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FRIDAY, JANUARY 8, 1841.

By the QUEEN.

A PROCLAMATION.

VICTORIA, R.

THEREAS Our Parliament stands prorogued to Thursday the tenth day of this instant December; We, with the advice of Our Privy Council, do hereby publish and declare, that the said Parliament shall be further prorogued, on the said tenth day of this instant December, to Tuesday the twenty-sixth day of January next; and We have given order to Our Chancellor of that part of Our United Kingdom called Great Britain, to prepare a Commission for proroguing the same accordingly; and We do hereby further, with the advice aforesaid, declare Our Royal Will and Pleasure, that the said Parliament shall, on the said Tuesday the twenty-sixth day of January next, assemble and be holden for the dispatch of divers urgent and important affairs: And the Lords Spiritual and Temporal, and the Knights, Citizens, and Burgesses, and the Commissioners for Shires and Burghs of the House of Commons, are hereby required and commanded to give their attendance accordingly, at Westminster, on the said Tuesday the twenty-sixth day of January next.

Given at Our Court at Buckingham-Palace, this eighth day of December, in the year of our Lord one thousand eight hundred and forty, and in the fourth year of Our reign.

GOD save the QUEEN.

T the Court at Buckingham-Palaçe, the 8th day of December 1840,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the last session of Parliament, intituled "An Act to carry into effect, with certain modifica-" tions, the fourth report of the Commissioners of "Ecclesiastical Duties and Revenues," duly prepared and laid before Her Majesty in Council a scheme, bearing date the first day of December one thousand eight hundred and forty, in the words and figures following, that is to say:

"To the Queen's Most Excellent Majesty in Council.

"We, the Ecclesiastical Commissioners for England, in pursuance of two several Acts, namely, an Act passed in the seventh year of His late Majesty King William the Fourth, intituled "An Act for car"rying into effect the reports of the Commissioners "appointed to consider the state of the Established "Church in England and Wales, with reference "to ecclesiastical duties and revenues, so far as "they relate to episcopal dioceses, revenues, and "patronage," and an Act passed in the last session of Parliament, intituled, "An Act to carry into effect, "with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and

"Revenues," have prepared, and now humbly lay before your Majesty in Council, the following scheme relating to the diocese of Lincoln:

" Whereas, under the provisions of the first aboverecited Act, we prepared, and on the first day of August one thousand eight hundred and thirty-seven, laid before your Majesty in Council, a scheme whereby we recommended and proposed, with the consent of the Most Reverend the Archbishops of Canterbury and York, and of the Right Reverend' John Bishop of Lincoln, that, upon a certain event therein mentioned, which event has since occurred, the whole county of Nottingham, then forming the archdeaconry of Nottingham, and part of the province and diocese of York, should be detached and dissevered from the last-mentioned province and diocese, and be annexed and united to, and included in, and form part of, the province of Canterbury and the said diocese of Lincoln, which scheme was, on the twenty-first day of the same month of August, approved and ratified by an Order of Your Majesty in Council, and the said Order has since been duly registered and gazetted; and whereas, by reason that the deanry and exempt or peculiar jurisdiction of Southwell, and the several parishes or places therein comprised, and the several parishes of Kinolton, South Muskham, Apesthorpe, Bole, East Drayton with Askham, Lancham, Misterton, West Stockwith, and North Wheatley, within the said county of Nottingham, were not, or claimed not to be, at the time of making the said Order, subject to the jurisdiction of the Archbishop of York or of the Archdeacon of Nottingham, doubts have arisen respecting the jurisdiction of the Archbishop of Canterbury, the Bishop of Lincoln, and the Archdeacon of Nottingham, over the said deanry and exempt or peculiar jurisdiction of Southwell, and the parishes and places therein comprised, and over the said other last-mentioned parishes:

" Now, therefore, for the removal of such doubts, we humbly recommend and propose, with the consent of the said two Archbishops and of the said Bishop, in testimony whereof they have respectively signed and scaled this scheme, that the said deanry and exempt or peculiar jurisdiction of Southwell, and all parishes and places therein comprised, and the said parishes of Kinolton, South Muskham, Apesthorpe, Bole, East Drayton with Askham, Laneham, Misterton, West Stockwith, and North Wheatley, and all other parishes and places (if any such there be), within

possess, exempt or peculiar jurisdiction, or being, or claiming to be, exempt from the ordinary jurisdiction of the Archbishop of York, or the Archdeacon of Nottingham, shall be annexed to, included in, and form part of, the said province of Canterbury, diocese of Lincoln, and archdeaconry of Nottingham, respectively, and the said deanry and exempt or peculiar jurisdiction of Southwell shall be styled the deanry of Southwell, and the said parish of Kinolton shall be within the deanry of Bingham, and the said parish of South Muskham shall be within the deanry of Newark, and the said parishes of Apesthorpe, Bole, East Drayton with Askham, Laneham, Misterton, West Stockwith, and North Wheatley, shall be within the deanry of Retford, and the said other parishes and places (if any such there be) shall be included in the several deanries in which they are respectively locally situate, and such of the said last-mentioned parishes. and places (if any), as are locally situate between twoor more deanries, shall be included in that one of the said deanries with which it shall have the greatest extent of common boundary; and that all churches and chapels, and the whole clergy and others, your Majesty's subjects within the same deanry and exempt or peculiar jurisdiction of Southwell, and within all the said other parishes and places, shall beunder and subject to the jurisdiction of the Archbishop of Canterbury, of the Bishop of Lincoln, and the Archdeacon of Nottingham, for the time being respectively, to all intents and purposes, and shall be subject to no other ecclesiastical jurisdiction whatso-

- "All which we; humbly recommend, and propose: to your Majesty in Council,
 - "In witness whereof we have hereunto set our common seal, this first day of December one: thousand eight hundred and forty."

And whereas the said scheme has been approved? by Her Majesty in Council; now, therefore, Her-Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and toorder and direct that the same, and every part thereof. shall take effect immediately from and after the time. when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and Her. the county of Nottingham, possessing, or claiming to Majesty, by and with the like advice, is pleased thereby to direct, that this Order be forthwith registered by the several Registrars of the several dioceses of Canterbury, York, and Lincoln.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of December 1840,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the last session of Parliament, intituled "An Act to carry into effect, with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and Revenues," duly prepared and laid before Her Majesty in Council a scheme, bearing date the seventeenth day of November one thousand eight hundred and forty, in the words and figures following, that is to say:

" To the Queen's Most Excellent Majesty in Council.

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the last session of Parliament, intituled "An Act to carry "into effect, with certain modifications, the fourth "report of the Commissioners of Ecclesiastical Duties and Revenues," have prepared, and now humbly lay before your Majesty in Council, the following scheme, respecting the disposal of the residence house attached to the tenth canonry in the Cathedral and Metropolitical Church of Christ, in Canterbury, in the precincts of the said church:

"Whereas the Dean and Chapter of the Cathedral Church of Canterbury have submitted to us a plan, duly approved by the Visitor of the said church; which plan is in the words and figures following, that is to say:

"Whereas by an Act, passed in the last session of Parliament, intituled "An Act to carry into "effect, with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and "Revenues," it was enacted, that, so soon as conveniently might be, measures should be taken by the deans and chapters of the several cathedral and collegiate churches for the disposal of such residence houses then under their controul, and houses attached to any dignity, office, or prebend, in the precincts of the respective cathedral and collegiate churches as might no longer be required, in such

way as they should deem fit, according to plans to be, from time to time, prepared by the respective chapters, and, when approved by the Visitors, submitted to the Ecclesiastical Commissioners for England, and confirmed by the authority thereinafter provided; and whereas the residence house attached to the tenth prebend or canonry of the Cathedral and Metropolitical Church of Christ, Canterbury, in the precincts of the said church, is no longer required, the said prebend or canonry being vacant and suspended under the provisions of the said Act:

"And whereas, by the Statutes of the said church, the Auditor, who, it is thereby provided, shall be also Chapter Clerk, is required to be constantly resident within the precincts of the said church, and there is no other house within the said precincts which is or can conveniently be appropriated to the residence of such Officer, save the prebendal house above mentioned:

"We, the Dean and Chapter of the said church, have, in pursuance of the said Act, proceeded to take measures for the disposal of the prebendal house aforesaid, and have agreed to appropriate the same, henceforth, as a residence for the Officer who, for the time being, shall hold the united offices of Auditor and Chapter Clerk; and we humbly submit such appropriation, as the most convenient plan for the disposal of the said house, to the Lord Archbishop of Canterbury, Visitor of the said Church, for the approval of his Grace, and to the Ecclesiastical Commissioners for England, in order that the same may be confirmed, according to the provisions of the Act above mentioned.

- "In witness whereof we have hereunto set our common seal, the first day of September, in the year of our Lord one thousand eight hundred and forty.
- " Approved by us, (Common Seal.)
 " W. Cantuar, Visitor,
 - " Lambeth-palace, 8th September 1840.
- "We therefore humbly recommend and propose to your Majesty in Council, that the said plan should be confirmed.
- "All which we humbly recommend and propose to your Majesty in Council.
 - "In witness whereof we have hereunto set our common seal, this seventeenth day of November one thousand eight hundred and forty."

And whereas the said scheme has been approved by Her Majesty in Council, now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct, that the same, and every part thereof, shall take effect immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct, that this Order be forthwith registered by the Registrar of the diocese of Canterbury.

C. C. Greville.

T the Court at Buckingham-Palace, the 9th day of December 1840.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS, on the fifteenth day of June one thousand eight hundred and forty, an Order was made by Her Majesty in Council, which Order was in the following words:

- "WHEREAS, on the sixteenth day of February one thousand eight hundred and thirty-nine, an Ordinance was made by the Officer then administering the Government of St. Lucia, by and with the advice and consent of the Legislative Council and Government of the said island, which Ordinance was in the following words, viz.
- "An Ordinance to legalize the proceedings and judicial acts of a court presided over by Patrick Francis Gahan, Esq. and to indemnify all persons who have acted under the authority of such court, and the judges thereof.
- Whereas his Excellency Colonel Thomas Bunbury, lately administering the Civil Government of this said island of St. Lucia, was pleased to grant, under his hand and the seal of the said colony, three several Commissions, to wit, a certain Commission of Provisional Chief Justice of the said island to Patrick Francis Gahan, Esq. the Queen's Counsel, the same bearing date the second day of January, in the year one thousand eight hundred and thirty-eight; and the other Commissions of Provisional First and Second Puisne Judges of the said island to Charles Henry Cox and Duncan Ferguson, Esqrs. the same bearing

date the fourth and fifth days respectively of the said month of January, in the year one thousand eight hundred and thirty-eight:

