTICE is hereby given, that the under-men-tioned uncontested and contested claims having been received from the colony of Mauritius, the Commissioners of Compensation will proceed to take the same into consideration on Friday the 19th instant, at twelve o'clock; and that certificates of the awards which shall be made on the uncontested claims upon that day will be deliverable at this Office, on Saturday the 4th day of November next.

(Uncontested.) 3986 B 50 3289 B 4111 6137 134 B 3325 B 3988 B 4112 6148 B 145 B 4000 B 3326 **B** 4113 6209 4011 B 776 .3327 B 4114 621**0** 1254 B 3409 B 4098 4115 6214 1334 B 3430 B 4100 4611 6219 1338 3453 B 4715 B 62**94 B** 4101 1779 3624 B 4102 47.88 B 6521 B 22833666 B 4103 4919 6533 B 2800 B 3672 B 4104 .4933 B 6557 B 2928 B 3791 B 4105 4955 6609 4196 3832 B 4992 B 3023 B 6774 6920 B 31653930 B 4107 5298 B 5568 B 3216 B 3963 B 4108 6926 3971 4109 5657 B 3240 B 6927

(Contested.)

1043 B.

4110

3258 B

3984

2689 3110 6088 6153 6349

By order of the Beard,

Henry Hill, Scoretary.

5853 B

Rochdale Small Debts.

TOTICE is hereby given, that application is intended to be made to Part intended to be made to Parliament in the next session, for an Act to establish and maintain a court in the town of Rochdale, in the county palatine of Lancaster, for the recovery of small debts within

the said town, and within the several varishes, | townships, and places following, namely, Rochdale, Blatchinworth and Calderbrook, Butterworth, Castletou, Spotland, Todmorden and Walsden, Wuerdle and Wardle, Wardleworth, Heap in the parish of Burv, and Haslingden and Newcharch in the parish of Whalley, in the said county palatine of Lancaster; and also to establish and regulate the rates or fees to be taken by the cfficers of the said court.

Jumes Woods, Solicitor, Rochdale.

TOTICE is hereby given, that application will be made in the next session of Parliament, for leave to bring in a Bill for paving, cleansing, lighting, watching, watering, and improving the streets, lanes, and other public passages and places in the town and suburbs of the town of Bradford, in the parish of Bradford, in the county of Wilts; and for power to be granted by the said Bill, for raising and levying rates for that purpose.

John Bush, Solicitor for the Bill.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill to obtain an Act for enclosing, dividing, exchanging, allotting, and otherwise improving, all the commons, commonable lands, common fields, common meadows, pastures, and other commonable and waste lands and grounds within the parish of Berkeley, in the county of Gloucester; and for extinguishing all rights of common and other rights in, upon, and over the same.

And notice is hereby also given, that it is intended to raise money for defraying the expences of the said enclosure, by a rate or rates upon all the proprietors of the lands or grounds to be enclosed, or by some other means to be provided for by the said Bill.—Dated this 18th day of October 1838.

Northern and Eastern Railway.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill, to alter, amend, and enlarge the powers and provisions of an Act, passed in the sixth and seventh years of the reign of His late Majesty King William the Fourth, intituled "An Act for making a Railway to form a communication between London and Cambridge, with a view to its being extended hereafter to the northern and eastern counties of England," and particularly to extend the respective periods limited by the said Act for taking lands, houses, buildings, and other property, and for completing the said railway; and also to alter the terminus near London of the said intended railway, by abandoning so much of the line authorized by the said recited Act to be made as lies between a piece of land in the parish of Tottenham, in the county of Middlesex, numbered seven on the original plan of the said railway, and a piece of land in the parish of St. Mary, Islington, in the same county, numbered twenty on the said plan, and to make and maintain in lieu thereof a deviation line of to extend the powers of the said Acts.

railway, to commence at or near the before-mentioned piece of land, numbered seven on the said plan, and to terminate at or near the Regent's canal. in the hamlet of Mile-end Old-town, in the parish of St. Dunstan Stepney, and there to communicate with and fall into the Eastern Counties Railway; and which deviation line of railway is intended to pass from, in, through, or into the parishes, townships, and extraparochial places of Tottenham, St. John Hackney, West Hackney, South Hackney, Upper Clapton, Lower Clapton, Homerton, Hackney-wick, St. Marv Stratford le-Bow, Old Ford, St. Matthew Bethnalgreen, Mile-end Old-town, and St. Dunstan Stepney, or some of them, in the county of Middlesex; and it is also intended to take power to deviate from the said deviation line into such of the several properties only as may be numbered on the plans, and described in the books of reference, to be deposited as aftermentioned, to an extent not exceeding in any case one hundred yards on either side thereof, and to levy tolls, rates, and duties upon, or in respect of, the deviation line so proposed to be made as aforesaid.

Duplicate plans and sections whereof, with books of reference thereto, will be deposited for public inspection at the office of the clerk of the peace for. the county of Middlesex, on or before the 30th day of November next, and a copy of so much of the said plans and sections as relates to each of the parishes hereinbefore mentioned, together with a book of reference thereto, will be deposited with the parish clerk of each such parish, on or before the said 30th day of November next; and copies of the plan and section of the said proposed deviation line, with books. of reference thereto, will be deposited in the Parliament-office, and also in the Private Bill-office of the House of Commons, on or before the said 30th day of November next.-Dated this 17th day of October Vizard and Leman, Solicitors. 1838.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to alter, amend, enlarge, and extend, the powers of an Act, passed in the fifth. year of the reign of King William the Fourth, intituled "An Act for establishing a Floating bridge over the River Itchen, from or near a place called Cross-house, within the liberties of the town of Southampton, to the opposite shore in the county of Southton, with proper approaches thereto; and for making roads to communicate therewith;" and of an Act, passed in the sixth year of the reign of King William the Fourth, intituled "An Act for amending an Act passed in the last session of Parliament, for establishing a Floating-bridge over the River Itchen, near the town of Southton, with proper approaches thereto, and making roads to communi-cate therewith." And it is intended to take power by the said Act, to increase, alter, and extend the tolls, rates, or duties granted by the said firstmentioned Act; and also to enable the Company thereby incorporated, to purchase other roads; and also to authorise the said Company to take power to. raise money for effecting the purposes aforesaid; and also to pay off their present debt, and generally

Maiden Newton Roads,

OTICE is hereby given, that application will be made to Parliament in the ensuing session, for leave to bring in a Bill to extend the term, and to alter and enlarge the powers of an Act, passed in the eightcenth year of the reign of His late Majesty King George the Third, intituled "An Act for amending, widening, turning, altering, and keeping in repair the roads from Whistle Bridge, in the parish of Barwick, in the county of Somerset, to the turnpike-road in the parish of Charminster, in the county of Dorset; and from the cross in the town of Maiden Newton, to a stream of water in the parish of South Perrott, in the county of Dorset; and from a place called Furze Moor Gate, in the parish of Broadwinsor, to Lenham's Water, in the parish of Beaminster; and from Bugler's corner, in the town of Beaminster, to the Dorsetshire Inn, in the parish of Woolcombe; and from Up Sydling Ewe Leaze, to the town of Cerne Abbas; and from the town of Frampton, to join the western turnpikeroad near Steepleton, in the said county of Dorset." And of another Act, passed in the thirty-eighth year of the reign of His said late Majesty, intituled "An Act to continue for twenty-one years, and from thence to the end of the then next session of Parliament, the term, and alter the powers of an Act, passed in the eighteenth year of the reign of His present Majesty, for repairing the roads from Whistle Bridge, in the parish of Barwick, in the county of Somerset, to the turnpike-road in the parish of Charminster, in the county of Dorset, from the cross in the town of Maiden Newton, to a stream of water in the parish of South Perrots, in the county of Dorset; from Furze Moor Gate, in the parish of Broadwinsor, to Lenham's Water, in the parish of Beaminster; from Bugler's Corner, in the town of Beaminster, to the Dorsetshire Inn, in the parish of Woolcombe; and from the town of Frampton, to the western turnpike-road near Steepleton, in the said county of Dorset;" and of another Act passed in the fifty-ninth year of the reign of His said late Majesty, intituled "An Act to continue the term, and enlarge the powers of two Acts, passed in the eighteenth and thirty-eighth years of His present Majesty's reign, for repairing several roads leading from the town of Maiden Newton, in the county of Dorset, and other roads communicating therewith, in the counties of Somerset and Dorset ;" or to rein the counties of Somerset and Dorset; peal the said Acts, and to obtain further and other provisions in lieu thereof :- By which Bill it is intended to increase or alter the tolls authorised by the said last-mentioned Act to be taken on the roads therein mentioned.

And notice is hereby also given, that it is intended to take power by the said Bill, to make certain deviations or new lines of road from the present line or course of the said roads, and to take tolls thereon or in respect thereof; such deviations to commence, the one diverging from the present turn-pike-road leading from Maiden Newton to Dorchester, at or near a certain close called Pound Close, near to the western entrance of the village of Charminster, through a certain meadow called Ward Meadow, to a lane or road leading from Bradford Peverell to Dorchester, at the northwest corner of the Dorchester Barracks, thence along the said last-

mentioned lane or road, until the same joins theturnpike-road from Bridport to Dorchester, near to the western entrance to the said town of Dorchester; the other to diverge from the said proposed new road at or near a certain meadow called Large Mead, now in the occupation of Barnard Cox, and to unitewith the turnpike-road leading from Charminsteraforesaid to Cerne Abbas, at or near to a certain cottage now in the tenure or occupation of Robert Tizard, Matthew Bishop, and Joseph How, situate on the west side of the said last-mentioned turnpikeroad; and both which said deviations or new lines of road will be made and maintained from, in, through, or into the several parishes, townships, orextra-parochial places of Charminster, Fordington, Stintsford, Winterbourne Waste, otherwise Winter-boune Monkton, Winterbourne Saint Martin, otherwise Martin's Town, the Holy Trinity Dorchester, Winterbourne Steepleton, Bradford Peverell, and Winterbourne Came, or some of them, all in the county of Dorset.

And that duplicate plans and sections of such proposed deviations, or new lines of road, together with books of reference thereto, will be deposited with the clerk of the peace for the said county of Dorset, at his office at Sherborne, on or before the 30th day of November next; and copies of so much of the said plan and section as relates to each of the said parishes, together with a book of reference thereto, will be deposited with the parish clerk of each such parish respectively, on or before the 31st day of December next, for the inspection of all parties concerned .- Dated this 13th day of October 1838.

Joseph Crew Jennings, Solicitor for the said; Bill.

TOTICE is hereby given, that application is in-tended to be made to Parliament in the ensuing session, for leave to bring in a Bill to continue the term and amend the powers and provisions. of an Act, passed in the thirty-seventh year of the reign of His Majesty King George the Third, intituled " An Act for more effectually repairing theroads between the house, commonly called the Horseshoe-house, in the parish of Stoke Goldington, in the county of Buckingham and the town of Northampton, and from the north bridge of Newport Pagnell, in the said county of Buckingham, to thesaid Horseshoe-house;" also of an Act, passed in. the fifty eighth year of the reign of His said, Majesty, intituled "An Act for enlarging the term and powers of an Act of His present Majesty, for repairing the roads between the Horseshoe-house, in Stoke Goldington, in the county of Buckingham and the town of Northampton, and from the north bridge of Newport Pagnell, in the said county of Buckingham, to the said Horseshoe-house ;" or to. repeal the said Acts, and grant more effectual powers. instead thereof.