- "And whereas, in and by virtue of the said commissions and appointments, the said Patrick Francis Gaban, Charles Henry Cox, and Duncan Ferguson, as such judges as aforesaid, then and afterwards, from time to time, did meet and sit, as such judges as aforesaid, and did hold several courts to hear and determine actions and causes both in civil and criminal matters; and also did award, in such said actions and causes, orders and sentences, of which some have been wholly or in part executed, some are still without execution, and several have been, from time to time, reversed and annulled:
- " And whereas a question baving arisen in respect to the regularity of such said commissions and appointments, the same was referred to the Law Officers of the Crown for their opinion:
- "And whereas the said Law Officers of the Crown have declared the said commissions and appointments of the said judges as aforesaid to have been irregular; wherefore the late judicial acts of the said court thus appointed as aforesaid are invalidated:
- "And whereas it is expedient and necessary to obviate the embarrassment which may ensue from the invalidity of such judicial acts of the said court as aforesaid, and to indemnify all persons who have acted under the orders or sentences of the said court, and to give to those orders and sentences of the said court, so far as they may not hitherto have been set aside, the same authority which would have belonged to them if the constitution of the said court had been regular:
- "Now, therefore, be it, and it is hereby, enacted and ordained, by his Excellency Matthias Everard, Esq. C.B. and K.H. Lieutenant-Colonel of the 14th Regiment of Foot, commanding Her Majesty's troops in the island of Saint Lucia and its dependencies, and administering the Civil Government of the said island, by and with the advice and consent of the Legislative Council of the said island, in and by virtue of the powers and authority in him and them vested by Her Majesty in that behalf, that all and every rule, order, sentence, decree, or other judicial act made, given, pronounced, or awarded by the whole or by the majority of the said Court presided over by the said Patrick Francis Gahan, Esq. acting as such Provisional Chief Justice as aforesaid, and com-

posed of the said Charles Henry Cox and Duncan Ferguson, Esqrs. acting as such first and second Puisne Judges, respectively as aforesaid, the said Court then styled 'the Royal Court of Saint Lucia,' in or about any civil action or matter; or by the whole or by the majority of the above-mentioned three judges, or any three assessors that may have been empannelled as a jury to form a competent court with the said three judges, in or about any criminal action or matter; or by any one of the said three judges, acting as Judge of the Small Debt Court; or by any one of the said three judges, acting as Judge of the Court of Inferior Jurisdiction in criminal matters, commonly called the Police Court; or, lastly, any order, rule, or judicial act or matter, made in chamber or elsewhere, by any of the said three judges, in such their capacity of judges as aforesaid, shall be, and shall be taken, and is, and are hereby declared to be good, valid and legal to all intents and purposes; any defect, irregularity, or illegality in or of any of the commissions of the said three judges, or any other matter or thing to the contrary notwithstanding.

Save and except, and be it and it is hereby enacted and ordained, by the authority aforesaid, that any such rule, order, sentence, decree, or other judicial act, or rules, orders, sentences, decrees, or other judicial acts of the said Patrick Francis Gahan, Esquire, acting as such Provisional Chief Justice as aforesaid, and Charles Henry Cox and Duncan Ferguson, Esquires, acting as such first and second Puisne Judges respectively as aforesaid, made, given, pronounced, or awarded by the whole, or by the majority of the said Royal Court, thus presided over and composed or formed as aforesaid, in or about any civil action or matter; or by the wille, or by the majority of the above-mentioned three judges* in or about any criminal action or matter; or by any one of the said three judges acting as judge of the Small Debt Court, or by any one of the said three judges acting as judge of the Court of Inferior Jurisdiction in criminal matter, commonly called the Police Court; or lastly, any order, rule, or other judicial act or matter made in chambers or elsewhere, by any of the said three judges in such their capacity of judges as aforesaid, which by any competent authority may have been legally set aside at any time before the passing of this present Ordinance.

* And any three assessors that may have been empannelled as a jury, to form a competent court with the said three judges.

"And be it, and it is hereby enacted and ordained, by the authority aforesaid, that all and every person or persons who shall have acted in anywise whatsoever by virtue of, in obedience to, or under the authority of any of the said rules, orders, sentences, or decrees of any of the said courts or judges, shall be and are hereby indemnified and saved harmless therefrom, and such their actings and doings are hereby declared to have been necessary and lawful.

"And be it enacted and ordained, by the authority aforesaid, that this present Ordinance shall take effect, and be in full force and operation from and after the day of the date of the publication thereof.

" And whereas, Her Majesty, with the advice of Her Privy Council, ispleased to disallow the said Ordinance; it is, therefore, ordered by Her Majesty, by and with the advice aforesaid, that the same shall be, and the same is hereby, disallowed accordingly; and it is hereby further ordered by Her Majesty, by and with the advice aforesaid, that all rules, orders, sentences, decrees, or other judicial acts made, given, pronounced, or awarded by the said courts so constituted as is mentioned in the said recited Ordinance, and all acts and things done in the said respective courts in the supposed exercise of any of the powers aforesaid, and all acts done in the execution or performance of all such rules, orders, sentences, decrees, or other judicial acts shall have, and be of, as great and the like validity and effect as if such rules, orders, sentences, decrees, acts, matters, and things had been made, pronounced, and done by the persons entitled in law to act as judges in the said respective courts.

"And the Right Honourable Lord John Russell, one of Her Majesty's Principal Secretaries of State, is to give the necessary instructions herein accordingly."

And whereas it has been represented to Her Majesty that certain of such rules, orders, sentences, decrees, or other judicial acts had been, before the date of the said Order of 15th June 1840, by lawful and competent authority, set aside, reversed and declared void, and that certain writs, processes, actions, suits, or other proceedings had been, before the date of the said Order, issued, commenced, prosecuted, had or taken, and were then depending for or in respect of acts, matters, or things done under the authority of the said rules, orders, sentences, decrees, or other

woid.

And whereas, doubts may be entertained as to the effect and construction of the said Order in Council upon and in respect of any such rule, order, sentence, decree, or other judicial act so set aside reversed, and declared void; and upon such writs, actions, and other proceedings so issued, commenced, prosecuted, and taken as aforesaid, and now depending, or on which judgment may have been obtained, and satisfaction recovered.

And whereas it is expedient that all such doubts should be removed and set at rest.

It is therefore ordered by Her Majesty, with the advice of Her Privy Council, that the said recited Order in Council of the 15th day of June 1840, shall not be construed, deemed, or adjudged to give validity to, or to revive, set up, establish, or otherwise have any legal effect whatever upon any rule, order, sentence, decree, or other judicial act, which by lawful and competent authority shall, before the date of the said Order in Council, have been duly set aside, reversed and declared void as aforesaid, but all such reversed rules, orders, sentences, decrees, or other judicial acts, shall stand, be, and remain as if the said Order in Council had not been made. And it is further ordered, that no writ, process, action, suit, or other proceeding whatsoever issued, commenced, prosecuted, or had, or taken prior to the date of the said Order in Council of the 15th day of June, for or inrespect of any acts, matters and things done, or alleged to have been done or committed by the order or direction of the said court, or done or committed under colour of the authority of the said court, or of any rule, order, sentence, decree, or other judicial act of the said court, and no cause of action for or in respect of which any such writ, process, action, suit, or other proceeding shall or may have been issued, commenced, prosecuted, had or taken, shall be impeached, prejudiced or affected directly or indirectly in any manner howsoever, by force or virtue of the said Order in Council, except so far as hereinafter is expressly and specifically declared and provided. And it is hereby further ordered; that it shall be lawful and competent for any person or persons, defendant or defendants, party or parties, against whom any such writ, action, suit, or other proceeding whatsoever, has heretofore been issued, commenced, prosecuted, had or taken, in

sudicial acts so set aside, reversed, and declared which satisfaction has not hitherto been obtained or recovered by payment, execution, or otherwise.

> And also for any person or persons, defendant or defendants, party or parties against whom any writ process, action, suit, or other proceeding shall or may hereafter be issued, commenced, prosecuted, had or taken for or in respect of the acts, matters and things hereinhefore mentioned or referred to, to apply to the court in which the same writ, process, action, suit or proceeding, summary or otherwise, may be issued, commenced, prosecuted, or had and taken and may be depending, to stay all further proceedings therein on payment of the costs incurred by the party or parties who may have issued, commenced, prosecuted, had, or taken such writ, process, actions, suit or other proceeding, and such court shall thereupon stay all further proceedings therein, on payment of costs as aforesoid.

> And the Right Honourable Lord John Russell, one of Her Majesty's Principal Secretaries of State, is to give the necessary instructions herein accordingly.

> > Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 8th day of December 1840.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS on the thirtieth day of September one thousand eight hundred and thirty-nine. an Order was made by Her Majesty in Council, confirming and allowing, with certain exceptions, and subject to certain rules and qualifications, an Ordinance, enacted on the nineteenth day of April one thousand eight hundred and thirty-nine, by the Acting Lieutenant-Governor of Trinidad, by and with the advice and consent of the Council and Government thereof, for the encouragement of immigration, and for the protection of persons immigrating into that colony:

And whereas it was thereby, amongst other things, ordered, that so much of the above-recited Ordinance as refers to the introduction of emigrants from any part of Africa, shall be, and the same was, thereby disallowed:

And whereas it hath appeared to Her Majesty, with the advice of Her Privy Council, expedient to revoke the provision last aforesaid of the said recited Order, so far as the same extends or relates to Her Majesty's colony of Sierra Leone:

It is, therefore, hereby, ordered by Her Majesty, with the advice of Her Privy Council, that the provision last aforesaid of the said recited. Order in Council of the thirtieth day of September one thousand eight hundred and thirty-nine; so far as the same extends or relates to Her Majesty's colony of Sierra Leone shall be; and the same is, hereby revoked:

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

Wm. L. Bathurst.

Foreign-Office, January 8, 1841.

III, is hereby notified, that Her Majesty's Principal Secretary of State for Foreign Affairs has received a dispatch from Her Majesty's Ambassador at Constantinople, dated the 9th of December 1840, transmitting a note from Réchid Pacha, Minister of Foreign Affairs of the Ottoman Porte, of the 9th of the same month, announcing that, in consequence of the Syrian ports being now occupied by Ottoman troops, His Imperial Majesty the Sultan had given orders that the blockade of the ports and harbours of the coast of Syria should be discontinued.

Whitehall, January 8, 1841.

THE following Addresses to the Queen, on the occasion of the Birth of the Princess Royal, having been transmitted to the Marquess of Normanby, Her Majesty's Principal Secretary of State for the Home Department, for presentation, were by his Lordship presented to Her Majesty, who was pleased to receive the same very graciously.

From the Noblemen, Deputy Lieutenants, and Corporation of the county of Kincardine.—Transmitted by Lord Arbuthnott:

From the Members of the presbytery of Fordon.— Transmitted by Lord Arbuthnott.

From the Commissioners of Supply and Corporation of the county of Nairn.—Transmitted by the Lord Lieutenant.

From the Noblemen, Gentlemen, and Corporation of the county of Fife.

And whereas it hath appeared to Her Majesty, Rrom the Bishops of the Scottish Episcopal Churchs the advice of Her Privy Council, expedient to Even, Moderator.

From the Members of the Society in Scotland for Propagating Christian Knowledge.—Transmitted by the Earl of Glasgow.

From the Ministers and Elders of the presbytery of Peebles.—Transmitted by the Moderator.

From the Noblemen and Corporation of the county of Peebles.—Transmitted by the Earl of Traquair. From the Noblemen and Corporation of the county of Linlithgow.

From the Noblemen and Corporation of the county of Banff.

From the Heritors and Corporation of the county of Inverness.

From the Inhabitants of the royal burgh of Dingwall.—Transmitted by James Lock, M.P.

From the Noblemen and Corporation of the county of Perth.—Transmitted by the Earl of Kinnoull.

From the Noblemen and Corporation of the county of Dumbarton.—Transmitted by the Mayor.

From the Mayor, Aldermen, and Corporation of the ancient borough of Hertford.—Transmitted by the Mayor.

From the Inhabitants of Wiveliscombe.

From the Guardians of the Poor of Newcastle-upon-Tyne.

From the Mayor, Aldermen, and Corporation of the borough of Morpeth.—Transmitted by the Mayor. From the Mayor, Aldermen, and Councillors of the borough of Stafford.—Transmitted by the Mayor. From the Mayor, Aldermen, and Common Council of the borough of Bolton.—Transmitted by the Mayor.

From the Clergy, Mayor, Aldermen, and Corporation of Penryn.—Transmitted by Jr. W. Freshfield, M.P. and E. J. Hutchins, M.P.

From the Mayor, Aldermen, and Burgesses of the city of Coventry.—Transmitted by the Mayor.

From the Ministers and Elders of the Remonstrant. Synod of Ulster.

From the Mayor, Aldermen, and Councillors of the borough of Kendal.—Transmitted by the Mayor.

From the Mayor, Aldermen, and Corporation of the borough of Falmouth.—Transmitted by the Mayor.

From the Provost and Fellows of your Royal College of Eton.

From the Mayor, Aldermen, and Councillors of the borough of Saffron.—Transmitted by the Mayor.

Buckingham-Palace, January 8, 1841.

THE following Addresses, on the occasion of the Birth of the Princess Royal, having been transmitted for presentation to His Royal Highness Prince Albert, were presented accordingly, by Lord Roberts Grosvenor, to His Royal Highness, who was pleased to receive the same very graciously:

From the Mayor, Recorder, Aldermen, and Burgesses of the city and borough of Canterbury. From the loyal Inhabitants and Visitors of the Royal.

Leamington Spa.

From the Mayor, Aldermen, and Town Council of the borough of Brecon.

From the Mayor, Aldermen, and Burgesses, of the From the Magistrates and Councillors of the royal borough of Ludlow.

From the Mayor, Aldermen, and Burgesses of the city of Hereford.

From the Dean and Canons of the cathedral church of Durham.

From the Mavor, Aldermen, and Burgesses of the borough of Newport.

From the Mayor, Aldermen, and Burgesses of the city of Gloucester.

From the Inhabitants of Cainscross, in the borough, of Stroud.

From the Corporation of the Royal Exchange Assurance.

From the Mayor, Aldermen, and Burgesses of the borough of Dovor.

From the Mayor, Aldermen, and Councillors of the borough of Kendal.

From the Mayor, Aldermen, and Inhabitants of the borough and port of Falmouth.

From the Mayor, Aldermen, and Town Councillors of the borough of Tenby.

From the Guardians of the Poor of Newcastle.

From the Mayor, Aldermen, and Burgesses of the borough of Liverpool.

From the Inhabitants of the town of Margate.

From the Mayor, Sheriffs, and Comonalty of the city of Cork.

From the Vicar, Clergy, Churchwardens, and Parishioners of St. Bride.

From the Mayor, Aldermen, and Burgesses of the borough of Maidstone.

From the Mayor, Aldermen, and Councillors of the borough of Morpeth.

From the Nobility, Gentry, Clergy, and Yeomanry of the county of Cambridge.

From the Inhabitants and Corporation of Hawarden, in the county of Flint.

From the Mayor, Aldermen, and Corporation of the borough of Saftron.

From the Wesleyan Methodists Societies.

From the Minister and Corporation of New-street Chapel, Cornwall.

From the President, Council, and Fellows of the Royal Medical and Chirurgical Society.

From the Vicar and Corporation of St. Martin's in the Fields.

From the Mayor, Aldermen, and Corporation of the borough of Walsall.

From the Inhabitants of the town and neighbourhood of Swansea.

From the Mayor, Aldermen, and Corporation of the borough of Bolton.

From the Mayor, Aldermen, and Corporation of Marlborough.

From the Noblemen, Gentlemen, and Corporation of Gloucester.

From the Boroughreeve and Constables of Salford.

From the Vice-Presidents and Corporation of the Protestant Association.

From the Mayor and Town Council of the ancient and loyal borough of Bridgnorth.

From the Inhabitants of the borough of Truro. From the Royal Scottish Academy of Painting.

From the Ministers and Elders of the presbytery of Elgin.

burgh of Banff.

From the Noblemen, Deputy Lieutenant, Justices of Peace, Commissioners of Supply, and Gentlemen of the county of Stirling.

From the Lord Provost, Magistrates, and Town Council of the royal burgh of Perth.

From the Provost, Magistrates, and Town Council of the royal burgh of Irvine.

From the Chairman and Directors of the Chamber of Commerce and Manufactures of the city of Edinburgh.

From the Noblemen, Landed Proprietors, Justices of Peace, and Commissioners of Supply of the county of Linfilligow.

From the Members of the Senate of the University of Glasgow.

From the Commissioners of Supply, Justices of the Peace, and Heritors of the county of Nairn.

From the Provost, Magistrates, and Town Council of the royal burgh of Dunder.

From the Noblemen, Gentlemen, Justices of Peace, and Commissioners of Supply of the county of Mid-Lothian.

From the Noblemen, Landed Proprietors, Justices of Peace, and Commissioners of Supply of the county of Haddington.

From the Noblemen, Gentlemen, and Justices of Peace, and Commissioners of Supply of the county of Clackmannan.

From the Inhabitants of the royal burgh of Dingwall.

From the President and Fellows of the Royal College of Physicians of Edinburgb.

From the Gentlemen, Justices of Peace, and Commissioners of Supply of the county of Bute.

From the Heritors, Commissioners of Supply, and Justices of Peace of the county of Inverness

From the Noblemen, Deputy Lieutenants, Commissioners of Supply, and Justices of Peace, and Landholders of the county of Kincardine.

From the Noblemen, Gentlemen, and Commissioners of Supply of the county of Fife.

From the Noblemen, Gentlemen, Justices of Peace, and Commissioners of Supply of the county of Peebles.

From the Society in Scotland for Propagating Christian Knowledge.

From the President, Vice-Presidents, Treasurer, and Governors of the Scottish Hospital.

From the Gentlemen of the Ancient Society of Kilwinning.

From the Chancellor, Rector, Principals, and Professors of Her Majesty's ancient and loyal University of Saint Andrew

From the Noblemen, Gentlemen, Commissioners of Supply, Justices of the Peace, and Magistrates of towns in Her Majesty's barony, in the county of Renfrew.

From the Provost, Magistrates, and Councillors of the royal burgh of Dingwall.

Whitehall, January 7, 1841.

The Queen has been pleased to present the Reverend William Carwithen, D.D. to the rectory of Stoke Clymesland, in the county of Cornwall and diocese of Exeter, void by the death of the Reverend Charles Lethbridge.

War-Office, 8th January 1841.

- 13th Regiment of Light Dragoons, Lieutenant Henry Horatio Kitchener to be Captain, by purchase, vice Rosser, who retires. Dated 8th January
- Cornet Henry Hamilton to be Lieutenant, by purchase, vice Kitchener. Dated 8th January 1841.
- Charles Potts Rosser, Gent. to be Cornet, by purchase, vice Hamilton. Dated 8th January 1841.
- 8th Regiment of Foot, Gentleman Cadet William Turnour Granville, from the Royal Military College, to be Ensign, without purchase, vice M'Murdo, promoted in 22d Foot. Dated 8th January 1841.
- 22d Foot, Ensign Colin Dakers, from the 72d Foot, to be Ensign, vice Smith, promoted. Dated 8th January 1841.
- 24th Foot, Brevet Major John Stoyte to be Major, without purchase, vice Stack, who retires upon full-pay. Dated 8th January 1841. Lieutenant Nicholas Leslie to be Captain, vice
- Stoyte. Dated 8th January 1841.
- Ensign Charles Robison Harris to be Lieutenant,
- vice Leslie. Dated 8th January 1841.

 John Henry Lutman, Gent. to be Ensign, vice Harris. Dated 8th January 1841.
- 36th Foot, Lieutenant Henry Bristow, from halfpay 38th Foot, to be Lieutenant, vice Alexander Connor, who exchanges. Dated 8th January 1841.
- 41st Foot, Ensign Thomas M'Leod Farmer to be Lieutenant, by purchase, vice Carden, promoted in the 2d West India Regiment. Dated 8th January 1841.
- Hugh Smith, Gent. to be Ensign, by purchase, vice Farmer. Dated 8th January 1841.
- 45th Foot, Edmund Boys, Gent. to be Ensign, without purchase, vice Lambert, appointed to the 62d Foot. Dated 8th January 1841.
- 48th Foot, Lieutenant Maurice Emmett to be Captain, by purchase, vice Dalzell, promoted. Dated 8th January 1841.
- Ensign David Fullerton to be Lieutenant, by purchase, vice Emmett. Dated 8th January 1841.
- William Fetherston, Gent. to be Ensign, by purchase, vice Fullerton. Dated 8th January 1841.
- .56th Foot, Lieutenant Thomas Bateson, from halfpay Unattached, to be Lieutenant, vice Henry Hollinsworth, who exchanges, receiving the dif-
- ference. Dated 8th January 1841.

 Gentleman Cadet Richard Anderson, from the
 Royal Military College, to be Ensign, without purchase, vice Macpherson, promoted in the 22d Foot. Dated 8th January 1841.

No. 19938.

- Edward Frederick Hare, Gent. to be Ensign, without purchase, vice Deshon, promoted in 22d Foot. Dated 9th January 1841.
- 61st Foot, Gentleman Cadet John Fortescue Brickdale, from the Royal Military College, to be Ensign, without purchase, vice Smith, promoted in the 22d Foot. Dated 8th January 1841.
- 62d Foot, Ensign Charles Lambert, from the 45th Foot, to be Ensign, vice Dane, promoted. Dated 8th January 1841.
- Gentleman Cadet Henry Seymour Moore Donneley Fulton, from the Royal Military College, to be Ensign, without purchase, vice Gubbins, promoted. Dated 8th January 1841.
- 64th Foot, Ensign Francis Henry Kilvington to be Lieutenant, by purchase, vice Lys, who retires. Dated 8th January 1841.
- George Latham Maddison, Gent. to be Ensign, by purchase, vice Kilvington. Dated 8th January 1841.
- 78th Foot, Lieutenant Edward Hamilton Ffinney, from half-pay 46th Foot, to be Lieutenant, vice Alexander Grierson, who exchanges. Dated 8th January 1841.
- 81st Foot, Lieutenant William Frederick Nixon to be Paymaster, vice Arnold Thompson, who retires upon half-pay. Dated 8th January 1841.
- Rifle Brigade, William Wake, Gent. to be Second Lieutenant, by purchase, vice Law, who retires. Dated 8th January 1841.
- 1st West India Regiment, Ensign Mark Matthews to be Lieutenant, without purchase, vice Lucas, appointed to the 22d Foot. Dated 8th January 1841.
- Ensign Stevenson Ballantine to be Lieutenant, by purchase, vice Foster, appointed to the 22d Foot. Dated 9th January 1841.
- Serjeant-Major James Aggas to be Ensign, vice Matthews. Dated 8th January 1841.
- John Henry Chads, Gent. to be Ensign, vice Ballantine. Dated 9th January 1841.

MEMORANDUM.

The date of the exchange of Lieutenant Thomas Gaisford, from the 22d Foot, to be Lieutenant in the 79th Regiment, is the 4th, and not 6th, January

Quarterly Average of the Weekly Liabilities and Assets of the Bank of England, from the 13th of October 1840, to the 5th of January 1841, both inclusive, published pursuant to the Act, 3 and 4 W. 4, cap. 98.

LIABILITIES. Assets. Circulation £16,112,000 Securities £22,362,000 Deposits 7,049,000 Bullion 3,557,000 £23,161,000 £25,919,000

Downing-street, January 7, 1841.

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

Received in the Week				WHEAT. BARLEY.						OATS.			1	RYE		*	В	EANS	<u></u>	1.	PEAS.					
ended January 1, 1841.	Quanti	ties.		Pri	ce.		Quanti	ties.	Pr	ite.		Quantities.	P	ice.		Quantities.		Price.		Quantities.	Pr	ice.	Quantitie	1	rice.	
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Wakefield		14464 9 9	3479 0	5810 13 0	467 0	548 19 6	_	_	251 0	534 5 6	7 0	15 1	
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RETURN, stating what has been, during Seven Years ending on the Thursday next before Christmas Day 1840, the Average Price of an Imperial Bushel of BRITISH WHEAT, BARLEY, and OATS, computed from the Weekly Averages of the Corn Returns.