And in which Bill provision is intended to be; made to alter or increase the tolls at present authorized to be collected, and to grant to the trustees tobe appointed by the said Bill, powers of levying tolls upon the whole line of the said roads .- Dated this 10th day of October 1838.

Geo. Abbey, Clerk to the Trustees,

Clun Borough Enclosure.

OTICE is hereby given, that application will be made to Parliament in the next session, for an Act for dividing, allotting, and enclosing the common and waste lands within the borough or township of Clun, in the parish of Clun, in the county of Salop .- Dated this ist day of October 1838.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill for dividing, allotting, and enclosing the several heaths, commonable lands, commons, and waste grounds within the manor or township of Totley, in the parish of Dronfield, in the county of Derby; in which Bill provision is intended to be made for raising money for defraying the expences of the said enclosure, by a rate upon the proprietors of the lands to be enclosed, or by some other means to be provided for by the said intended Bill .-- Dated this 10th day of October 1838.

Henry Waterfull, Solicitor.

Sheffield.

Elkins, Solicitor, Cook's-court, Lincoln'sinn, Agent.

North Midland Railway.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to alter, amend, and enlarge some of the powers and provisions of two several Acts of Parliament, one passed in the sixth and seventh years of the reign of His late Majesty King William the Fourth, intituled "An Act for making a railway from Leeds to Derby, to be called the North Midland Railway;" and the other passed in the seventh year of the reign of His said late Majesty King William the Fourth, and intituled " An Act to enable the North Midland Railway Company to alter the line of the said railway, and the Act relating thereto, and also to make a branch to communicate with the same;" and it is intended to apply for power by the said intended Act, to alter and vary so much of the line of the said railway, as at present authorised to be made, as lies between the present commencement thereof, in the parish and township of Leeds, in the county of York, and a certain field or close, in the township and parish of Rothwell, in the said county of York, numbered 115 on the plan of the said railway deposited with the Clerk of the Peace for the west riding of the county of York, and to abandon such portion of the line; and to make and maintain a railway or railways with all proper works and conveniences connected therewith in lieu thereof, commencing in the said parish and township of Leeds, in the county of York, at or near a certain parcel of land, the property and in the possession of Robert Arthington, near a certain street, or intended street, called, or to be called, Junction-street, on the south side of the street or lane called Hunslet-lane, in the said parish and township of Leeds; passing thence from, in, through, or into the several parishes, townships, and extra parochial or other places of Leeds, Hunslet, and Rothwell, or some of them, in the said west | for amending, widening, and keeping in repair the

riding of the said county of York, and terminating at or near the said field or close in the said parish and township of Rothwell.

And it is also intended to apply for power, by the said intended Act, to purchase land and buildings within the said several townships of Leeds and Hunslet, in the said parish of Leeds, for the purpose of making proper depôts and stations at or near the commencement of the said railway, and for forming approaches thereto; and also to extend, for a further period of two years, the time limited by the said recited Acts, or one of them, for the parchase and taking of lands and buildings, for the purposes of the said railway, within the several parishes, townships, and places of Leeds, Hunslet, Rothwell, Woodlesford, Oulton cum Woodlesford, and Methley, in the county of York.

And it is further intended to apply for power, in and by the said intended Act, to deviate in the construction of the said intended new or altered line of railway, to any extent, not exceeding one hundred vards, in open lands, and to any extent, not exceeding fifty yards, in lands covered with houses, on either side of such line, as the same will be delineated on the plans thereof to be deposited as hereinafter mentioned, where the property lying within such distances respectively shall be numbered on the said plans and described in the books of reference to be deposited therewith; and also for power to levy tolls, rates, and duties in respect of the said new or altered line.

And notice is hereby further given, that, on or before the 30th day of November in this present year, plans, sections, and books of reference of the said proposed alteration or deviation of the said railway, will be deposited at the office of the Clerk of the Peace for the said west riding of the county of York, in Wakefield, in the said riding, and at the office of the Clerk of the Peace for the borough of Leeds, in Leeds aforesaid; and, on or before the 31st day of December in this present year, a copy of so much of the said plans, sections, and books of reference as relates to each parish in or through which such new or altered line is intended to be made, will be deposited with the parish clerk of each of the said parishes respectively, for the inspection of all parties concerned.-Dated this 12th day of October 1838.

TOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill for continuing the term and amending the powers and provisions of an Act, passed in the twenty-eighth year of the reign of His Majesty King George the Second, intituled " An Act for amending, widening, and keeping in repair the roads from Epsom through Ewell to Tooting, and from Ewell to Kingston-upon-Thames and Thames-Ditton, in the county of Surrey;" also of an Act, passed in the twentieth year of the reign of His Majesty King George the Third, intituled "An Act for enlarging the term and powers of an Act, made in the twentyeighth year of the reign of His late Majesty King George the Second, intituled "An Act

road from Epson through Ewell to Tooting, and from Ewell to Kingston-upon-Thames and Thames-Ditton, in the county of Surrey, and for amending, willening, and keeping in repair the road from the tumpike-road at Ewell across Ewell Common Fields to the Rvegate Turnpike-road, on Borough Heath, in the said county ;" also of an Act, passed in the forty-first year of the reign of His said Majesty King George the Third, intituled "An Act for continuing for twenty one years, and from thence to the end of the then next session of Parliament, the term and altering and enlarging the powers of two Acts passed in the twenty-eighth year of the reign of His late Majesty King George the Second, and the twentieth year of the reign of His present Majesty, for amend ing, widening, and keeping in repair the roads from Epsom through Ewell to Tooting, and from Ewell to Kingston-upon-Thames and Thames-Ditton, in the county of Surrey, and for amending, widening, and keeping in repair the road from the turnpikeroad at Ewell across Ewell Common Fields to the Rvegate Turnpike-road, on Borough Heath, in the said county;" also of an Act, passed in the fifty-fifth year of the reign of His said Majesty King George the Third, intituled " An Act for enlarging the term and powers of several Acts of His late and present Majesty for repairing the roads from Epsom through Ewell to Tooting, and from Ewell to Kingston-upon-Thames, and Thames-Ditton, and across Ewell Common Fields to the Ryegate Turnpike-road on Borough Heath, all in the county of Surrey;" or for repealing the said several Acts and granting more effectual powers instead thereof; and in which Bill provision is intended to be made to alter or increase the tolls at present authorised to be collected, and to levy new and additional tolls upon the said roads.-Dated this 4th day of October 1838.

Wm. Everest, Clerk to the Trustees.

CONTRACT FOR COALS FOR HER MA-JESTY'S STEAM VESSELS AT LIVER-POOL.

Department of the Storekeeper-General of the Navy, Somerset-Place, October 11, 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 1st November next, at one o'clock, they will be ready to treat with such persons as may be willing to contract, for supplying and delivering,

On board Her Majesty's Steam and other Vessels, at Liverpool, such quantities of the best

Rushby Park Coals,

as shall from time to time be demanded from the 1st day of January to the 31st day of December 1839, both days inclusive.

The conditions of the contract may be seen at the 'said 'Office, or on application to Commander Chapell, R. N. at Liverpool.

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 uniting

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words, "Tender for Coals," and must also be delivered at Somerset-place, accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering, in the sum of $\pounds200$, for the due performance of the contract.

CONTRACTS FOR SUET, WHEAT, AND RICE.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, October 16, 1838.

MHE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday: the 25th October 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.

- Suet, 100,000 lbs.; to be delivered, in equal weekly proportions, between the date of the contract and the 31st of March next.
- Wheat, Red, 2000 quarters; Wheat, White, 500 quarters; half of each to be delivered in three weeks, and the remainder in three weeks afterwards.
- Rice, East India, 10 Tons; to be delivered within a fortnight.

Samples of the wheat (not less than two quarts) and of the rice (not less than two pounds) must be produced by the parties tendering.

The conditions of the contracts may be seen at the said Office.

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

SALE OF OLD STORES AT PORTSMOUTH.

Admiralty, Somerset-Place, October 16, 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 Wednesday' the 31st instant, at ten o'clock in the forenoon, the Admiral Superintendent will. put up to sale, in Her Majesty's Dock-yard at noon precisely, to receive the report of the at Portsmouth, several lots of

Old Stores,

Consisting of Rope Cable-laid and Hawser-laid, Canvas in Rags, Spun Yarn, Ocham, Hemp Rakings, &c. &c. &c.

all lying in the said Yard.

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

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

SALE OF HER MAJESTY'S SHIPS.

Department of the Storekeeper-General of the Navy, Somerset-Place, October 16, 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 8th November next, at one co'clock, they will be ready to receive sealed tenders

For the purchase of Her Majesty's Ships undermentioned, and which are lying at the Dockyards against the same expressed, viz.

Lying at Plymouth.

Royalist, 10 guns, 231 tons burthen. Goldfinch, packet, 237 tons burthen.

Lying at Portsmouth.

Rainbow, 28 guns, 503 tons burthen.

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, to make a deposit of £25 per cent. on the amount of each purchase.

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

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

Westminster Fire-Office, King-Street, Covent-Garden, October 16, 1838

TOTICE is hereby given, that the General Meeting appointed by the Meeting appointed by the deed of settlement to be held yearly on the last Thursday in October, or within ten days thereafter, for the choice of Directors, and on other affairs, will be holden at this Office, on Thursday the 1st day of November next, at twelve o'clock.

Wm. Browne, Secretary.

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

> Albion Insurance-Office, London, October 19, 1838.

GENERAL Court of Proprietors of the Albian Insurance Company will be held, at the Company's House, in New Bridge-street, Blackfriars, on Thursday next the 25th instant, at twelve o'clock Auditors for the year ending at Michaelmas last; to elect Directors for the ensuing year; and to determine on a recommendation of the Board, that a dividend of seven per cent. be declared on the Company's stock.

Edwin Charlton, Secretary.

Alliance Marine Assurance Company.

THIS is to give notice, that an Extraordinary General Court of the Market of the Marke General Court of the Members of the Alliance Marine Assurance Company will be holden at the Office of the Company, in Bartholomew-lane, London, on Wednesday the 31st day of October instant, at hulf past twelve o'clock in the afternoon precisely, for the election of an Auditor, in the room of Benjamin Cohen, Esq. who has vacated that office on being elected a Director of the Company.-Dated this 18th day of October 1838.

Frederick Secretan, Superintendant.

Alliance British and Foreign Life and Fire Assurance Company.

THIS is to give notice, that an Extraordinary General Court of the Members of the Alliance British and Foreign Life and Fire Assurance Company will be holden, on Wednesday the 31st day of October instant, at twelve o'clock at noon precisely, at the Office of the Company, in Bartholomew-lane, London, for the purpose of electing an Auditor, in the room of Benjamin Cohen, Esq.-Dated this 19th day of October 1838.

A. Hamilton, Secretary.

NOTICE is hereby given, that the Partnership hereto-fore carried on by Richard Haworth and Jonathan Fildes, at Howler-bank, in the parish of Rochdale, in the county of Lancaster, as Fulling-Millers, under the firm of Haworth and Fildes, was this day dissolved by mutual con-sent: As witness our hands this 15th day of October 1838.

Richard Haworth. Jonathan Fildes.

SUBSISTING AND ADD TO THE STREET STREET, STREET STREET, STREET city of London, and of Bedfont, in the county of Middlesx. Coach-Matters and Farmers, was dissolved, by mutual con-sent, as far as regards the said Thomas Fagg, as from the 10th day of October instant; and that all dents due and owing by and to the said copartnership firms, respectively, are to be paid and received by the said Robert Fagg and George Fagg : As witness our hands this 17th day of October 1838. Thomas Fagg.

Robert Fagg. George Fagg.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, withan Colley and Bonjamin Burnicy, carrying on business as Colliers and Coal-Merchants, at the Grove Colliery, in the township or Stanley cum Wrenthorpe, near Wakefield, in the county of York, under the firm of Colley and Burnley, was this day dis-solved by mutual consent. All debts owing to and by the said firm will be received and paid by the said Berjamin Burnley, by whom the said business will in future be carried on. -Dated this 15th day of October 1838.

Wm. Colley. Benjn. Burnley.

(For Continuation of the Dissolution of Partnerships, see page 2235.)

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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London Usbridge Hertford Rovston Guildford Chelmsford Colchester Romford Maidstone Canterbury Dartford Chichester Lewes Rye Pedford Windsor Reading Avlesbury Oxford Huntingdon Cambridge Ely Wisbench Ipswich Woodbridge Sudbury Hadleigh Stow Market Bury Beccles Bungay Lowestoft Norwich Yarmonth Lym	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 6919 & 9 & 11 \\ 105 & 8 & 7 \\ 825 & 5 & 3 \\ 536 & 16 & 0 \\ 20 & 10 & 0 \\ 363 & 14 & 11 \\ 2169 & 2 & 10 \\ 496 & 2 & 0 \\ 73 & 17 & 6 \\ 603 & 5 & 0 \\ 18 & 0 & 0 \\ 154 & 5 & 0 \\ 165 & 2 & 0 \\ \hline & & & & \\ 329 & 13 & 6 \\ 71 & 1 & 0 \\ 75 & 8 & 9 \\ 20 & 5 & 3 \\ 605 & 12 & 6 \\ 148 & 14 & 0 \\ 835 & 6 & 6 \\ 23 & 5 & 0 \\ 21 & 0 & 6 \\ 2290 & 18 & 6 \\ 2290 & 18 & 6 \\ 283 & 2 & 1 \\ 987 & 5 & 7 \\ 562 & 10 & 6 \\ 1017 & 4 & 6 \\ 640 & 12 & 9 \\ 1172 & 17 & 6 \\ 4 & 18 & 0 \\ 4147 & 3 & 1 \\ 2679 & 12 & 3 \\ 4438 & 18 & 4 \\ 168 & 8 & 6 \\ \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

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Board of Trade, Corn Department.

Published by Authority of Parliament.

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WILLIAM JACOB, Comptroller of Corn Returns.

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THE

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 16th day of October 1838,

Is Thirty-one Shillings and Ten Pence Farthing per Hundred Weight,

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

Grecers'-Hall, October 19, 1838. By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers' Company.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, carrying on the business of Drapers, at Sandwich, in the county of Kent, under the firm of Drayson and Clarabut, was dissolved, by mutual consent, on the 30th day of September last.—Witness our hands this 16th day of October 1838.

William Drayson. John Stone Clarabut.

E, the undersigned, Thomas Ashworth and Hugh Gimber, both of Great Carter-lane, in the city of London, do, this 12th day of October 1838, by mutual consent, agree to dissolve Partnership, as Licenced Dealers in Beer, heretofore trading under the firm of Ashworth and Gimber, of Great Carter-lane, Licenced Dealers in Beer.

Hugh Gimber. Thomas Ashworth.

TAKE notice, that the Partnership carried on by us, as Floor Cloth Manufacturers, Oilers, Painters, and Japanners of Silk and Linen, at the Canal-bridge, Old Kentroad, in the county of Surrey, under the firm of J. and J. Rolls, is this day dissolved by mutual consent : As witness our hands this 15th day of October 1838.

James Rolls. Josiah Rolls.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Decost and Thômas Middleton, as Bottle Beer Merchants, at No. 7, Elizabeth-street, St. George's in the East, in the county of Middlesex, was this day mutually dissolved : As witness our hands the 18th day of October 1838.

John Decost. Thos. Middleton.

OTICE is hereby given, that the Partnership heretofore carried on between us the undersigned, in Lancaster, in the county of Lancaster, a. Grocers, Druggists, and Spirit-Dealers, under the style or firm of Atkinson and Aldren, was this day dissolved by mutual consent.—Dated at Lancaster aforesaid, the 17th day of October 1838.

Thomas Atkinson. John Aldren.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George M'Knight, William M'Knight, Elizabeth M'Knight, and Sarah M'Knight, of Shifnal, in the county of Salop, Lineu and Woollen-Drapers, Silk-Mercers, &c. and carried on under the firm of M'Knight, Brothers, and Co. was dissolved on the 8th day of September last.—Witness our hands this 5th day of October 1838. Geo. M'Knight.

E. M^cKnight. S. M^cKnight. William M^cKnight. NOTICE is hereby given, that the Partnerships heretofore subsisting between us the undersigned, James Briggs and John George Briggs, as Coach Proprietors and Post Horse Keepers, in the borough of Leicester, and as Farmesand Graziers, at Stukley Lodge, in the county of Leicester, were this day dissolved by mutual consent; and that all debts owing to or by the said late partnerships, respectively, will bereceived and paid by the said John George Briggs.—Witness our hands this 10th day of October 1838.

J. Briggs. John George Briggs.

VOTICE is hereby given, that the Copartnership lately subsisting between us the undersigned, James-Hine Langworthy and Edmund Nicholas Gabriel, Veterinary Surgeous and Farriers, of No. 15, Roll's-buildings, Fetterlane, and of Gloucester-mews, Portman-square, in the county of Middlesex, was dissolved by mutual consent, as and from the 1st day of October 1838.—Dated this 17th day of October 1838.

James Hine Langworthy. Edmund Nicholas Gabriel.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Brettell Collins and Thomas Humphreys, of Birmingham, in the county of Warwick, Chymists, Druggists, Oil and Colourmen, was dissolved, by mutual consent, on the 1st day of August instant. All debts due to and owing by the said copartnership will be received and paid by the said Thomas Humphreys, by whom the trade will in future be carried on : As witness our hands this 1st day of August 1838.

John Brettell Collins. Thomas Humphreys.

OTICE is hereby given, that the Copartnership businessheretofore carried on by us, at Leeds, in the county of York, under the firm of Moore, Hardwick, and Co. and at Rio de Janeiro, in Brazil, under the firm of John Moore and Co. as Merchants and General Commission Merchants, was dissolved on the 1st day of October 1836, by effluxion of time.—Dated the 15th day of September 1838.

John Moore. Josh. Wm. Moore. William Hardwick.

NOTICE is bereby given, that the Copartnership businessheretofore carried on by us, at Leeds, in the county of York, as Merchants and General Commission Merchants, under the firm of Moore, Hardwick, and Co. and at Bahia, in Brazil, under the firm of Moore, Edwards, and Co. was dissolved, by mutual consent, on the 30th day of September 1837.—Dated this 15th day of September 1838.

John Moore. Jós. Wm. Moore. William Hardwick. Voseph Edwards. NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Wade and Thomas Wade, of the Ludlow Paper Mills, in the parish of Ludford, in the county of Salop, Paper Mikers, is this day dissolved by mutual consent.—Dated this 18th day of September 1838. John Wade.

Thomas Wade.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edmund Holland and Richard Fallows, and carried on at Wigen in the county of Lancaster, in the business of Linen and Cotton Manufacturers, has this day been dissolved by mutual consent.—Dated this 8th day of October 1838.

Edmund Holland. Richard Fallows.

THE Partnership (if any) lately subsisting between us the undersigned, as Lightermen, Barge Masters, and Corn and Coal Merchants, at Kingston-upon-Thannes, in the county of Surrey, under the firm of Mary Earl and Son, has this day been dissolved and put an end to by mutual consent.—Dated this 13th day of January 1838.

Mary Earl. John Earl.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Dean, Frederick William Sedgwick, and Turner Townsend, of Saint Paul's Church yard, in the city of London, and of Saint Ettenne, in the kingdom of France, Warehousemen, trading under the firm of Dean, Sedgwick, and Townsend, hath this day been dissolved by mutual consent.—Dated this 19th, day of October 1838, John Dean.

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F. W. Sedgwick. Turner Townsend.

NOTICE is hereby given, that the Partnership lately subsisting between the undersigned, Joshua Scholefield and Thomas Martin Jones, carrying on trade as Nail Manufacturers, at the Britannia Nailworks, in Birmingham, in the county of Warwick, was this day dissolved by mutual consent; all debts due to and from the said concern are to be received and paid by the said Joshua Scholefield.—Dated the 18th may of October 1838. Josh. Scholefield. T. M. Jones.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying on the provession of Dancing-Masters. at 41, Brewer-street, Golden-square, in the county of Middlesex, is this day dissolved by mutual consent. All debts due and owing to or by the said partnership will be paid and received by Henry Willis.—Witness our hands this 15th day of October 1838. Henry Willis.

Samuel B. Green,

TOTICE is hereby given, that the Partnership (if any) beretofore subsisting between us the undersigned, as Cotton Spinners, at Shaw Edge, near Oldham, in the county of Lancaster, has been dissolved by mutual consent; and that the whole of the alleged partnership property, debts, and effects belongs to the undersigned Arthur Nield solely, who will carry on the business on his own account, and pay and receive all the debts owing by and to the said copartnership : As witness our hands, this 16th day of October 1838.

Arthur Nield. Robt, Nield.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Thomas Greenwood and William Foulds, carrying on business as Clog and Patten Makers, at Bridge-street, in Bradford, in the county of York, under the firm of Greenwood and Foulds, was dissolved on the 13th day of October instant, by mutual consent; and that all debts due to and owing from the said late partnership will be received and paid by the said Thomas Greenwood.—Witness the hands of the parties this 15th day of October 1838. Thomas Greenwood,

William Foulds.

NOTICE is hereby given, that the Partnership lately subsisting between Daniel Yorke, of Farming-wood's Lodge, in the parish of Brigstock, James Yorke, of the city of Peterborough, and Charles Frederick Yorke, of Oundle, all in the county of Northampton, Bankers and Copartners, carrying on the business of Bankers. at Peterborough. Oundle, and Thrapst n, was this day dissolved by mutual consent, as far as regards James Yorke, who retires from the 31st of December last past. The business of the said banks will in future be continued and carried on by Daniel Yorke and Charles Frederick Yorke.—Witness our hands this 9th day of April 1838.

Danl. Yorke. James Yorke. C. F. Yorke.

NOTICE is hereby given, that the Païtnership heretofore subsisting between us the undersigned, Robert Healey and Henry Butterw rth, carrying on business at Green Gate Mill, near small-bridge, in the parsh of Rochdale, in the county of Lancaster, as C tron-Spinners, under the firm of Robert Healey and Company, was dis olved from the lst day of October instant, thy unitual consent. All debts owing to or from the said copartnership concern will be received and paid by the said Robert Healey, by whom the business will in future be carried on, under the a oresaid firm of Robert Healey and Company.-Witness our hands this 17th day of October 1838. Robt. Healey.

Hy. Butterworth.

N OTICE is hereby given, that the Partn rship formerly existing between James Boyce and James Reynolds Boyce, and subs-quently between the Executors of the late Mr. James Boyce and James Reynolds Boyce, under the firm of James Boyce and Son, as Bra's Founders, Umbrella and-Parasol and Universita Furniture Manufacturers, Alcesterstreet, in the parish of Aston, near Birmingham, was dissolved, by the efflux of time, on the 31st December 1832 : Az witness our hands this 16th day of October 1838.

Maria Boyce, James Reynolds Boyce, Reuben 14 igley, Executors of the late Mr. James Boyce. James Reynolds Boyce.