Published pursuant to an Act, passed in the 6th and 7th Year of the Reign of William the Fourth, intituled "An Act for the Commutation of Tithes in England and Wales."

WHEAT.	BARLEY.	OATS.
s. d.	s. d.	s. d.
$611\frac{3}{4}$	4 1	$2 ext{10} \frac{3}{4}$

WILLIAM JACOB, Comptroller of Corn Returns.

Office of Comptroller of Corn Returns, Board of Trade, January 8, 1841.

I do hereby certify, that no Return whatever hath been made to me, of any Brown or Muscovado Sugars bought or sold in the Week ending the 5th day of January 1841.

Grocers'-Hall,
January 8, 1841.

By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers' Company.

Return of the Aggregate Average Amount of the Liabilities and Assets of the Bank of Australasia, as well in England as in the Australasian Colonies, from the 15th day of October 1839, to the 13th day of April 1840.

Published pursuant to the Royal Charter of Incorporation.

Bills in Circulation, not bearing In-	£	8.	d.
terest	219598	11	11
Notes in Circulation, not bearing Interest	54551	3	10
Bills and Notes in Circulation, bearing Interest	_	_	
Balances due to other Banks	_	-	
Cash deposited, not bearing Interest	207070	- 15	
Cash deposited, bearing Interest	39/9/0	19	4
Total Liabilities of the Corporation	672120	11	1
			_

	£	s.	d.
Coin and Bullion	160379	2	10
Landed Property of the Corpora-	•		
tion	6855	16	2
Bills of other Banks	_	•	
Balances due from other Banks			
Debts due to the Corporation, in-			
cluding Notes, Bills, and Govern-			
ment Securities	1034858	17	4
Total Assets of the Corporation	1202093	16	4

William Milliken, Secretary.

J. S. Brownrigg, Chairman

Bank of Australasia, London, January 7, 1841.

NOTICE is hereby given, that a separate building, named the Presbyterian Chapel, situated at Ainsworth, in the parish of Middleton, in the county of Lancaster, in the district of Bury, being a building certified according to law as a place of religious worship, was, on the 4th

day of December 1840, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, chap. 85.

Witness my hand this 11th day of December 1840, Wm. Harper, Superintendent Registrar. CONTRACTS FOR VARIOUS ARTICLES
FOR HOSPITAL SERVICE.

Department of the Physician-General of the Navy, Somerset-Place, January 7, 1841.

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 14th January instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering, within one calendar month, into the Medical Stores at Her Majesty's Victualling-yard at Deptford, the under-mentioned articles, viz.

Calico, 10,000 yards.
Linen Pillow Cases, 800 number.
Feathers, 1500 lbs.
Flannel Waistcoats, 700 number.
Flannel Shirts, 200 number.
Flannel Gowns, 80 number.
Blue Cloth Coats, 100 number.
Short Towels, 200 number.
Linen Sheets, 100 pairs.

Samples of the articles, and the conditions of the contracts, may be seen at the said Office.

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

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

English Copper-Office, January 7, 1841.

Company hereby give notice, that a Special General Court will be held at their House, No. 27, Upper Thames-street, on Tuesday the 26th of January instant, at twelve o'clock precisely, for the election of a Governor and six Assistants for the remainder of the year, in the room of the Governor and six Assistants who have resigned.

W. Inglis, Secretary.

Imperial Fire-Office, Sun-Court, Cornhill, January 6, 1841.

General Court of Proprietors will be held at this House, on Wednesday the 20th of January instant, at one o'clock in the afternoon precisely, to declare a dividend for the last half year.

By order of the Board,

P. Milner, Accountant.

Equivalent-Office, January 6, 1841.

THE Court of Directors of the Equivalent
Company give notice, that the warrants
for the ordinary and extraordinary dividends on

Equivalent Stock, due the 5th instant, will be payable this day, Wednesday the 6th instant, and on every subsequent Wednesday, from one to three-o'clock in the afternoon, at their House, No. 7, Dowgate-hill, London, and at the said Company's Office in Edinburgh.

Thomas Gregory Smith, Secretary.

Indemnity Mutual Marine Assurance Company, 36, Great Winchester-Street.

OTICE is hereby given, that the Board of Directors of the Indemnity Mutual Marine Assurance Company do hereby call and appoint an Extraordinary General Court of the Proprietors of the Company, to be holden at the Office of the Company, No. 36, Great Winchester-street, in the city of London, on Thursday the 28th day of January instant, at half past twelve o'clock in the afternoon precisely, for the purpose of agreeing to and confirming the resolutions which shall be entered into at the Extraordinary General Court on the 14th day of January instant, for making such alterations in the laws of the Company, as may be necessary or expedient for reducing the number of shares in the capital of the Company, required to be holden by a Director or an Auditor of the Company as a qualification, from one hundred shares to fifty shares; and to alter the time of paying dividends, from the first Monday in August in every year, to the first Monday in February in every year . - Dated this 7th day of January 1841.

By order of the Board of Directors,

H. Steward, Secretary.

NOTICE is hereby given, that the Partnership lately subsisting between us, Wine and Spirit Merchants, and carried on at No. 4, Saint Paul's Church-yard, under the name of H. B. Smith and Co. is dissolved.—Dated 17th December 1840.

Martha Smith.

H. G. Smith.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, James Wells and John Berriman, of Camberwell, in the county of Surrey, as Builders, under the firm of Wells and Berriman, has been mutually dissolved, as from the 25th day of December 1840. Jas. Wells.

John Berriman.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Thomas Davey, Joseph Davey, and William Kemp, of the city of Norwich, Wholesale Shoe Makers and Leather Sellers, trading under the firm of Davey, Sou, and Kemp, was dissolved, on the 1st day of January instant, by mutual consent.—Dated this 4th day of January 1841.

Thos. Davey. Josh. Davey. Willm. Kemp.

OTICE is hereby given, that the Partnership between us the undersigned, Catharine. Emett and John Hall, lately carrying on business, as Furriers, at Liverpool, in the county of Lancaster, under the firm of Emett and Hall, was; dissolved, by mutual consent, on the 31st day of October last. All debts owing to and by the said late firm will be received and paid by the said John Hall.—Dated this 4th, day of January 1841.

Cathne. Emett.

John Hall.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying
on business together, under the firm of John Goodwin and
Son, at Narrow-street, Ratcliff, in the county of Middlesex,
as Wharfingers and Coal Merchants, was this day dissolved
by mutual consent: As witness our hands this 2d day of
January 1841.

John Goodwin.

Richard Goodwin.

Liverpool, 4th of 1st month (January) 1841.

OTICE is hereby given, that the Partnership heretofore carried on, at Liverpool, in the county of Lancaster, by us the undersigned, as Cotton Brokers, under
the firm of Isaac Cooke and Sons, was dissolved, by mutual
consent, on the 31st day of the 12th month (December)
last, as far as regards Isaac Cooke.

Isaac Cooke. Henry E. Robson. George Cooke. Isaac Bancroft Cooke.

Warsaw, September 12, 1840.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Ball and Peter Steinkeller, as Merchants, carrying on business at No. 28, Martin's-lane, Cannon-street, London, under the firm of John Ball and Co. has been dissolved as from the 30th June last; and that all debts to and from the said partnership will be paid and received by the said John Ball, who is authorised to wind up all the affairs of the said partnership.

John Ball.

Peter Steinkeller.

NOTICE is hereby given, that the business of Merchants and Wholesale Warehousemen, heretofore carried on by us the undersigned, in Copartnership, in Old 'Change, in the city of London, was this day dissolved, by mutual consent, so far as regards the undersigned James Coles the elder: As witness our hands this 1st day of January 1841.

William Leaf.

James Coles, senr. James Coles, jr. William Smith.

Manufacturers of Woollen Cloths, at Twerton, in the county of Somerset, expired on the 31st day of December 1840, as regards the undernamed Henry Douce. The business will from this day be carried on by the undernamed Charles Wilkins and Joseph Clisild Daniell alone, by whom all debts due to or from our late partnership firm are to be received and paid.—Dated this 1st day of January 1841.

Chas. Wilkins. J. C. Daniell. H. Douce.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Samuel George Raincock Lee and George Catford, of Bedford-street, in the borough of Plymouth, in the county of Devon, Engravers, Copper Plate and Lithographic Printers, Booksellers, and Stationers, carrying on business at Plymouth aforesaid, and lately also at Truro, in the county of Cornwall, under the style or firm of Lee and Catford, is this day dissolved by mutual consent. All persons indebted to the said firm are hereby desired forthwith to pay the amount of their debts to the said Samuel George Raincock Lee, who alone is hereby authorised to receive the same, and by whom the said business will in future be carried on, upon his sole credit and account; and all persons having any claims or demands on the said firm are hereby desired to send the particulars thereof to the said Samuel George Raincock Lee, that the same may be arranged for payment: As witness our respective hands this 30th day of December 1840.

S. George R. Lee. George Cutford.

DAKE notice, that the Partnership heretofore subsisting between us the undersigned, Edward Foss and Henry Macgregor Clark, as Attorneys and Solicitors, 36, Essextreet, in the Strand, in the county of Middlesex, under the firm of Foss and Clark, is this day dissolved by mutual consent. All debts owing by or to the said partnership concern are to be paid and received by the said Henry Macgregor Clark only: As witness our hands this 31st day of December 1840.

Edwd. Foss.

H. M. Clark.

NOTICE.

Glasgow, December 17, 1840.

THE subscriber, John George Hamilton, retired from the Copartnership carried on here, under the firm of Henry Monteith and Company, as on the 1st day of January 1840, since which date the business has been carried on by the other subscribers.

Henry Monteith.

Alex. Garden.
John G. Hamilton.
Robert Ferguson.
Jas. Hannan.

OTICE is hereby given, that the Partnership now or heretofore subsisting between us the undersigned, Henry Potter and Adam John Hill, in Page-street, Westminster, and in Porter-street, in the county of Middlesex, as Manufacturers of British Spruce and Capillaire, Cordials, Liquid Sugar, and Spirit Colouring, &c. under the name, style, or firm of Potter and Hill, has this day been dissolved by mutual consent; and all debts due to and owing from the said copartnership concern will be respectively received and paid by the said Henry Potter.—Dated this 24th day of December 1840.

Henry Potter.

Adam John Hill.

TOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, John Yeomans, William Standfield, and William Newbould, as Merchants and Manufacturers, at Sheffield, in the county of York, under the style or firm of Yeomans, Standfield, and Newbould, is this day dissolved, so far as regards the said William Newbould; and that all debts due to and owing by the said copartnership concern will be received and paid by the said John Yeomans and William Standfield, by whom the business will in future be carried on.—Dated the 4th day of January 1841.

John Yeomans.

Иm. Standfield. Иm. Newbould.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles Masper and Augustine Masper, at Bolton-le-Moors, in the county of Lancaster, as Opticians, Looking Glass Manufacturers, and Brokers, under the firm of C. and A. Masper, was this day dissolved by mutual consent. All debts due to and owing by the late partnership concern are to be received and paid by the said Augustine Masper, by whom the business will in future be carried on: As witness our hands this 2d day of January 1841.

Charles Masper.
Augustine Masper.

TOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, John Holland, William Holland, Samuel Holland, and Joseph Holland, carrying on business as Worsted Spinners and Worsted Stuff Manufacturers, at Slead-house, in the parish of Halifax, in the county of York, and at Halifax aforesaid, and Bradford, in the said county, under the firm of John Holland and Sons, has been this day dissolved by mutual consent: As witness our hands this 1st day of January 1841.

John Holland. William Holland. Samuel Holland. Joseph Holland. NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, James Green and Henry Chubb, as Hair Dressers, Wig Makers, and Perfumers, at No. 58, Cheapside, in the city of London, and at No. 48, Threadneedle-street, in the same city, under the style or firm of Green and Chubb, was this day dissolved by mutual consent. All debts due to or owing by the said firm, connected with the business in Threadneedle-street, will be received and paid by the undersigned Henry Chubb; and all debts due to or owing by the said firm, connected with the business in Cheapside, will be received and paid by the undersigned James Green.—Dated this 31st day of December 1840. December 1840. James Green.

Henry Chubb.

NOTICE is hereby given, that the Partnership which lately subsisted between John Gray Draper, Isaac Sparks, Edward Murly, Thomas Collins Hounsell, Samuel Bowden Gundry, James Templer, and James Hill, Lace Manufacturers, at Chard, in the county of Somerset, is dissolved, by mutual consent, so far only as relates to the said John Gray Draper, who, with the consent of his copartners, has assigned his share, estate, and interest in the said concern to the said James Hill.—Dated this 30th day of December 1840.

John Gray Draper. cember 1840. John Gray Draper.

Isaac Sparks. James Hill. Edwd. Murly. James Templer. Tho. C. Hounsell. S. Bowden Gundry.

NOTICE is hereby given, that the Partnership lately subsisting between us, Hugh Herbert Downman, William Gwillim, Edward Hutchins, Richard Waters, Robert Sallows, Christopher O'Reilly, Eliza Rogers, Michael Mogg, Mary Finlayson Gardner, William Williams, Robert Dunkin, William Evans, Blanch Griffiths, Elizabeth Hartt, William Jones, and Posthumus Richard Phillips, carrying on the trade or business of Iron and Tin Plate Manufacturers, near Kidwelly, in the county of Carmarthen, under the firm of the Kidwelly Iron and Tin Plate Company, was dissolved, on the day of the date hereof, by mutual consent; and that the said trade or business will in future be carried on by the above-named Hugh Herbert Downman, on his own account.—Dated this 16th day of November 1840.

Hugh Herbert Downman. Wm. Gwillim. Edwd. Hutchins. Richd. Waters. Robt. Sallows. C. O' Reilly. Eliza Rogers. Michael Mogg. M. F. Gardner. Wm. Williams. Robert Dunkin. William Evans. Blanch Griffiths. Etizabeth Hartt. Wm. Jones. P. R. Phillips.

NOTICE is hereby given, that the Partnership lately subsisting between us, William Williams, Hugh Herbert Downman, and William Gwillim, as Coal Proprietors, under the firm of Williams, Downman, and Gwillim, was dissolved, on the day of the date hereof, by mutual consent; and that the said trade or business will in future be carried on by the above-named William Williams, on his own account.—Dated the 24th day of November 1840.

> Wm. Williams. Hugh H. Downman. Wm. Gwillim.

THE Copartnership carried on by us, under the firm of Finlay, Alston, and Co. at Liverpool, as Merchants, terminated on the 31st December last, in consequence of the expiration of the contract.—Witnesss our hands this 6th day of January 1841.

T. K. Finlay. R. F. Alston.
John Thomson.

THE Partnership heretofore exisiting between the undersigned, Henry Richardson and William Henry THE Partnership heretofore existing between the undersigned, Henry Richardson and William Henry Tyhurst, of No. 29, Middle-row, Reading, in the county of Berks, Linen and Woollen Drapers and Haberdashers, under the firm of Richardson and Tyhurst, is this day dissolved by mutual consent: As witness their hands the 6th day of January 1841.

H. Richardson.

W. H. Tyhurst.

NOTICE is hereby given, that the Partnership hitherto subsisting, under the firm of M. and W. E. Hammond, Country Newspaper and General Advertising Agents, 27, Lombard-street, London, is this day dissolved by mutual consent; and that the said business will in future be carried on by Munden Hammond solely.—Witness our hands this 6th day of January 1841.

Munden Hammond.

William Edward Hammond.

William Edward Hammond.

NOTICE is hereby given, that the Partnership formerly subsisting between the undersigned, and William Fry, deceased, carrying on business under the firm of Taylor, Fry, and Channell, Ship and Insurance Brokers and Agents, is this day dissolved by mutual consent.—Given under our hands this 22d day of December 1840.

Henry Taylor.

Pike Channell.

NOTICE is hereby given, that the Partnership lately carried on by us the undersigned, at South Shields, in the county of Durham, as Chymists and Druggists, was mutually dissolved on the 1st day of January last; and all debts due and owing will be paid and received by the undersigned Thomas Bell.—Dated this 4th day of January 1841 John Allen. Thomas Bell.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Matthew Ryder and George Tooby, carrying on business in the city of Gloucester, as Linen and Woollen Drapers, under the style or firm of Ryder and Tooby, was this day dissolved by mutual consent. All debts due and owing to and from the said late partnership will be received and paid by the said George Tooby, by whom the concern will in future be carried on: As witness our hands this 6th day of January 1841.

M. Ruder M. Ryder.

George Tooby.

THIS is to certify, that the Partnership business between Samuel Ryder and Richard Lang, of Battle-bridge, in the county of Middlesex, Wheelers and Smiths, carried on under the firm of Ryder and Lang, was this day dissolved by mutual consent.—Dated January 7, 1840.

Samuel Ryder.

Richard Lang.

Liverpool. January 1, 1841.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Dieseldorff and Augustus Hahn, under the firm of Dieseldorff, Hahn, and Company, as Commission Merchants, at Liverpool, was this day dissolved by mutual consent. All debts and engagements of the late firm will be satisfied by the undersigned Augustus Hahn, by whom the business will henceforth be carried on, under the firm of A. Hahn and Co. and by whom all debts owing to the late firm will be Win. Dieseldorff.

A. Hahn. A. Hahn.

OTICE is hereby given, that the Partnership lately subsisting between us, in the parish of Beerferris, in the county of Devon, in the business of Farmers, was this day dissolved by mutual consent.—Given under our hands this 2d day of January 1841.

John Williams. James Williams.

OTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, William
Harrison and John Wainwright, lately carrying on business
at Church, in the county of Lancaster, as Engravers to
Calico-Printers, under the firm of Harrison and Wainwright,
was this day dissolved by mutual consent: As wirness our hands this 4th day of January, in the year of our Lord, 1841.

William Harrison.

John Wainwright.

OTICE is hereby given, that the Partnership between Thomas Simister and Samuel Towler, both of Ellesmere, in the county of Salop, Plumbers, Glaziers, and Painters, under the firm of Simister and Towler, was this day dissolved by mutual consent. And that Thomas Price, of Ellesmere aforesaid, Accountant, alone, is duly authorised to collect and settle all the accounts of the said copartnership.—Dated this 2d day of January 1841.

Thomas Simister.

Samuel Towler.

OTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, James Brown and Richard Brown, carrying on the business of Boot and Shoe Makers, at No.11, Haberdasher's-walk, Pitfield-street, Hoxton New-town, in the county of Middlesex, hath been this day dissolved by mutual consent; and that all debts due from or to the said copartnership, are to be paid by or to the said James Brown: As witness their hands this 7th day of January 1841.

James Brown. Richard Brown.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Robert
Drew and John Warren, under the style or firm of Drew
and Warren, carrying on business as Carpenters, Builders,
and Undertakers, in Charles-street, in the city of Bristol,
was this day dissolved by mutual consent. All debts due to
and owing by the said copartnership will be respectively
received and paid by the said Robert Drew, who retires from
the said business.—Dated this 7th day of January 1841.

Rabert Drew.

Robert Drew. John Warren.

NOTICE is hereby given, that the Partnership hereto-fore carried on by William Barnes the younger, and Henry Barnes, in the trade or business of a Wine Merchant, at Winchester, in the county of Southampton, under the firm of William and Henry Barnes, has this day been dissolved by mutual consent; and in future the business will be carried on by the said William Barnes the younger on his separate account, who will pay and receive all debts due and owing to and from the said partnership in the regular course of trade.—Witness our hands this 31st day of December 1840.

Willam Barnes, junr. December 1840.

Henry Barnes.

OTICE is hereby given, that the Partnership between us the undersigned, John Weaver Barlow, Brass Moore, and Richard Walsh, lately carrying on business at Atherstone, in the county of Warwick, as Bankers and Hatter the county of Warwick, as Barkers and Hatter the county of Warwick, as Barkers and Hatter the county of Warwick, as Barkers and Hatter the county of th Manufacturers, under the style or firm of Weaver, Walsh, and Co. is this day dissolved by mutual consent; and that our said business of Hat-Manufacturers will in future be carried on by Mr. Joseph Willday, at Atherstone aforesaid, who is duly authorised to receive all debts due and owing to our late firm.—Dated the 7th day of September 1840.

Jno. Wood.

Richard Walsh. Barlow Brass Moore... OTICE is hereby given, that the Partnership hereto-fore carried on by us the undersigned, at Liverpool, in the county of Lancaster, as Tailors and Drapers, was this day dissolved by mutual consent.-Dated this 6th day of January 1841. John Richardson.

James Holliday.

OTICE is hereby given, that the Partnership lately subsisting between the undersigned, William Ellet and Thomas Lister, in the trade or business of Carpet and Druggit Merchants, carried on at Leeds, in the county of York, under the firm of Ellet and Lister, was this day dissolved by mutual consent.—Dated this 31st day of December 1840. William Ellet.

Thomas Lister.

between us the undersigned, in the business of Brass Founders, Engineers, and Gas Fitters, carried on at Nos. 19 and 20, Marsham-street, Westminster, in the county of Middlesex, under the firm of Sugg, Pywell, and Company, was this day dissolved by mutual consent, so far as regards the undersigned Craswell Jobling. Dated this 18th day of December 1840.

Craswell Jobling.

William Sugg

William Sugg. Wm. Parsley Pywell.

NOTICE is hereby given, that under and by virtue of the powers contained in the Articles of Partnership entered into by us, the undersigned, John Evans and Edward Evans, along with William Crossley, in the trade or business of Iron and Brass Founders, and Engine Manufacturers, at Royton, in the county of Lancaster, under the firm of John Evans, Edward Evans, and William Crossley, is, under the powers aforesaid, by us the said John Evans and Edward Evans, declared to be this day determined and dissolved, so far as concerns the said William Crossley: all debts due to and owing by the said late firm, will be re-ceived and paid by the said John Evans and Edward Evans, by whom the said business will in future be carried on; at Royton aforesaid.—Dated this 30th day of December 1840.

> John Evans. Edward Evans.

THE undersigned, John Dixon, of Wolverhampton, in-the county of Stafford, Brass Cock Founder and Gas-Light Apparatus Manufacturer, do hereby give notice, that Light Apparatus Manufacturer, do hereby give notice, that the Partnership heretofore subsisting between me, the said John Dixon, and James Vardy, of Wolverhampton aforesaid, carrying on the trades or business of Brass Cock Founders and Gas Light Apparatus Manufacturers, at Wolverhampton aforesaid, under the style or firm of Dixon and Vardy, expired this day by effluxion of time: As witness my hand this 1st day of January 1841.

Jno. Dixon.

[Extracts from the Edinburgh Gazette of January 5, 1841.) NOTICE.

Glasgow, December 31, 1840.