NOTICE is hereby given, that the Partnership heretefore subsisting between us the undersigned, Richard Burlingham, James Gregory, and Henry Burlingham, carrying on business as frommongers, at the borough of Evesiam, in the county of Worcester, under the style and firm of R. Burlingham and Co., was dissolved, by mutual consent, as from the lst day of January 1837, so far as respects the said firm will burlingham. All' debts due to or owing by the said firm will be received and paid by the said James Gregory and Henry Burlingham, was will continue to carry on the business as heretofore : As witness our hands this 17th day of October 1838.

Richard Burlingham. James Gregory, Henry Burlingham.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, Thomas Deakin and George Proter, as Manufacturers of Earthenware at La e end, in the county of Stafford, was this day dissolved by murual consent; and that the business will in uture be arried on by James Deakin and John Deakin, both of Lane-end aforesaid, Manufacturers of Earthenware, and the said George Proter, under the firm of Deakins and Proter, by and to whom all debts owing from and to the said late firm of Deakin and Proter will be paid and received: As witness' our hands this 16th day of October 1838.

The Thomus × Deakin, Matk of George Proceer. The James × Deakin, Mark of

John Deakin.

Liverpool, October 10, 1838. NOTICE is hereby given, that the Partnership business heretofore carried on by us, as Cart-Owners, in the name of William Benzie, is this day dissolved by mutual con-Wm: Benzie. sent.

Edward Allen.

NOTICE is hereby given, that the Copartnership lately subsisting between us the undersigned, John Holl, William Pearson Hall, and James Wallace the elder, as Tanners, in Thamwell-gate, near the city of Durham, under Lanners, in I hamwell-gate, near the city of Durham, under the firm of Messrs. Hall, hath been dissolved, by mutual con-sent, as and from the 8th day of October instant; and that all debts due and owing to and from the said firm will be re-ceived and paid by the said William Pearson Hall, who is doly authorised for that purpose: As witness our hands this 11th day of October 1838.

John Hall. Wm. Pearson Hall. James Wallace, sen.

MISS DOROTHY MILLER, Deceased.

Miller of Mile and May of the above named Dorothy Miller, of Mile-end-road, in the county of Middlesex, Spinster, deceased, are forthwith required to give notice of their claim, and to establish their degree of relationship, at the office of Mr. Robert Fletcher, No. 1. Freeman's-court, Cornhill, Solicitor to the Executors of the deceased.

London, Oct. 15, 1838.

NOTICE TO DEBTORS AND CREDITORS.

A LL persons having any claim or demands upon the estate of the late Reverend John Hinde, Free Grammar School, Ludiow, Shropshire, are requested to sent in the same, on or before the 14th day of November next, to Mr. Thomas Childe and Mr. Thomas Griffiths, Ludlow, Administrators, or they will be excluded the benefit of the dividend ; also, all persons indebted to the said estate are requested to pay their respective amounts to the said Administrators, on or before the 14th day of November next.

Ludlow, 14th October 1838.

NOTICE TO CREDITORS.

LL persons having any unsettled claim or demand upon A A the estate of Messrs. De la Rue, James and Rudd, of Bunbill-row, or upon Messrs. Crompton and Sedgwick, as trustees of Mr. De la Rue, a e requested, within twenty-one days from this date, to transmit the particulars thereof to the said trustees, at No. 110, "unhill-row, in order that the same may be examined and discharged; and creditors are requested to take notice, that at the end of one month from the date bereof, the said trustees intend closing their accounts with the said estates, and their liabilities under the same ; and then, as the purposes for which they were appointed trustees will have been carried into effect, they will retransfer the business to Mr. De la Rue, who will thenceforth carry it on as formerly, on his own account, and for his own benefit. — Dated this 19th day of October 1838.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Heathorn against Ayerst, the creditors of James Brazier, late of Northiam, in the county of Sussex, Gentleman (who died in the month of April 1834), are, on or before the 6th day of November 1838, to come. in and prove their debis before Sir Giffin Wilson, one of the Masters of the said Court, at his chambers, in South-ampton-buildings, Chancery-lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Decree.

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NOTICE is hereby given, that Sarah Williams, of the Mosiyn Arms. Hotel; in St. Asapn, in the county of Flint, Innkeeper, hath by indenture, bearing date the 9th day of October instant, ussigned over all her personal estate and effects to Thomas Sandford, of St. Asaph aforesaid, Gentleman, and Robert Rolson, also of St. Asaph, Druggist, in trust, for the equal benefit of her creditors; and notice is hereby given, that the said deed now lies at the office of Richard Humphreys, Solicitor to the assignees, at Rose hill, near St. Asaph aforesaid, for the inspection and execution of the creditors of the

said Sarah Williams ; and all those who shall neglest to effective the same, or signify their assent thereid in writing, within one calendar month from the date thereof, will be excluded from cale due in month from the date thereor, will be excluded from all benefit arising therefrom; and all percons indebted to the said Sarah Williams are requested forth with to pay the aniount of their respective debts to the credit of the said Thomas Sand-ford and Robert Rolison, at the North and South Wales Bank, in Denbigh, otherwise legal proceedings will be 'commenced' against them.

Rose-hill, near St. Asaph, October 10, 1838.

To the debtors and creditors of James Smith, of the town of Northampton, in the county of Northampton, Gardener.

WHEREAS the said James Smith bath by indentures of V lease, release and assignment, bearing date respec-tively the 10th and 17th days of October instant, conveyed and of Fish-street, in the said town of Northampton, Whitesmith, in trust, for the equal benefit of the creditors of the said Janies Smith; and such indentures of lease, release and assignment were duly executed by the said James Smith and Samuel Walker on the said lith day of October instant; and the execution thereof is attested by Thomas Howes, of the said iown of Northampton, Solicitor, and Charles Lewis, his Clerk; and the said deed of assignment will be left at the house of the said James Smith, in Bearward-street, in the said town of Northampton, for the inspection and signatures of the said creditors, until the sale of the household furniture and other effects, and after that time will remain at the office of the said Thomas Howes. All persons who have any claim or demand upon the said James Smith are requested forthwith to send in 'account, thereof to the said Namuel Walker; and all persons indebted to the said James Smith are desired immediately to pay the amount of their respective debts to me, the undersigned, or they will be sued for the same, without further notice.

By order of the said trustee, THOS. HOWES, his Solicitor. Northampton, October 12, 1838.

THE creditors who have proved their debts under a Fiat in Bankruptey awarded and issued forth against William Curtis, late of Clevedon, in the county of Somerset, after that of Clutton, in the same county, but now a prisoner in Her Majesty's goal of the same county, our now a prisoner in Her Majesty's goal of the city and county of Bristol, Inn-keeper, Dealer and Chapman, are requested to meet the assignees of his estate and effects, on Monday the 12th day of No-vember next. at twelve o clock at noon, at the offices of Mesers. Gillard and Flook, Solicitors, Bridge-parade, Bristol, to assent to or dissent from the sale and disposal, by the said assignees, of the stock implements, and utensils in trade, farming stock, household turniture, and other the effects of the said bankrupt, together with the good will and interest of the said bankrupt of and in the Warwick Arms Inn, at Clutton aforesaid, or any part thereof, either by public auction or private contract, or by valuation or appraisement, or partly by one mode and partly by another, and either for ready money or on credit, as the said assignees shall think fit; and also to assent to or dissent from the said assignees carrying on or continuing the business of the said bankrupt, for the benefit of the estate, until a sale thereof can be effected; and to their employing the bankrupt, or any other person or persons therein, and anowing unro mun or them for such services, such compensation as they the said assignces shall think reasonable and proper; also to assent to or dissent from the said assignces allowing or resisting any claim already made, or to be made, by the landlord of the Warwick Arms aforesaid, to certain fixtures alleged to belong to the said background also to ratify and confirm any sale or any other person or persons therein, and allowing unto him to the said bankrupt ; and also to ratify and confirm any sale or sales by private contract or otherwise, which they the said assignces may have already caused to be made of the said stock, and other the estate and effects of the said bankrupt, or any part thereof, and all other acts made and done by the said assignees relating to the affairs of the said bankrupt; and further to assent to or dissent from the said assignees in commencing, prosecuting, or defending any suit or suits, or other proceedings, at law or in equity, for the recovery or protection of any part of the said bankrupt's estate and effects ; or to or from their compounding, submitting to arbitration, or other-wise agreeing to any malter or thing relating thereto; and on other special affairs, sid

WHEREAS a Fiat in Bankraptcy is awarded and issued forth against Joseph Lawrance, late of Lawrence-lane, Cheapside, and now of No. 14, Bucklersbury, in the city of London, Manchester and Woollen Warehouseman (but whose name is spelt in the London Gazette of the 16th October instant, as Joseph Laurance), and he being declared a bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 26th day of October instant, at half past eleven of the clock in the forenoon precisely, and on the 27th day of November next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of Loudon, and unke a full discovery and divelosure 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. Wun. Turquand, Copthall-buildings, Official Assignee, whom the Commissioner has appointed, and give norice to Messrs. Fox and Cheek, Solicitors, Basinghall-street.

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WHEREAS a Fiat in Bankruptcy is awarded and issued VV against George Anderson, formerly of Mark-lane, in the city of London, and late of Queen's buildings. Brompton, in the county of Middlesex, Vine and Spirit Merchant (but now a prisoner for d-bt within the walls of the Queen's Bench Prison), and he being declared a bankrunt is hereby required to surrender himself to Robert George Cecil Fane, Eso, one of Her Majests's Commissioners of the Court of Bankruptcy, on the 30th of October instant, at two in the afternoon preeisely, and on the 30th day of November next, at eleven o'clock in the forennon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects ; when and where the creditors are to come prepured 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. A l persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Wm. Whitmore, 2, Basinghall-street, the Official Assignce, whom the Commissioner has appointed, and give notice to Mr. Gargrave, Sollcitor, 19, Buckingham-street, Strand.

W HERRAS a Fiat in Bankruptcy is awarded and issued forth against John Bradshaw, of Manchester, in the county of Lancaster, Provision-Dealer, Dealer and Chapman (surviving Partner of Joseph Allsop, deceased), 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 2d and 30th of November next, at ten of the clock in the forenoon on each day, at the Con-nissioners'-rooms, in Saiut James's-square, in Manchester, in the said county of Lancaster, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Scholes and Meild, Solicitors, Mauchester, or to Messrs. Johnson, Son, and Weatherall, Solicitors, Temple, London.

If RICEAN a Fiat in Bankruptovis awarded and issues forth against Edward Sharp, of Melton Mowbray, in the county of Leicester, Draper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender hunself to the Commissioners in the axid Fiat manned, or the trajor part of them, on the 31st day of October instant, and on the 30th day of November next, at eleven in the foremon on each day, at the George Ion, Melton Mowbray arorsaid, 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 atting to choose assignees, and at "the hast sitting the said bankrupt is required to fursh his examination, and the

creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Bell, Brodrick, and Bell, of Bow Church-yard, London, Solicitors.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Francis Diggon the elder, late of Thetford, in the county of Norfolk, Tanner, Fell-Monger, Skin-Dealer, Dealer and Chapman, but now of Brandon, in the county of Suffolk, Fell-Monger, Skin-Dealer, Dealer and Chapman, and he being declared a kankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 29th day of October instant, and on the 30th day of November next, at twelve o'clock at noon on each day, at the Anchor Inn, in Thetford, in the said county of Norfolk, 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 uot to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Frederick Dufaur, No. 23, Queen Ann-street, Cavendishsquare, London, or to Mr. W. P. Pillans, Solicitor, Swaffhám, Norf-ik.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Ikandle Hartill, of the township of Willenhall, in the parish of Wolverhampton, in the county of Stafford, Ironmonger, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 3d and 30th days of November next, at eleven of the clock in the forenoon on each of the said days, at the Swan Inn, in Wolverhampton, in the county aforesaid, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Joseph Dove, 6, Nouers-place West, New-road, or of 12, Careystreet, Lincoln's-inn, London, or to Mr. Horatio Barnett, Solicitor, Walsall.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against James Grore and George Grore, of Ashted-row, in the parish of Aston juxta Birmingham, in the county of Warwick, Maltsters, Deaders, Chapmen, and Copartners, intend to meet on the 26th of October instant, at two of the clock in the afternoon, at Dee's Royal Hotel, in Templerow, in Birmingham aforesaid, in order to take the last Examination of George Grove, one of the said bankrupts; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination.

SIR CHARLES FREDERICK WILLIAMS, one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 27th day of June 1838, awarded and issued forth against Henry D'Eorden, of Southampton-street, Strand, in the county of Middlesex, Surgeon Dentist, Dealer and Chapman, will sit on the 12th of November next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Andit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, 'pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, inituled "An Act to amend the laws relating to bankrupts."

S IR CHARLES FREDERICK WILLIAMS, one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, hearing date the 19th day of June 1938, awarded and issued forth against James Sell, late of Union-street, in the borough of Southwark, in the county of Surrey, Baker, Dealer and Chapman, will sit on the 12th of, sixth year of the reign of His late Majesty King George the November next, at half past eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city, bitkfrupts.", bitkfrupts." Norember next, at halt past eleven in the forenoon precisely, at flie Court of Bankruptcy, in Basinghall-street, in the city: of London, to Audit the Accounts of the Assignces of the estate and effects of the said bankrupt under the said-Fint, pursuant to an Act of Parliament, unade and passed in the sixth year of the reign of His late Majesty King, George the Fourth, initial "An Act to amend the laws relating to bankrupts."

SIR CHARLES FREDERICK WILLIAMS, one of Her Majesty's Commissioners authorised to act under a Fint in Bankruptcy, bearing date the 11th day of June 1838, awarded and issued forth against John Telford, of Star-court, Bread-street, Cheapside, in the city of London, Leather Factor, Dealer and Chapman (carrying on business in co-partnership with John Davidson; under the firm of Telford and Company), will sit on the 12th day of November next, Company), will sit on the 12th day of November next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts."

SIR CHARLES FREDERICK WILLIAMS, one of Her Majesty's Commissioners suther Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 6th day of June 1838, awarded and issued forth against John Watson, of 35, Craw-ford-street, in the county of Middlesex, Linen-Draper, Dealer and Chapman (lately carrying on business in co-partnership with James Watson), will sit on the 12th day of November next, at half past twelve of the clock in the afternoon precisely, at the Court of Bankruptcy, in Bas-singhall-street, in the city of London, to Audit the Ac-counts 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 Majesty's Commissioners authorised to act under 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."

SIR CHARLES FREDERICK WILLIAMS, one of Her Majesty's Commissioners authorised to act under a Fiat in Bankroptcy, bearing date the 28th day of May 1838, awarded and issued forth against Samuel George Beamish, formerly of Rock Vale House, near Mallow, in the county of Cork, in the Kingdom of Ireland, afterwards of No. 2, Manor-place, Walworth, in the county of Surrey, and now a Prisouer in Horsemonger-lane Gaol, in the county of Surrey. Limestone. Dealer. Dealer and Chamman will sit on Surrey, Limestano-Dealer, Dealer and Chapman, will sit on the 12th day of November next, at half past one of the clock in the afternoon precisely, at the Court of Bankroptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignces of the an order to sucht 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 this late Majesty King George the Fourth, intitude "'An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 15th day of December 1837, awarded and issued forth against William Bolderston, of Liverpool, in the county of Against, William Bolderston, of Liverpool, in the county of Lancaster, Grocer and Provision-Dealer, Dealer and Chapman, ntend to meet on the 15th day of November next, at twelve at noon, at the Clarendon-rooms, in Liverpool; to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the said First, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intingled "6 An Act to amend the laws relating to bank-rupts." rupts

THE Commissioners in a Fiat in Bankruptcy, bearing date the 1st day of May 1838, awarded and issued forth against John Hiley, of Bordesley, in the parish of Aston juxta Birmingham, in the county of Warwick, Builder, Dealer and Chapman, intend to meet on the 3d of Norember next, at Dec's Royal Hotel, in Tenifle-row, Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt mider the said Flat, pursuant to an Act of Parliament, made and passed in the D

No. 19665.

SIR CHARLES FREDERICK WILLIAMS, one of Her IR CHARLES FREDERICK WILLIAMS, one of Her Majesty's' Commissioners' Authorised 'to act under a Fiat in Bankruptcy, bearing date the 6th day of June 1838, awarded and issued against John Watson, of No. 35, Crawford-street; in the county of Middlesex, Linen-Draper, Dealer and Chapman (lately carrying on trade in copartner-ship with James Watson), will sit on the 12th day of November next, at one o'clock in the 'afternoon precisely, at the Court of Bankrüptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said hankrupt when and where the creditors. effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come pre-pared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing for the climits some is in a plat in Danit die g, bearing forth against John Ereringham Harrison, of the town and county of the town of Nottingham, Hatter, Dealer and Chapman, intend to meet on the 12th day of November Fourth Inn, in Nottingham aforesaid, in order to Audit the Acounts of the Assignees of the estate and effects of the said counts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Par-liament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts';" and the said Commissioners also intend to meet on the same day," at three of the clock in the afternoon, and at this sake alaos in order to make a Final Dividend' of the 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 in conie 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.

AltHE Commissioners in a Fiat in Bankruptcy, bearing date the 10th of July 1838, awarded and issued forth against Robert Wilkin, of Wigton, in the county of Cumberland, Cattle-Dealer, Innkeeper, Dealer and Chapman, inberland, Cattle-Dealer, Innkeeper, Dealer and Chapman, in-tend to meet on the 14th day of November next, at eleven o'clock in the forenoon, at the King's Arms Inn, in Wigton aforesaid, 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, initiated "An Act to amend the laws relating to bankrupts;" and the said Com-missioners also intend to meet on the same daw, at twelve at missioners also intend to meet on the same day, at twelve at noon, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all chains not then proved will be disallowed. . · · ·

THE 'Commissioners in a Fiat in Bankruptey, bearing date the 27th day of January 1838, awarded and issued forth against Saituel Skinner, of Greenham, in the parish of Thatcham, in the county of Berks, Brewer, Dealer and Chap-man, intend to meet on the 10th day of November next, at twelve at noon, at the George Im; Reading, in the county of Berks, to Audit the Accounts of the Assignees of the estate and effects of the said Egakrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initiated "An Act to annend the laws relating to Dankrupts;" 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, SHE Commissioners in a Fiat in Bankruptcy, bearing effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come pre-pared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will he disallowed.

THE Commissioners in a Fint in Bankruptcy, bearing date the 3d day of March 1838, awarded and issued forth against John Walson the younger, of Marton, near

Gainsburgh, in the county of Lincoln, Saddler, Dealer and Chapman, intend to meet on the 12th day of November next, at eleven of the clock in the forenoon, at the Monson's Arms Inn, in Gainsburgh, in the county of Lincoln, in order to receive the Proof of Debts under the said Fiat, and also on the same day, at twelve of the clock at noon, in order to Audit the Accounts of the Assignce of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth Year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at one in the afternoon, and at the same place, 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 paroved will be disallowed.

7 THE Commissioners in a. Fiat in Bankruptcy, bearing date the 27th day of May 1837, awarded and issued forth against John Prince, of Chesterfield, in the county of Derby, Leather Dresser, Dealer and Chapman, intend to meet on the 13th day of November next, at eleven of the clock in the forenoon, at the Castle Inn, in Bakewell, in the county of Derby, to Audit the Accounts of the Assignces of the estaie 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. Inte Alajesty King George the Fourth, initialed "An Act to ameni the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve at noon, and at the state 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 Fist in Bankruptey, bearing date the 19th of December 1837, awarned and issued forth against Maxwell Klinch and Robert Kinch, both of Manchester, in the county of Lancasfer, Warehousemen, Dealers, Chapmen, and Copartners, intend to meet on the 12th day of November next, at eleven of the clock in the forenoon, at the Commissioners'-rooms, in St. James's-square, in Manchester, to receive the Proot of Debts against the separate estate and effects of Robert Kinch, one of the said bankrupts under the said Fiat, preparatory to the declaration of a First and Final Dividend of the separate estate and effects of the said bankrupt Robert Kinch, when and where the separate creditors, who have not already proved their debts, are to come prepared to prove the said commissioners also intend to meet on the said Dividend. And all claims not then proved will be disallowed; and the said Commissioners also intend to meet on the said effects of the said bankrupt Robert Kinch, under the said Fiat, pursuant to an Act or Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts;" and in order to make a First and Final Dividend of the separate estate and effects of the said bankrupt Ribert Kinch, unger the said Fiat.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 10th day of May 1838, awarded and issued forth against Robert Farguson, of Petworth, in the county of Sussex, Linen-Draper, Dealer and Chapman, intend to meet on the 13th day of November next, at eleven o'clock in the forenoon, at the Angel Inn. Petworth, in the said county of Sussex, in order to Audat the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve of the clock at noon, and at the same place, in order to make a 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.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 3d day of July 1838, awarded and issued forth against George Balding, of the town and county of the town of Southampton, Currier, Dealer and Chapman, intend to meet on the 12th day of November next, at welve o'clock at noon, at the Star Inn, in Southampton aforesaid, in order to Audit the Accounts of the Assignres or 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, in order to make a Dividend of the estate and effects of the said bunkrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

TWHE Commissioners in a Fiat in Bankruptey, bearing date the 28th day of March 1837, awarded and issued forth against Henry Wrigley, of Halifax, in the county of York, Silk Waste Spinner, Dealer and Chapman, intend to meet on the 13th day of November next, at one of the clock in the afternoon, at the Magistrates' office, in Halifax, in the said county of York, in order to Audit the Accountsof 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, initiated "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at two in theafternoon, 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 delits, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 22d of November 1836, awarded and issned forth against James Newton, of Manchester, in the county of Lancaster, Licenced Victualler, Dealer and Chapman, intend to meet on the 26th day of November next, at tenin the foremon, at the Commissioners'-rooms, St. James'ssquare, Manchester aforesaid, to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the vaid Fiat, pursuant town Act of Parliament, mane and passed in the sixth year of the reign of His late Majesty King George the Fourth, inpituled "An Act to amend the laws relating to bankrupts;" and thesaid Commissioners also intend to meet on the same day, at eleven in the forenoon, and at the same place, to make a Frst and Final-Dividend of the estate and effects of the said bankrupt; when and where the creditors, and have not already proved their delits, are to come prepared to prove the same, or they will be excluded the benent of the sain Dividend. And all chaims not then proved will be divallowed.