THE undersigned, William Jamieson, of Glasgows ceased, on the 30th June last, to have any interest in the concern heretofore carried on by the subscribers, at the Cape of Good Hope, under the firm of Jamieson, Wingate, and Co.

Win. Jamieson.

James Jamieson.

For James F. Wingate, John Whitehead, Wm. Jamieson, his Attorneys.

JOHN DICK, Witness. J. H. Morris, Witness.

NOTICE.

Glasgow, December 31, 1840.

WHE Copartnership heretofore carried on by the sub-scribers, as Merchants, in Glasgow, under the firm of William and James Jamieson and Co. was dissolved this day, when their contract terminated.

Wm. Jamieson. James Jamieson.

For James F. Wingate, John Whitehead, Wm. Jamieson, James Jamieson, his Attorneys.

JOHN DICK, Witness. J. H. Monris, Witness.

MRS. MARY TURING, deceased.

A LL persons having claims against the estate of Mrs. Mary Turing, late of Cunningham-place, Saint John's-wood (who died on the 31st day of March 1839), are desired to send immediately the particulars of such claims, that they may be examined and paid; and all persons indebted to the estate of the said deceased are requested to pay the amount of their respective debts to us, on behalf of her executors.

LE BLANCS and COOK, 18, New Bridgestreet, Solicitors to the Executors.

FUHE creditors under the deed of trust of William White, William White, late of the island of Jamaica, Esq. deceased, and of John White and John Edwards, late of Fen-court, Fenchurch-street, in the city of London, Merchants, deceased, may receive a Further Dividend; equal to one year's interest, on the amount of their respective debts, under the trust deed, on Friday the 5th day of February 1841, between the hours of twelve and three o'clock; and on every subsequent Thursday, between the hours of twelve and two, by applying on those days, at the chambers of Messrs. John and William Lowe, No. 2, Tanfield-court, Temple, to sign a receipt for the same.

O be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Tinkler versus Hindmarsh, with the approbation of Sir William Horne, one of the Masters of the said Court, at the Public Sale-room of the said Court, in Southampton-buildings, Chancery-lane, London, in four lots;

Sundry freehold dwelling-houses and premises, situate in Sundry freehold dwelling-houses and premises, situate in Basing-lane, Cheapside, in the city of London, and in Red Lion-court, adjoining; also a freehold cottage and premises, and about 3 acres, 3 roods, and 34 poles of land adjoining, situate within the township of Middleton, in Teesdale, in the county of Durham, together with two stints, on Middleton, in pasture, and five stints, and f dleton, out passure.

Printed particulars and conditions of sale may be had Printed particulars and conditions of sale may be had (grafis) at the said Master's chambers, Southampton-buildings, Chancery-lane; also of Messrs. Burgoynes and Thrupp, Solicitors, 160, Oxford-street, west corner of Stratford-place; Messrs. J. and S. Pearce and Bolger, Solicitors, 10, St. Swithin's-lane; Messrs. Fry, Loxley, and Fry, Solicitors, 80, Cheapside; and of Mr. Rice, Solicitor, 2, Verulam-buildings, Gray's-inn.

The day of sale will shortly be advertised.

Court of Exchequer, made in a cause of Whitehurst versus Bonest, with the approbation of Richard Richards, Esq. one of the Masters of the said Court, at the Master's chambers, Tanfield-court, Inner-temple, London, on Wednesday the 21st day of January 1841, at tweive o'clock at room in one lot.

noon, in one lot; Certain freehold and copyhold premises, consisting of a messuage or farm-house, with suitable out-offices, and 122 acres, 2 roods, and 12 perches of land, situate at Lower Stondon, in the parish of Shitlington, in the county of Bedford, and in the adjoining parish of Upper Stondon, in the same county, in the occupation of Mr. William Armstrong, as a yearly tenant, at the annual rent of £210; and

also a messuage, divided into two tenements, with gardens , in the occupaand appurtenances, situate near

and appurtenances, situate near , in the occupation of —— Bonest, widow, and another.

Particulars of sale may be had of Mr. John Eagles, Solicitor, Ampthill; Mr. Ezra Eagles, Solicitor, Bedford; Mr. Austin, Solicitor, Shefford; at the White Hart Inn, Ampthill; the White Hart Inn, Shefford; the Sun Inn, Hitchin; of Messrs. Jones, Trinder, and Tudway, Solicitors, John-street, Bedford-row, London; Messrs. Chilton and Acland, Solicitors, No. 7, Chancery-lane; and at the Mastre's chambers. ter's chambers.

OTICE is hereby given, that by an indenture, bearing date the 28th day of November 1840, Richard Smecton, of Manchester, in the county of Lancaster, Laceman, hath assigned all his personal estate and effects, whatsoever, to Richard Groucock, of Bow Church-yard, in the city of London, Lace Manufacturer, as a trustee, upon trust, for the benefit of all the creditors of the said Richard Smeeton; and benefit of all the creditors of the said Richard Smeeton; and that the said indenture of assignment was executed by the said Richard Smeeton and Richard Grouccek, respectively, on the 28th day of November 1840; and the execution thereof by them is attested by Frederic John Reed, of No. 2, Friday-street, Cheapside, in the city of London, Solicitor; and the said indenture of assignment now lies at our office, are accountable to credit our office, and the said Richard Smeeter. for execution by the creditors of the said Richard Smeeton.

REED and SHAW, 2, Friday-street, Cheapside, Solicitors for the said Trustees.

OTICE is hereby given, that Thomas Skinner, of Witney, in the county of Oxford, Lineu Draper, hath by indenture, bearing date the 28th day of October 1840, assigned all and every the estate and effects of him, the said Thomas Skinner, unto Thomas Wilson Elstob, of Woodstreet, in the city of London, Warehouseman, upon the trusts therein mentioned, for the benefit of all and every the creditor and creditors of the said Thomas Skinner, what the creditor and creditors of the said Thomas Skinner; that the said indenture was duly executed by the said Thomas Skinner and Thomas Wilson Elstob, respectively, on the said 28th day of October 1840; and that the execution of the said indenture by the said Thomas Skinner and Thomas Wilson Elstob, respectively, is attested by Benjamin Hardwick, of No. 14, Cateaton-street, in the city of London, Solicitor; that the said deed of assignment now lies at the offices of Messrs. Hardwick and Davidson, of Cateaton-street aforesaid, Solicitors, for execution by those creditors who have not executed the same. All persons who stand indebted to the estate of the said Thomas Skinner are forthwith required to pay the amount of their respective debts to Messrs. Paninton and Son, of King-street, Cheapside, Ac-countants, who are authorised to receive and give receipts for the same.—Dated this 4th day of January 1841.

ATHERSTONE, WARWICKSHIRE.

TO be sold by auction, by Mr. William Pullin, at the Red Lion Inn, at Atherstone aforesaid, on Friday the 22d day of January 1841, at five o'clock, in the afternoon, by order of the Court of Bankruptey, in the matter of Edward Petch, a bankrupt, and subject to such conditions of sale as shall be then and there produced;

Lot 1. A capital copyhold message or tenement, with the out-buildings, walled garden, and appurtenances thereto belonging, situate on the Hill, in the town of Atherstone aforesaid, and now in the occupation of Misses Lewis and

The house comprises a handsome entrance-hall, dining, drawing, and breakfast rooms, good kitchen, back kitchen, cellar, and nine sleeping rooms, is pleasantly situated in the most healthy part of the town of Atherstone, and is in an

excellent state of repair.

Lot 2. A pew in Mancetter church, near to the reading desk, and capable of holding five persons, and now in the occupation of Mrs. Pilgrim.

occupation of Mrs. Pilgrim.

Lot 3. A policy of insurance, effected on the life of the bankrupt, in the office of the West of England Fire and Life Insurance Company, for £1000, payable within three calendar months after his decease, and dated the 1st day of May 1839, on which the annual premium of £31 8s. 4d. is payable on the 24th day of April in every year. The pre-

miums upon this policy have been paid up to the 24th day

of April last.

The above property being about to be sold under a Fiat in Bankruptcy, no auction duty will be payable in respect

For further particulars application may be made to Mr. William Ruck, Solicitor, 14, Mincing-lane, London; to Messrs. Power and Pilgrim, Solicitors, Atherstone; or to the Auctioneer, of whom printed particulars may be had ten days prior to the sale.

O be sold, before the major part of the Commissioners named and authorised in and by a Fiat in Bankruptcy awarded and issued and now in prosecution against Edward Browne, of the city of Norwich, Timber Merchant, Builder, Dealer and Chapman, at the Royal Hotel, in the said city, on Thursday the 21st day of January instant, at five o'clock in the afternoon, the following freehold estates and policy;

Lot 1. All that extensive timber-yard, premises, and comfortable dwelling-house, formerly in the possession of Mr. Hammond Fisk, and for many years in that of Mr. Edward Browne, the bankrupt, and in which a very extensive timber and building trade has been carried on, and for which it is particularly well adapted, having a frontage of 75 feet on the navigable river, and in depth from Saint Edmund's-street to the river 231 feet, with convenient work-shops, deal-houses, saw-pit-house, &c. &c.; together with four cottages, one fronting the street and adjoining the sateway in the occupation of ______ Smith, and the other gateway, in the occupation of Smith, and the other three cottages, with gardens, &c. in the yard adjoining, and fonting in part the timber-yard, as now in the occupation of - Johnson, and Haverson, Be!L Land tax £3 12s.

Lot 2. All that well-accustomed free public-house, called the Sawyers, in St. Edmund's-street, as now in the occupa-tion of John Dale, with a large building detached, now used

tion of John Dale, with a large building detached, now used as a stable, &c. Land tax £1.

Lot 3. A policy with the Norwich Union Life Insurance Society, effected on the life of the said Edward Browne, on the 24th December 1821, for £1000, with honusses aggregating £54 11s. Od., the last having been declared in January 1830. The assured was 48 years of age on the 3d Mark that the May last; the annual premium payable on the policy is £24 8s. 4d.