THE. Commissioners in a Fiat in Bankruptcy, bearing date the 15th day of December 1837; awarded and issued forth against William Bolderston, of Liverpool, in the county of Lancaster, Grocer and Provision-Dealer, Dealer and Chapman, intend to meet on the 15th day of November next, at one in the afternoon, at the Clarendon-rooms, in Liverpool, in the said county, in order to make a Further and Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will he excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

W HEREAS the Commissioners-acting in the prosecution of a Fist in Bankruptcy awarded and issued forth against George Cole, of Oxford, in the county of Oxford, Wine and. Spirit Merchant, Dealer and Chapman, have certified to the Right Hon. the Lord High Chancellor of Great Brinan, and to the Court of Review in Bankruptcy, that the said George Cole 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 Wriesty King George the Fourth, intituded "An Act to amend the havs relatthe Fourth, intituded "An Act to amend the have relat-ing to bankrupts;" and also of an Act, passed in the first 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 Bankruptcy," the Certificate of the said George Cole established by the said last-mentioned Act, makes cause be shewn to the said Court to the contrary on or before the 9th day of November 1833

W HERRAS the Commissioner acting in the prosecu-VV tion of a Fiat in Bankruotcy awarded and issued forth against John Austin, of St. Mary Magdaleu, near Hastings, in the county of Sussex, Builder, thath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said John Austin hath in all things contorned bimself according to the directions of the Acts of Parlia-ment made and now in force concerning bankrupts; this is to give notice, that, by writte of an Act, passed in the sixth year of the reign of His late Majesty King George the Foarth, initialed "An Act to amend the laws relating to bank-rupts;" 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 Bankruptcy," the tion of a Fiat in Bankruntcy awarded and issued forth intituled " An Act to establish a Court in Bankruptcy," the Certificate of the said John Austin will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless tause be shewn to the said Court to the contrary on or before the 9th day of November 1833.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Joseph Heaword, of Brinksway, within Heaton Norris, in the county of Lancaster, Cotton-Manufacturer, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Joseph Heaword bath in all things conformed bimself according to the directions of the Acts of Parliament made and now in force con-cerning 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 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, initiated "An Act to establish a Court in Bankruptey," the Certificate of the said Joseph Heaword will be allowed and confirmed by the Court of Review, established by the said lastmentioned Act, unless cause be shewn to the said Court to the contrary on or before the 9th day of Norember 1838.

· Notice to the creditors of the late David Maxwell, Clothier and Merchant, in Dundee.

Dundee, October 13, 1838. ILLIAM CHRISTIE, Banker, in Dundee, trustee on the sequestrated estate of the said David Maxwell, The sequestrated estate of the said David MAXWell, "hereby intimates, that, in consequence of the death of Mr. James Finch Maxwell, Clerk, in Dundee, one of the com-missioners on the said estate, a meeting of the creditors will be held within the writing-chambers of M⁴Ewen and Miller, Writers, in Dundee, the agents in the sequestration, on Wednesday the 7th day of November next, at twelve o'clock at noon, for the purpose of appointing a Commissioner, in the room of the said James Finch Maxwell, as also for giving directions as to the final winding up of the estate.

Notice to the creditors of James Steven Muir, Merchant and Dealer in Silk and other Goods, in Ayr.

Ayr, October 11, 1838.

OHN M'CUBBIN, Accountant, in Ayr, hereby in-timates, that his appointment as trustee on said estate has been confirmed by the Court of Session ; and that the Sheriff of Avrshire has fixed Wednesday the 24th day of Oc-tober current, and Wednesday the 7th day of November next, within the Sheriff Court-room, Ayr, at twelve o'clock at noon, for the public examination of the bankrupt and all others connected with his business.

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And the trustee further intimates, that two general meetings of the creditors will be held in the King's Arms Inn, Avr, at twelve o'clock at noon on each day, the one on Thursday the 8th, and the other upon Thursday the 22d, days of the said month of Norember, for the purposes mentioned in the Stature.

And the creditors are hereby required to produce in the trustee's hands their claims and vouchers or grounds of dent, with their oaths on the verity thereof, at or previous to the first of these meetings, it not already produced; certifying that unless the said productions are made betwixt and the 10th day of July 1839, being ten months from the date of the first deliverance on the petition for sequestration, the party nez-lecting shall have no share in the first distribution of the bankrupt's estate.

Notice to the creditors of Elder and Company, Silversmiths, in Edinburgh, and Jos-ph Morrison. Silversmith, in Edin-burgh, at present residing at Foxhall, in the county of Linlithgow, as the surviving Partner of that Company, and as an Individual.

> Chambers, No. 13, Bank-street, Edinburgh, October 15, 1888.

Villiam Marshall, Goldsmith and Jeweller, North Bridge strate Edited Bridge-street, Edinburgh, hereby intimates, that his nomination as trustee on the sequestrated estates of the said Elder and Company, and Joseph Morrison, has been confirmed by the Lord Ordinary officialing on the Bills; that the Sheriff-Substitute of the county of Edinburgh has fixed Monday the 29th day of October current, and Thursday the 15th day of November next, at eleven o'clock in the forenoon of each day, within the Sheriff's office, Edinburgh, for the examination of the said Joseph Morrison, and others connected with the hasiness of the said company, or the affairs of the said Joseph Morrison, as an individual, and that a general meeting of the creditors will be held within the Royal Exchange Coffee-house (Paxton's), Edinburgh, on Friday the 16th day of November next, at twelve o'clock at neon; and another general meeting of the creditors will be held, at the same place and hoar, on Friday the 30th car of November next, to name Conimis-sioners, and for the other purposes mentioned in the Statute. The trustee farther requires those creditors who have not already done so, to longe in his hands their clasms and vouchers, or grounds of debt, with oaths of verity thereto, at or previous to the said first-mentioned meeting; certifying to these who fail to do so, on or before the 30th day of June next, 1839, that they shall have no share in the first distribution of the estates.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Wednesday the 17th day of October 1838.

ORDERS have been made, vesting in the Provisional Assignee the Estates and Effects of the following Persons:

(On their own Petitions.)

Thomas Orwin, late of Sheriff-hill, Gateshead, Durham, Dealer in Groceries, Flour, &c., and Huckster .- Newcasile upon-Tyne.

George Murray, late of Hexham, county of Northumberland, Publican and Grocer. -- Morpeth. Fenwick Batey, late of Melkridge, Halthwistle, Northumber-

land, Labourer .- Morpeth.

Thomas Ramsay, late of Haydon-bridge, Northumberland, Labourer .- Morpeth.

George Dodds, late lodging at Morrick Cottage, Warkworth, Northumberland, Labourer .- Morpeth.

George Hatch, late of Chappel Allerton, Somersetshire, Farmer and General Dealer.—Ilchester. John Shaw Abbott, late of West Cowes, isle of Wight, Hamp-

shire, Vice-Consul for the United States of America, after-

wards Ship Agent's Clerk — Winchester. George Lockwood, late of Little Guildford-street, Saint Saviour's, Surrey, Hat Maker and Licenced Victualler. In the Borough Compter.

William Lacy, late of No. 60, Tottenham-court-road, Mid-

•• •• • diesex, Umbrella-Manufacturer and Dealer in Fishing

- Tackle .- In the Marshalsea. Robert Capill, late of No. 5, Union-place, Curtain-road, Shoreditch, Middlesex, formerly Potter to a Manchester Warehouseman, out of employ.-In the Debtors' Prison for London and Middlesex.
- Coin Baxter Greenhill, late of No. 2, Manor-terrace North, King's-road, Chelsea, Middlesex, Clerk in the Ordnance-office.-In the Debtors' Prison for London and Middlesex.
- George Samuel Sackett, late of the Priory-park-road, Black-
- heath, Kent, Schoolmaster.—In the Queen's Bench. Francis Fordham, late of No. 6, Brunswick-place. Old Kent-road, Surrey, Oil and Italian Warehouseman.—In the Queen's Bench.
- George Samouelle, late of No. 114, Princes-road, Lambeth, Surrey, Assistant at the British Museum and Author .- In
- James Danell, late of No. 22, Bridgwater-square, Barbican, city of London, Cabriolet-Driver, heretofore Watch-Maker, also Tobacconist .- In the Debtors' Prison for London and Middlesex.
- Thomas Wilkes, late of Spittle, Windsor, Berkshire, Ar-, mourer in the Royal Horse Guards Blue.—In the Debtors'
- Prison for London and Middlesex. Thomas Bonner, late of No. 111, Saint John-street, Clerken-well, Middlesex, Fishmonger.—In the Debtors' Prison for London and Middlesex.
- Samuel Ward; late of the town of Swansea, Glamorganshire, Dealer in Toys and Smallwares, heretofore a Publican.-Cardiff.
- Joseph Brisco, late of Newby, parish of Saint Mary, Cumberland, Farmer -- Carlisle.
- John Hinton, late of Stamford, county of Lincoln, Pump-Maker.-Lincoln
- John Liptrot Hatten, late of No. 29, Great Orford-street, Liverpool, Lancashire, Music-Teacher .-- In Lancaster Castle.
- Caroline Stokes, late of Stayley-bridge, Lancashire, Assistant to a Milliner.—In Lancaster Castle. James Myring, late of Lancaster-street, Birmingham, War-
- wickshire. Butcher .- Birmingham.
- wickshire. Butcher.—Birmingham. Joseph Hadson, late lodging in Granville-street, Birmingham, Warwick hire, Wood-Turner.—Birmingham. Simeon Collins, late of Davey-place, city of Norwich, Por-trait Painter, heretofore of No. 225, Piccadilly, Middlesex, Tobacconist.-City of Norwich.
- Isaac Jacobs, late of Fleming-square, Blackburn, Lancashire, Shopman to a Tailor and Draper.-In Lancaster Castle.
- Richard Wells, late lodging at No. 3, London-road, Liverpool, Lancashire, Chymist and Druggist, and Grocer .- In Lancaster Castle.
- William Wells, late lodging at No. 52, Friar-street, London-read, Manchester, Lancashire, out of business, hereto-fore carrying on business at Chapel-fields Works, Tipping-street, Ardwick, Manchester aforesaid, as Machine-Maker. - In Lancaster Castle.
- John Hoyle Ormerod, late lodging at the Mill-stone Tavern, Thomas-street, Manchester, Lancashire, out of business, beretefore of the Irwell Brewery, in Deansgate, Manchester aforesaid, Brewer and Wine-Merchant.-In Lancaster Castle.
- Gustavus Smith, late lodging in Fairfield-place, Oxford-road, Manchester, Lancashire, Journeyman Dyer.--In Lancaster Castle.
- Thomas Rouke, late of No. 2, Prussia-street, Oldham-road, Manchester, Lancashire, Grocer and Earthenware Dealer, and also of No. 69, Oldham-road aforesaid, Retail Dealer in Ale .- In Lancaster Castle.
- . Daniel Potter, late lodging at Newton, near Manchester, Lancashire, out of business, hereto.ore of Cross-street, Man-chester aforesaid, Mustard-Manufacturer.—In Lancaster Castle.
- Andrew Moon, late of No. 12, Bridge-street, Ardwick, near Manchester, Lancashire, Butcher.—In Lancaster Castle. Henry Foster, late lodging in Back Queen-street, Bolton le moors, Lancashire, Undertaker, heretofore Licenced to Lei
- Cars and Post Horses.—In Laucaster Castle. Henry Marriqti, late of No. 86, Oxford-street, Chorlion-upon-Medlock, near Mauchester, Laucashire, Share-Broker. - In Lancaster Castle.
- Robert Howe, late lodging in Cooper-street, Manchester, and previously of Fountain-street, Manchester, both in Lancashire, Oyster-Dealer .- In Lancaster Castle.

- Thomas Hale, late of Ratcliffe, near Bury, and of Little Lever, near Bolton-le-moors, Lancashire, Labourer.--In Lancaster Castle.
- James Bennett, late of No. 26, Gregson-street, Manchester, Lancashire, Bricklayer .- In Lancaster Castle.
- John Heyes the younger, late of West Leigh, near Bolton-lemoors, Lancashire, Labourer.-In Lancaster Castle.
- Henry Harper, late of Moor-lane, Bolton le-moors, Lancashire, Butcher, heretofore Cattle-Dealer .- Borough of Clithero.
- Charles Lacy, late of Blandford Forum, Dorsetshire, Postboy, Fruiterer, and Victualler.—Dorchester. Charles Fearnley, late of No. 16. Dorset-street, Clapham-road,
- Surrey, Accountant and Commission Agent .-- In the Debtors'
- Prison for London and Middlesex. Richard Coomber, late of Southend, Croydon, Surrey, Ginger Beer-Manufacturer and Dealer in Meat' and Milk. In Horsemonger-lane.
- James John Holt, late of No. 46, Saint John street road, Middlesex, Attorney's Clerk .- In the Fleet.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

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

- The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed to be heard at the Court-House, in Portugai-Street, Lincoln's-Inn-Fields, on Friday the 9th day of November 1838, at Nine o'Clock in the Forenoon.
- George Holden the elder (sued as George Holden), formerly of Gravel-lane, carrying on husiness at (ross-street, Bury-street, as a Calender Percher, Stiffner, and Fusian-Shearer, and late of Boond-street, all in Salford, adjoining
- Manchester, Lancashire, out of business. eremial Reeng, formerly of the sign of the Corentry Cross Public-house, Sandys row, Bishopsgale-street Without, London, then of Castle-street, Whitechapel, Middlesex, and afterwards of the Seren Dragon Public-house, Bernondsey-street, Surrey, Licenced Victualier, and late longing at the sign of the Feathers, in Tooley-street, Southwark, Surrey, out of business.
- George Willmore, formerly of No. 154, Union street, Southwark, and No. 20, Ivy-lane, in the city of London, and late. of No. 17, St. Martin's-le-grand, in the city of London, Hat-Manufacturer.
- Joseph Brice (also sued as Joseph Bryce), formerly of No. 4, Tyer's gateway, Bermondsey street, Bermondsey, Surrey, and late of No. 2, in Tyer's-gateway aforesaid, Currier and Leather-Dresser...
- homas Haynes, formerly of Nos. 3 and 35, Chapel-street, St. George's in the East, then of No. 4, Devonshire-street, Dog row, Mile-end, afterwards of No. 3, Chapel-street aforesaid, Commission-Agent and Shoe-Maker, and late of No. 37, Philip-street, St. George's in the East, all in Middlesex, Trunk-Maker and Shoe Maker.
- John Powell, formerly of Paradise-street, Lambeth, and late of No. 23, Fair-street, Horslevdown, Southwark, hoth in Surrey, formerly a Master and latterly a Journeyman Barge Builder and Fellowship Porter.
- Robert Minks, formerly of No. 87, High street, 'Shadwell, having a Workshop at No. 1, Hungerlord street, Com-mercial road East, and late of No. 3, Buross street, Commercial-road East, and of No. 1 Hungerford-street aforesaid, all in Middlesex, Chair-Maker. William Brown, late of No. 88, Dean-street, Soho, Middlesex,
- and also a part of the time in Whitecross-street Prison. London, Carpenter, Builder, and Undertaker, and formerly
- also Licenced Appraiser. William Baughan the elder (sued as William Baughan), formerly of No. 66, NewCompton-street, St. Giles', Middlesex and also a part of the time in Whitecrossistreet Prison London, Carrer and Gilder, afterwards of No. 23, Brookstreet, West-square, Lambeth, Surrey, and late of No. 64,

Orchard-street, Dean-street, Westminster, Middlesex, Journeyman Carver and Gilder, and his wife a Seller of Old Shoes and Women's Wearing Apparel. William Henry Whittle (sued as William Whittle), formerly of No. 48, Wynvatt-street, Clerkenwell, Middlesex, then of Ipswich, Suffolk, and late of No. 48, Union-street, Middle-cay-Heanital Middlesey Johling Carver and Gilder to sex-Hospital, Middlesex, Jobbing Carver and Gilder to various persons.

John Pym (know also as John Pim, and sued as John Pym) formerly of Bagilt, Flintshire, in copartnership with Richard Schmedes, carrying on business under the firm of Pym and Schmedes, Potters and Earthenware Manufacturers, then of Great George-street, Lavergool, Laucashire, atterwards of New Dorset-place, Claphan-road, Surrey, then of Chester, Secretary of the St. George's Harbour and Railway Company, afterwards of No. 42, Chapel street. Grosvenor-place, Pim-lico, then of Gloucester Cottage, Old Brompton, both in Middlesex, Secretary to the Atlantic Steam Navigation Company, and acting for, the Birmingham Foreign and British Asphaltum Company.

James Reed the younger, late of Hawkburst, Kent, late Foreman to James Reed the elder, of the same place, Carpenter and Builder, and during the latter part of the time Car-penter, Builder, House Surveyor, and Appraiser on his own account, lately staying at the Kings and Keys Public-house,

Np, 142, Fleet-street, in the city of London.

On Monday the 12th day of November 1838, at the same Hour and Place.

- Charles Edward Galderer (sned by the name of Charles Gadderer), late of Streatham-place, Brixton, Surrey, Wine-Merchant, and at the same time having a place of reference eat the Bank Coffee-house, Cornhill, in the city of London, and a Counting-house at No. 2, Flood-street. in the city of Westminster.
- John Callaghan, formerly of Devonshire-street, Queen square,
- John Callaghan, formerly of Deronshire-street, Queen square, then of Charles street, afterwards.of.Mary'street, both in the Humpstead road, and late of No. 14, Buckingham-street, Fitzroy-square, all in Middlesex, Licenced Appraiser, Pub-lican's-Broker, and House Agent.
 James Webster, formerly of No. 31, Stanhope-street, Clare-market, then of Durham-street, Strand, then of Princes-street, Drury-lane, all in Middlesex, Journeyman Cutler, then of No. 51, and afterwards of No. 625, Aldersgate-street, London, and of No. 25, Barnard-street, Hackney, Middle-ery aferseid Surgical Lustrument Maker and Cular sex aforesaid, Surgical Instrument-Maker and Cuiler.
- Bentinck William Ebhart, formerly lodging in King's-road, next of Goleshill street, both in Chelsea, a Retired Lieute-nant in the East India Company's Service, afterwards also a Captain in the Queen of Spain's Service and Acting Major of Brigade, then of Paradise-row, next of Hennis-terrace, both in Chelsea, and late longing at Mr. Ravenhill's, Chelsea College, Chelsea, Middlesex, a Retired Lieutenant in the East India Company's Service (sued and committed as Bentinck Ebhart).

William Grainge Davis, late of O'd Windsor, Berks, Licenced Victualler and Innkeeper.

William Winterflood the elder (sued and committed as William
 William Winterflood), formerly of Oxted, Surrey, Cowkeeper and Shoe-Maker, and late of the same place, Cowkeeper only.
 Edward Francis Maitland (sued as Edward Maitland), formerly of High street, Watford, Hertfordshire, Chymist and Drug-enter and the street of the same field.

of High street, Watford, Herlfordshire, Chymist and Druggist, then of Middleton-street, Spa-fields, Dealer in Drugs, Cigars, Fruit, and Miscellaneous, Goods, lhen of No. 14.
High Holborn, then of Grafton-street, Fitzroy-square, and of No. 42, High-street, Shadwell, Assistant to a Chymist and Druggist, and late of No. 8, St. James's-street, Saint James', and of No. 46, Great Titchfield-street. Mary-le-bone, all in Middlesex, Assistant Chymist and Druggist to Osman Giddy, of No. 8, St. James's-street aforesaid, Middlesex, wife a Blond Lace Cleaner.
John Powles (sued as John Poles), formerly of No. 21, Red Lion-street, Wapping, then of No. 44, Landon-street, Ratcliff, then of No. 7 Henry-street, York-square, Ratcliff, then of No. 7 Henry-street, York-square, Ratcliff, then again of Ros 34, Fine-of No. 3, Fair-place, Stepney, all in Middlesex, Sailand late of No. 3, Fair-place, Stepney, all in Middlesex, Sail-

Maker and Dealer in Beer by Retail. John Aspden, formerly of. No. 13, Well-street, Cripplegate, having a Warehouse at No. 113, Wood-street, Cheapside, and late of No. 9, Huggin-lane, Wood-street aforesaid, all

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in the city of London, Woollen Warchouseman and Commission Agent

- show Headen the younger, formerly of Barnet, Hertford-shire, Assistant to a Druggist, then of Edgbaston, near Bir-mingham, Warwickshire, then of Aston-street, Birmingham aforesaid, and late of Edghaston aforesaid, occasional As-sistant to a Wine-Merchant, in Birmingham a oresaid, butotherwise unemployed.
- otherwise unemployed. Thomas Sidwell, of No. 48, Molyneux-street, Edgware roed, in the parish of St. Mary-le-bone, Miudlesex, Bricklayer, Plasterer, and Slater, then of the Fleet Prison, in the city of London, out of business, then of No. 48, Melyneux-street aforesaid, Bricklayer, Plasterer, and Slater.
- William Francis Nowne (seed and committed as William Nowne), formerly of No. 52, Church street, Rotherhithe, then of No. 2, Church-street aforesaid, afterwards of No. 1, Cherry-garden street, Bermondsey, Boot and Shoe Maker, and late of No. 3, Lower Bland-street, Dover-road, Southwark, all in Surrey, Clicker to Mr. Vaissire, of Dover-road,. Southwark, Surrey,

TAKE NOTICE,

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

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

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

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

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

Pursuant to the Act for the Relief of Insolvent Debtors in England.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

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

The following PRISONERS, whose Estates and Effects have been vested in the Provisional. Assignce by Order of the Court, having filed their

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Schedules, are ordered to be brought up before a Commissioner on Circuit, to be dealt with according to the Statute, as follows:

- At the Court-House, at the Town of Newcastleupon-Tyne, in the County of the same Town, on the 9th day of November 1838, at Twelve o'Clock at Noon precisely.
- Gilbert Grey, formerly of Byehill, township of Elswick, Northumberland, Fitting Agent to the Owners of Pontop and Garesfield Collieries, afterwards of Newcastle-upon-Tyne, Keeper of the Common Gaol and Couse of Correction of that town, afterwards of Gateshead, Low Fell, Durham, some time out of business, and some time a Ship and In-
- some time out on outlies, and some time a Sup and In-surance Broker, and carrying on such business at Newcastle-upon-Tyne aforesaid, atterwards of Melbourne-street. in Newcastle-upon Tyne aforesaid, Ship and Insurance Broker and Water Toll Collector, and lately residing at furnished longings, New road, Newcastle-upon-Tyne. Water Toll Collector. Water Toll Collector.
- Thomas Orwin, late of Sheriff-hill, Gateshead, Durham, Dealer in Groceries, Flour, Bacon, Cheese, Drugs, and other articles, as a Huckster, having a Temperance Coffee-room at same place, and his wife, before marriage, called Ann Green, being a Huckster, in Percy-sireet, Newcastleupon-Tyne.
- At the Court-House, at Newcastle-upon-Tyne, in and for the County of Northumberland, on the 10th day of November 1838, at Ten o'Clock in the Forenoon.
- George Murray, late of Hexham, Northumberland, first a Flax Dresser and Dealer in Worsted Yarn and Toread, then a Hosier and Dealer in Worsted Yarn, Thread, Groceries, Butter, Bacon, Flour, and Seeds, and lastly a Publican and Dealer in Groceries and Porter.
- Thomas Ramsay, late of Haydon-bridge, Northumberland, Labourer.
- Fenwick Batey, late of Melkridge, Haltwhistle, Northumber laud, Labourer.
- George Dodds, formerly of Healey Coat, Brinkburn, Northumberland, and late at lodgings at Morrick Cottage, Wark-worth, Northumberland, Labourer.
- At the Court-House, at Cambridge, in the County of Cambridge, on the 9th day of November 1838, at Eleven o'Clock in the Forenoon.
- Samuel Larkins, late of Willow-place, Cambridge, Cam-
- Samuel Larkins, late of Willow-place, Cambridge, Cam-bridgesbire, Journeyman Bricklayer, wife a Laundress. William Hunt the younger, tormerly of Honey-bill, Cam-bridge, Cabinet-Maker and Upholsterer, and Journeyman Brewer, then of Sidney-street, afterwards of Market-bill, both in Cambridge, Cabinet-Maker, Upholsterer, Underof the Market for Gambridge, since of Honey-hill, Cambridge, Clerk of the Market and Assistant Sheriff's Officer and late of same place, Journeyman Brewer and Licenced Appraiser, his present wife, Elizabeth Hunt, now a College Servant, being the Widow and Administratrix of John Claydon, late of Cambridge, Coal Merchant, deceased.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS. . .