For further particulars and conditions of sale apply to Mr. Pulley, Solicitor, Surrey-street, and Messrs. Bignold and Mawe, Solicitors, at their offices, in Norwich, and New Bridge-street, London.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth agains, William Smalley, of Liverpool, in the county of Laneaster Joiner and Builder, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Monday the 1st day of February next, at twelve of the clock at noon, at the office of John Cornthwaite, Solicitor, Eleven Cable-street, Liverpool, in order to assent to or dis-sent from the said assignees selling and disposing of, at the entire risk of the said bankrupt's estate and effects, and either by private contract or public auction, or at a valua-tion or otherwise, as to the said assignees shall seem most heneficial and advantageous to the said bankrupt's estate, the stock in trade and household furniture of the said bankrupt; and to take into consideration and assent to or dissent from the said assignees selling and disposing of the said stock in trade and household furniture, in one or more lot or lots, and at one or several times, and either wholly or partly upon credit, for such length of time as the said assignees shall think proper; and to assent to, sanction, confirm, and allow any sale or sales thereof, or of any part or parts thereof, which the said assignees in their discretion may have made or agreed to make to any person or persons willing to become the purchaser or purchasers thereof, previous to the time of holding such meeting; and also to assent to or dissent from the said assignees commencing or defending any action or actions at law, or suit or suits in equity, for recovery or protection of any part of the estate and effects of the said bankrupt, and compounding any debt or debts, or submitting to arbitration, or otherwise adjusting any claim or dispute relating thereto; and generally to authorise and empower the said assignees to take such measures in the disposing, arranging of, and winding up the affairs of the estate and effects of the said bankrupt as the said assignees may deem most advantageous to the creditors; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against William Mortimer Roberts, late of Tenby, but now of Pembroke, in the county of Pembroke, Innkeeper, Farmer, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Saturday the 30th day of January instant, at twelve o'clock at noon precisely, at the office of Mr. Matthew Perkins, Solicitor, No. 1, Nicholas-street, Bristol, in order to ratify and confirm the sale and disposition of such part (if any) of the said bank-rupt's estate and effects as shall have been sold; and also to assent to or dissent from the said assignees selling and dis-posing of such part of the said bankrupt's leasehold and other estate, property, and effects as shall not have been sold by public auction or private sale, or partly by either mode, to any person or per o is whomsoever, for ready money or for payment on a future day or days, and with or without security for the same, or any part thereof, at their discretion, and without the said assignees being answerable or liable for any loss of the purchase-money, if sold on credit; and also to assent to or dissent from the said assignees buying in, at any auction, and afterwards reselling by auction or private sale; and also to assent to or dissent from the said assignees paying and discharging certain costs, charges, and expences which they have incurred in and about the said bankrupt's estate and affairs; and also to assent to or dissent from the said assignees employing and paying an accountant, or other person, for the investigation of the dealings and transactions of the said bankrupt, and for examining, making up, and balancing his books and accounts; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any action or actions at law, or suit or suits in equity, for the recovery or protection of all or any part of the said bankrupt's estate and effects; or submitting to arbitration or compounding, compromising, or settling any suits, actions, accounts, debts, demands, differences, or disputes relative to the estate and effects of the said bankrupt, or any part thereof; and also generally to authorise the said assignees to act for the benefit of the estate of the said bankr pt in such manner as to them shall seem most beneficial; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued against John Sanders Walton, of Northallerton, in the county of York, Money Scrivener, and one of the partners in the Darlington Money Scrivener, and one of the partners in the Darlington District Joint Stock Banking Company, carrying on business at Darlington, in the county of Durham, and at North Allerton aforesaid, Dealer and Chapman, are desired to meet the assignees of the estate and effects of the said bankrupt, on the 1st day of February next, at eleven o'clock in the forenoon, at the office of Mr. Thomas Clarke Atkinson, Solicitor, in Northallerton aforesaid, in order to assent to or dissent from the said assignees paying a certain person to be named at the said meeting, for his time and attendance as a valuer of the real estates of the said bankrupt, and otherwise in attending meetings to assist in the sale of the otherwise in attending meetings to assist in the sale of the said real estates; and also to assent to or dissent from the said assignees selling and disposing of all or any part or parts of the real and personal estates of the said bankrupt, to any person or persons who shall be willing to become the purchaser or purchasers thereof by private contract; and also to assent to or dissent from the said assignees paying a certain person, to be named at the said meeting, for his time and attendance as an accountant, and otherwise in attending meetings to explain the bankrupt's affairs, and for assisting in making up and adjusting the bankrupt's books assisting in making up and adjusting the bankrupt's books and accounts; and also to assent to or dissent from the said assignees exposing, and putting up for sale, by public auction, together or in lots, all or any part or parts of the real estates of the said bankrupt, at such time and place, or respective times and places, as they the said assignees shall think fit and proper; and to their buying in the said real estates, or any of them, or any part thereof, respectively, at any such auction, and reselling the same at any future auction, or by private contract, at such price or prices, and in such manner as the said assignces shall think fit and in such manner as the said assignces shall think fit and proper, without being liable to answer or bear any loss which may accrue or happen upon any such resale; and

also to assent to or dissent from the said assignees releasing the equity of redemption of and in any part or parts of the real estates of the said bankrupt, to the mortgagee or mortgagees thereof, respectively, in case the said assignees shall deem it prudent and for the benefit of the said creditors so to do; and also to assent to or dissent from the said assignees making such arrangements and compromises as they shall consider to be for the benefit and advantage of the said creditors, with any person or persons having, or claiming to have, mortgages, liens, or other securities upon the real or personal estates of the said bankrupt, or any part thereof respectively; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any suit or suits at law or in equity, or preferring or opposing any petition or petitions to the Court of Bankruptcy for the recovery of or in anywise regarding any part or parts of the estate and effects of the said hankrupt; and to the said assignees submitting to arbitratian, or otherwise agreeing any dispute, suit, or difference respecting or in anywise concerning such estate and effects; and also to the said assignees compounding with any debror or debtors to the said bankrupt's estate, and in particular certain debtors to be named at the said meeting and accepting such composition in full satisfaction and discharge of the debt or debts so to be compounded as aforesaid; and also to confirm and allow, or disapprove of, the acts and proceedings already adopted and done regarding the estate and effects of the said bankrupt by the said assignees; and on other special affairs.

THE creditors who have proved their debts under a Commission of Bankrupt, bearing date the 11th day of February 1830, awarded and issued forth against John Wallace, of Manchester, in the county of Lancaster, Wine and Spirit Merchant, are requested to meet the assignees of the said bankrupt's estate and effects, on Wednesday the 3d day of February next, at twelve o'clock at noon precisely, at the office of Messrs. Humphreys, Cunliffes, Charlewood, and Bury, Solicitors, Princess-street, Manchester, in order to assent to or dissent from the said assignees accepting a certain offer that has been made to them for the purchase of the estate and interest of the said bankrupt, and of the said assignees, in certain messuages or dwelling-houses and premises, in Manchester aforesaid, the nature of which offer will be explained to the meeting; and in order to assent to or dissent from the said assignees commencing and prosecuting such actions or suits, and taking such other proceedings as may be deemed expedient, or they may think proper, for obtaining possession and disposing of the same messuages or dwelling-houses, and premises, or the interest of the said bankrupt therein; and generally to authorise the assignees to act in the premises in such manner, in all respects, as shall seem to them most beneficial to the interest of the said estate; and on other special affairs.

HE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against John Settle and Abraham Bentley, both of Leeds, in the county of York, Flax Spinners, Dealers, Chapmen. and copartners, tradiag under the firm of Settle and Bentley, are desired to meet the assignees of the said estate and effects of the said bankrupts, on Saturday the 30th day of January instant, at one o'clock in the afternoon, at the offices of Messrs. Blooome and Gatliff, Solicitors, No. 15, Commercial-street, in Lee's, aforesaid, in order to assent to or dissent from the said assignees paying and discharging, out of the said bankrupts' estate, certain costs, charges, and expences incurred, shortly before and after the issuing of the said Fiat, in and incident to the calling one or more meeting or meetings of the creditors of the said bankrupts, and in carrying out, or endeavouring to carry out, the resolutions agreed upon, or proceedings determined on, at such meeting or meetings; and also the costs, charges, and expences incurred in endeavouring to settle or compromise, or otherwise, in reference to an action commenced against them the said bankrupts, at the suit of certain creditors to be named at such intended meeting; also in and about investigating and adjusting the books and accounts of the said bankrupts and in taking valuations or appraisements, or getting a previous valuation or appraisement confirmed, of the said bankrupts' real and personal estate and effects, or some part thereof respectively; and for certain professional and other

business done and transacted in, and incident to, procuring powers of attorney to vote in the choice of assignees, and otherwise relative to or for the benefit of the said bank-rupts' estate; and also to assent to or dissent from the said assignees employing the said bankrupts, or either of them, assignees employing the said bankrupts, or either of them, or any other person or persons, in the management and winding up of their concerns, and converting their stock in trade and effects into money, and to the said assignees paying the said bankrupts, or either of them, or such other person or persons, such wages or compensation, for their or his respective services, as the said assignees shall think reaching and property and the total the person of the said assignees shall think reaching the said assignees shall the said assignees shal sonable and proper; and also to allow and confirm all transactions and paytuents already done, performed, and made by the said assignees, or which may be done, performed, or made by them prior to the said intended meeting, in reference to the said bankrupts' estate and effects; and also to assent to or dissent from the said assignees selling and disposing of the real and personal estate and effects of the said bankrupts, or their right and interest in, or to any real or personal estate, either by public auction or private contract, or partly by public auction and partly by private contract, and either together or in lots or parcels, to any person or persons whomsoever, at a valuation or otherwise, and in such manner, and either for ready money or on credit, with or without security, and upon such terms and condi-tions as the said assignees shall think fit; and in case of any sale or sales by auction, to authorise and empower the said assignees, from time to time, to buy in and resell the same, or any part thereof, at any future sale by auction or private contract, for such prices and in such manner as the said assignees shall deem expedient, and without their being liable for any loss which may happen in consequence of any such second sale or sales; and also to assent to or dissent from the said assignees compounding for, or taking less than the whole, for any debts owing to the said bankrupts' estate, which they may consider bad or doubtful, in full satisfaction and discharge of the amount of such debts, and releasing any such debtor or debtors therefrom, and giving time to any debtor or debtors, by agreeing to receive the same by instalments or otherwise, and with or without taking security for the same; and also to assent to or dissent from the said assignees employing an accountant or other person, to investigate and settle the books and accounts of the said bankrupts, and to collect and get in their outstand-standing debts and effects, and to the said assignees pay-ing to such accountent, or other person, such compensation for his time and trouble as they may deem reasonable and proper; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any actions at law, suits in equity, or other proceedings whatsoever, for the recovery or protection of the said bankrupts' estate and effects, or in anywise relating thereto; or to the said assignments. nees submitting to arbitration, or otherwise agreeing, any dispute or difference respecting the same, or other matter or thing relating to the estate of the said bankrupts; and gene-rally to authorise and empower the said assignees to adopt all such mesures, and to act in the conduct and manage-ment of the estate and effects of the said bankrupts, as they the said assignees may think most advisable; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Samuel Dickinson Leatham, of Liverpool, in the county of Lancaster, Ironmonger, Dealer and Chapman, are requested to meet the assignee of the said bankrupt's estate and effects, on Thursday the 21st day of January 1841, at eleven o'clock in the forenoon, at the office of Messrs. Shackleton, Wright, and Hunter, No. 6, Brunswick-street, in Liverpool aforesaid, in order to assent to or dissent from the said assignee selling and disposing of the stock in trade, household furniture, and effects of the said bankrupt, either by public auction or private contract, or partly by public auction and partly by private contract, or partly by public auction and partly by private contract, or sell the same to the said bankrupt, or any other person, at a valuation and appraisement, or otherwise, and either together or in parcels, for ready money or upon credit, or with or without security for payment of the purchase money as the said assignee shall think proper; and also to assent to or dissent from the said assignee working up the stock of the said bankrupt; and finishing and completing the goods and articles now in hand, and for the purpose of such completion to deal with