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

The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having heen filed in the Court) are appointed to he heard as follows :

At the Court-House, at Monmouth, in the County of

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Monmouth, on the 10th day of November 1838, at Ten o'Clock in the Forenoon.

- Sarah Edwards, formerly of the Castle Inn, Swanses, Glamor gaushire, Waiter, since of the Greyhound Inu, Gloucester, Chambermaid, and late of the Beautort Arms Iuu, Monmouth, Chambermaid,
- David Williams, late of Ba-saleg, Monmouthshire, Carpenter and Beer Retailer, and late of same place, Carpenter.
- Francis William Mundy, formerly of Ryde, isle of Wight, residing at the Boyal Hotel there, arterwards at Paradise Cottage, Sea-view, near Ryde, then of No. 4, Bath-place, Cheltenham, and late of Monumouth, Gentleman.
- John Morgan, formerly of Whybridge-lane, Monmonth, Retail Dealer in Beer, and late of Monmouth, Tailor, Coal Hallier, and Victualler.
- Thomas Bland, formerly and late of Queen's-hill Cottage, Pentonville, Newport, Moumoutushire, Wholesale Beer and Porter-Dealer, now out of business ...
- John Jenkins, formerly of Rugland, Monmouthshire, Vic-tualler and Pig-Dealer, since of Monmouth, Victualler and Pig-Dealer, then of Rugland aforesaid, Pig-Dealer, with Thomas Davis, of the Half-way House, Breconshire, and late of Rugland aloresaid, Pig-Dealer, and with James Lambert, near the Old Passage, Glouce-tershire.
- John Arnold, formerly of the parish of Larnshen, Monmouth, Farmer and Hay-Dealer, since of Landenny, Monmontli-shire, Victualler, Hay-Dealer, and Grocer, afterwards of Langoven, Beer-Retailer, and late of Llandenny, Farm Servant.
- John Phillips, formerly of Castle-street, Abergavenny, Mon-mouthshire, Boot and Shoe-Maker, and late of Tudor-street, Abergavenny, Boot-Maker and Beer Retailer.
- At the Court-House, at Cambridge, in the County of Cambridge, on the 9th day of November 1838, at Eleven o'Clock in the Forenoon.
- Overm Taylor, late of Bottisham, Cambridgeshire, Farmer and Jobber.
- Edward Johnson Few, late of Burwell, Cambridgeshire, Farrier, Castrator, Cow Leech, and Colt Braker, and Retailer of Beer.
- Henry Shepherd, formerly of No. 38, King-street, Holborn, Middlesex, Coach-Maker, afterwards lodging at the Prince Regent, Regent street, since lodging in Elm-street, and late at No. 39, Edeu-street, New-square, all in Cambridge, Coach Trimmer.
- Coach Trimmer. Mary Ann Aldridge (wife of Richard Aldridge), formerly of Pembroke-street, Cambridge, Printer, also Boot and Shoe Maker. at Pembroke-street, Cambridge, and late lodging with Mrs. Lydia Edwards, of Slaughterbouse-lane, Cam-bridge aforesaid, out of business (sued as Mary Ann Busterd) Benstead).
- At the Court-House, at Newcastle upon-Tyne, and County of the same Town, on the 9th day of November 1838, at Twelve o'Clock at Noon.
- John Dees, formerly of Low Gosforth, Northumberland, Stone-Mason, then employed in building Benton Burn Bridge, in partnership with Thomas Hindmarsh, and late of Gosforth aforesaid, Stone-Mason.
- Joshua Richardson, formerly of Newcastle-upon-Tyne, afterwards of Conder-cum Villa, township of Benwell, Northum-berland, Bird-bill, parish of Whickham, Durbam, Whitelee, pari-h of Elsdon, Northumberland, Camphouse, near Jed-burgh, Jedburgh, Kelso, and Melrose, county of Roxburgh, Edinburgh, Peebles, county of Peebles, and Lanark, Hamilton, and Glasgow, county of Lanark, Civil Engineer, and late of Claremont-place, Gateshead, Durham, Civil Engineer.
- Robert Elder, late of the Castle Garth, Newcastle-upon-Tyne, Publican and Tailor, and late of Westmoreland-street, New-castle-upon Tyne, Tailor,
- John Byerley Charlton, formerly lodging at 'No. 195, Highstreet, Gateshead, Durham, carrying on business as a Chymist, Druggist, and Drysalter, at No. 37, Sandhill, New-castle upon-Tyne, and late of No. 195, High-street, Gateshead, Assistant to a Hair Seating Manufacturer.

TAKE NOTICE,

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

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

3. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours of ten and four; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act, 1 and 2 Vic. cap. 110, sec. 105.

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

4. The duplicate of the petition and schedule, and all books, papers, and writings filed therewith, will be produced for inspection and examination, by the Clerk of the Peace, Town Clerk, or other person with whom the same shall have been directed to be lodged for such purpose, at the Office of such Clerk of the Peace or other person, and copies of the petition and schedule, or such part thereof as shall be required, will be there provided according to the Act, 7 Geo. 4, c. 57, sec. 77, or 1 and 2 Vict. c. 110, sec. 106, as the case may be.

Carnaryonshire.---Leasehold Property.

TO be sold by auction, by Mr. Thomas Rowlands, by order of the assignee of Lewis Evan Jones, an insolvent debtor, at the house of Miss Ellen Evans, called the Harp Inn, in the town of Carnarvon, in the county of Carnarvon, on Saturday the 16th day of November next, at the hour of four o'clock in the afternoon precisely, subject to conditions to be then and there produced;

All that newly erected messuage or dwelling-house, with the appurtenances thereunto belonging, situate on the west side of Twthill, in the town of Carnaryen, lately in the occupation of Mr. Monk, and held under a lense from the Corporation of Carnaryon, bearing date the 18th day of May 1830, at the reserved yearly rent of ± 5 15s. for the term of the natural lives of Jane Jones, then aged ten years, Lewis Evan Jones, then aged five years, all of whom are now living, and the survivor of them, together with site-one concurrent years from the date thereof.

with sixty-one concurrent years from the date thereof. For further particulars apply (if by letter, post paid), to Mr. Henry Runsey Williams, Solicitor, Penrhos, near Carnarvon, or to the Auctioneer, Church-street, Carnarvon.

Insolvent Debtor's Dividend.-48,528 C.

THE creditors of William Henry Collens, late of Redcliff-hill, Bristol, Grocer and Tea-Dealer, are hereby informed, that a Dividend or two shillings and six pence in the pound is now ready for payment by the assignee, Thomas Daniel Doddrell, of Bristol, Grocer, upon such creditors proving their claims.

Insolvent Debtor .- Dividend. 47,589 C.

THE creditors of James Alexander Justic Hart, late of Lower Park street, Cheltenham, Gloucestershire, funkceper, Accountant, and General Commission Agent, are informed a Dividend of two shillings in the pound is ready to be paid by the assignce, George Probyn, Esq. at the National Provincial-Bank of England, Cheltenham, upon proof of their claims.

Insolvent Debtor's Dividend .- 39,827 C.

THE creditors of Robert Edward Waterson Colemán, late of Liverpool, Clerk in the Office of the Dublin Steam, Packet, also a Flag and Stone-Dealer, are informed, a Dividend of siz pence in the pound will be paid to them by John Lloyd of Sootland-road, Liverpool, Linen-Draper, upon application, and proof of debt.

Insolvent Debtor .- Dividend. 3s. 2d.

THE creditors of Mr. Archibald Campbell, R. N. No. 38,717 T., are informed, that they may receive a Dividend of three shillings and two pence, on application to Mr. James Reilly, No. 7, Clement's-iun.

Insolvent Debtor's Dividend:-46,264 T.

THE creditors of Ellen Senior, late of Wood-street, Wakefield, Yorkshire, Millimer and Dress-Maker, are hereby informed, that a Divideud of five shillings and six pence in the pound is now ready to be paid to them by the assignees, upon proof of their claims, upon application to Mr. George Haigh, of Wakefield aforesaid, and Mr. John Preston, Solicitor, No. 12, Tokenhouse-yard, London.

In the Matter of Abraham Hobbs, an Insolvent Debtor.

THE creditors of Abraham Hobbs, late of the Freeth, in the parish of Hambleton, in the county of Buckingham, Horse-Dealer, an insolvent debtor, who was discharged from the Debtors' Prison for London and Middlesex, in 1825, are requested to meet the assignee of the said insolvent's "estate and effects, at the office of Mr. John Nash, at High Wycombe, in the said county of Buckingham, Solicitor, on Friday the 9rh day of November next, at twelve of the clock at noon of the same day precisely, to assent to or dissent from the said assignee instituting proceedings at law, or by a sait in equity, against the surviving trustee of a certain indenture or deed of trust, bearing date on or about the 14th of April 1803, made between John Hobbs the elder, the father of the said insolvent, of the one part, and Thomas Hobbs, since deceased, and one John Hobbs, the said surviving trustce, of the other part, and all other necessary parties, for enforcing and recovering the rights of the said insolvent, as one of the children of the said John Hobbs the elder, to one eighth part, or other his part or, share, of the real and personal estates of the said John Hobbs the elder, under the said trust deed, and also under his will; and for recovering and obtaining possession of the insolvent's undivided one eighth, or other part or share, of and in a copyhold estate, holden of the Manor of Fingest, now or late in the occupation of the said John Howbs, the surviving truster, and others, and o: and in a freehold meadow, at Boulter End, also now or lately in the occupation of the said John Hobbs, the trustee, being respectively part of the estates, the subject of the said trust deed, and devised by the said will; and also to assent to or dissent from the said assignce either compounding for, or otherwise settling and adjusting, by private compromise, or by, arbitration, with the said John Hobbs, the trustee, and any other person or persons in that behalf liable or accomptable for the mesne rents and profits of the said insolvent's part orshare of the premises, and for the said insolvent's rights under the said trust deed and will, or either of them, as the said as-signee may deem most advisable; also to assent to or dissent from the said assignce making sale and disposing of the said. insolvent's interest in the said several premises, or any or either of them, by public auction or by private coutract, either to the said John Hobbs, the trustee, or any other person or persons, or in such manner, and for such price or prices, as the said assignee may deem fit or most advisable; and on other special: affairs.

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

Friday, October 19, 1838.

Price Two Shillings and Eight Pence.

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