any person or persons for such articles as may be requisite for the same, either for ready money or on credit, and to employ such workmen and to pay such wages as to the said assignee may seem meet, and generally to authorise the said assignee to adopt such other steps as he may be advised or think necessary for the interest and benefit of the creditors; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Richard Melling and John Melling, of Chorlton-upon-Med-lock, in the parish of Manchester, and county of Lancaster, Coach Makers, Dalers and Chapmen, and Copartners, are requested to meet the assignces of the said bankrupts' estate and effects, on Monday the 1st day of February next, at eleven o'clock in the forenon, at the office of Messrs. Row-ley and Taylor, Solicitors, No 28, Princess-street, in Manchester aforesaid, in order to assent to, ratify, confirm, and allow, or dissent from and disallow, all and every the acts. doings, and proceedings, receipts, payments, and accounts of and by the provisional assignee under the said flat, in and about the carrying on the business, and the purchasing and providing materials and cash for wages, and otherwise howsoever, and to his being reimbursed the same out of the estate, from the opening of the said first up to the choice of assignees, and of and by the creditors' assignces since the time of their appointment, and to their being respectively reimbursed the moneys advanced and expended out of the said bankrupts' estate; and also to assent to or dissent from the said assignees confirming, continuing, executing, and completing, at the entire risk and expence of the said bankrupts' estate, certain contracts entered into between the said Richard Melling and John Melling (previous to their bankruptey) and several railway companies, whose names will be mentioned, and full particulars thereof laid before the said creditors on the day and time above mentioned; and, until the said contracts shall be fulfilled, and during the completion of the works therein specified, to take in such other work, enter into such other engagements, and complete the same, as to them the said assignees shall seem meet and advantageous for the said creditors, and for that purpose to employ the necessary servants and workmen, and to pur-chase and pay for timber, iron, oil, lead, glass, paint, and every other article and thing requisite for finishing and completing the said contracts and other the works or engagements before mentioned, by and out of the said bankrupts' estate; also to assent to or dissent from the said assignces selling or disposing of, either wholly or partly by public auction or private contract, at a valuation, approisement, or otherwise, as to them shall seem most beneficial for the creditors, the whole or any part or parts of the stock in trade, household goods, and furniture, and other the estate, goods, chattels, and effects of the said bankrupts, and either together or in purcels, and enects of the said bankrupts, and either together or in purcels, at one time and place, or several times and places, and either wholly or partly for ready money or on credit, for payment on a future day or days, to any person or persons whomsoever, and in case of any sale or sales upon credit, to the same being made at the entire risk of the said bankrupts' estate, without the assignees taking or the said bankrupts estate, without the assignees faking any security for the purchase money, or any part thereof, and without their being answerable or liable for any deficiency or loss which may incur in consequence of such credit being given; and, in case of sales by public auction, to assent to or dissent from the said assignees buying in, at the entire risk of the said bankrupts' estate, any part or parts of the said bankrupts' estate, any part or parts of the said bankrupts' estate, at such sum or sums as they may think proper, and again offering the same for sale, with and under all the like powers and outboutless aforesaid, without being answerable or liable for authorities aforesaid, without being answerable or liable for any loss, depreciation, or diminution in price or value which may arise or occur; and to sanction the employment by the said assignees of an accountant; and to their continuing such employment to manage, investigate, arrange. and settle the business, affairs, books, and accounts of and relating to the said bankrupt's estate, and to pay him such remuneration for his time and services as the said assignees shall think proper and reasonable; and to the said assignces presenting, filing, defending and opposing all petitions, bills in equity, actions at law, and other proceedings at law in equity or bankruptcy, which shall be considered necessary for the protection, getting in, recovering or defending, the joint property, debts, estate, and effects of the said bankrupts; as

also the private or separate property, debts, estate; and effects of each of the said bankrupts, or any part thereof, in anywise howsoever; and to the said assignees compromising, arranging, settling, and agreeing the same, or any or either of them, upon such terms and conditions as the said assignees shall think most advantageous to the said joint or separate estates of the said bankrupts; and on other separate affairs.

HEREAS by an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws " relating to Bankrupts," it is enacted, "That if " any Trader shall file in the Office of the Lord " Chancellor's Secretary of Bankrupts a Declara-"tion, in writing, signed by such Trader, and attested by an Attorney or Solicitor, that he " is insolvent or unable to meet his engagements, the said Secretary of Bankrupts shall sign an " authority for inserting the said Declaration in the Gazette, and that every such Declaration shall, after such advertisement inserted as aforesaid, be an Act of Bankruptcy committed by such Trader at the time when such Declaration was filed, but that no Commission shall issue " thereupon unless it be sued out within two calendar months next after the insertion of such advertisement, unless such advertisement shall " have been inserted within eight days after such " Act of Bankruptcy after such Declaration filed; and no Docket shall be struck upon such Act of Bankruptcy before the expiration of four days " next after such insertion in case such Commission is to be executed in London, or before the expiration of eight days next after such inser-" tion in case such Commission is to be executed in the Country:"-Notice is hereby given, that a Declaration was filed on the 7th day of January 1841, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

JOSEPH FEARNLEY, of Bradford, in the county of York, Wool Stapler, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

And on the 8th day of January 1841, by

THOMAS WATKINS the younger, of Tredegar Iron works, in the county of Monmouth, Grocer, Dealer and Chapman, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

GEORGE HANMER BALLER, of the city and county of Bristol, Commission Agent, Dealer and Chapman, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

Review for enlarging the time for Joseph Nicholson, of Halifax, in the county of York, Innkceper, Dealer and Chapman, a bankrupt, to surrender himself and make a full discovery and disclosure of his estate and effects, and finishing his examination, from the 12th day of January until the 28th day of this instant January; this is to give notice, that the Commissioners in the said fiat named and authorised, or the major part of them, intend to meet on the 28th day of January instant, at three o'clock in the afternoon, at the White Lion Inn, in Halifax aforesaid, when and

where the said bankrupt is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, may then and there come and prove the same, and, with those who have proved their debts, are to assent to or dissent from the allowance of his certificate.

HEREAS a Fiat in Bankruptcy, bearing date the 4th day of November 1840, hath been awarded and issued against William Nicholls Wright, of the town of Nottingham, Tailor, Draper, and Clothier, Dealer and Chapman; this is to give notice, that the said Fint is, by order of the Court of Review in Bankruptcy, dated the 29th day of December last, and confirmed by the Lord High Chancellor, annulled.

HEREAS a Fiat in Bankruptcy is awarded and THEREAS a Fiat in Bankruptcy is awarded and issued forth against Mary Evans, John Evans, and Thomas Howard Evans, of Pump-row, Old-street-road, in the county of Middlesex, Paper Manufacturers, Dealers and Chapmen, trading under the firm of Evans and Sons, and they being declared bankrupts are hereby required to surrender themselves to Robert George Cecil Fane, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 19th day of January instant, and on the 19th day of February next, at eleven of the clock in the forenous precisely on each of the said days, at the Court of forencon precisely on each of the said days, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination, and the creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same, but to Mr. William Turquand, Copthall-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Newbon and Evans, Solicitors, Wardrobeplace, Doctors'-commons.

WHEREAS a Fiat in Bankruptey is awarded and HEREAS a Fiat in Bankruptey is awarded and issued forth against Richard Perkins, of Upperstreet, Islington, in the county of Middlesex, Upholsterer, Dealer and Chapman, and he being delared a bankrupt is hereby required to surrender himself to John Samuel Martin Foublunque, Esq. a Commissioner of Her Majesty's Court of Bankruptey, on the 15th day of January instant, and on the 19th day of February next, at one o'clock in the afternoon precisely on each day, at the Court of Bankruptey, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. quired to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Pennell, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Pain and Hatherby, Solicitors, Great Marlborough-street.

HEREAS a Fiat in Bankruptey is awarded and issued forth against Elias Lindo, of Matson's-cottages, Kingsland, in the county of Middlesex, Coal Merchant, and he being declared a bankrupt is hereby required to currendon himself to Lohno Vernandon Merchant, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of Her Majesty's Court of Bankruptey, on the 13th of January instant, at one of the clock in the afternoon, and on the 19th of February next, at eleven in the forenoon precisely, at the Court of Bankruptey, in Basinghail-street, in the city of London, next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assigness, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr.

Johnson, Basinghall-street, the Official Assignee, whom: the Commissioner has appointed, and give notice to Mr. Lindo, Solicitor, 113, Fenchurch-street.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against James Bingley, of No. 21,
Henrietta-street, Cavendish-square, in the county of
Middlesex, Brush Maker, and he being declared a
bankrupt is hereby required to surrender himself to
John Herman Merivale, Esq. a Commissioner of Her-Majesty's Court of Bankruptcy, on the 15th day of January instant, at one of the clock in the afternoon precisely, and on the 19th of February next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George Green, No. 18, Aldermanbury, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. E. G. Randall, 56, Welbeck-street, Cavendish-square, Solicitor.

HEREAS a Fiat in Bankruptcy is awarded and HEREAS a Fiat in Bankruptcy is awarded and issued forth against Thomas Jackson, of Nelson-street, in the parish of St. Margaret, in the borough of King's Lynn, in the county of Norfolk, Corn and Coal Merchant, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 21st day of January instant, and on the 19th day of February next, at ten of the clock in the forenoon on each day, at the Duke's Head Inn, in King's Lynn, 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 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. 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. J. W. Flower, Solicitor, 61, Bread-street, Cheapside, London, or to Messrs. Adam Taylor and Sons, Solicitors, Orford-hill, Norwich.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against George Wilson and Jonathan Badger, of Birmingham, in the county of Warwick, Victuallers, Dealers and Chapmen, and Partners, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or three of them, on the 22d day of January instant, and on the 19th day of February next, at two in the afternoon on each day, at the New Royal Hotel, in New-street, Rivminghous afgreed and walks of the first the New Royal Hotel, in New-street, and the New Royal Hotel, in New Birmingham aforesaid, and make a full discovery and dis-closure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the: said bankrupts are required to finish their examination, and the creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Taylor, Sharpe, Field, and Jackson, of No. 41, Bedford-row, London, or to Messrs. A. and T. S. Ryland, Solicitors, Birmingham.

Fiat named, or three of them, on the 21st day of January instant, at twelve at noon, and on the 19th day of February next, at ten in the forenoon, at the Commissioners' rooms, Commercial-buildings, in Leeds, in the said county of York, 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 bankrupts are required to finish their examination, and the creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Joseph Hall, Solicitor, 77, Aldermanbury, London, or to Mr. Charles Robert Scholes, Dewsbury, Yorkshire, Solicitor.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Joseph Ankers, of Birmingham, in the county of Warwick, Grocer and Provision Dealer, Dealer and Chapman, trading under the firm of Charles Augustus Shed Ankers, and he being delared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or three of them, on the 23d day of January instant, and on the 19th day of February next, at one in the afternoon on each of the said days, at the New Royal Hotel, New-street, Birmingham 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. John Thomas Church, Solicitor, 9, Bedford-row, London, or to Mr. T. S. James, Solicitor, Waterloo-street, Birmingham.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Henry Hindley and Joseph Hindley, both of Halshaw-Moor, near Bolton, in the county of Lancaster, Cotton Spinners and Manufacturers, Dealers, Chapmen, and Copartners, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 27th day of January instant, and on the 19th day of February next, at eleven o'clock in the forenoon on each day, at the Swan Inn, in Bolton, in the said county of Lancaster, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination, and the creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Clarke and Medcalfe, 20, Linncoln's-inn-fields, London, or to Messrs. T. A. and J. Grundy, Solicitors, Bury.

WHEREAS a Fiat in Bankruptey is awarded and issued forth against John Higham, of Birmingham, in the county of Warwick, Victualler, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or three of them, on the 19th day of January instant, and on the 19th day of February next, at eleven o'clock in the forenoon on each day, at the New Royal Hotel, in New-street, in Birmingham, 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. E. A. Chaplin, Solicitor, of No. 3, Gray's-inn-square, London, or to Mr. Alexander Harrison, of No. 8, Edmundstreet, Birmingham, Solicitor.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against James Pope and Joseph Beech, of Market-street, Manchester, in the county palatine of Lancaster, Brush Makers, Dealers, Chapmen, and Copartners, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 18th day of January instant, and on the 19h day of February next, at ten o'clock in the forenoon on each day, at the Commissioners'-rooms, Saint James's-square, Manchester aforesaid, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination, and the creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said bankrupt, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. J. D. Williams, 36, Coleman-street, London, or to Mr. Law, Solicitor, 25, Piccadilly, Manchester.

JOHN SAMUEL MARTIN FONBANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptey awarded and issued forth against William Collis, of Dunmow, in the county of Essex, Draper, Dealer and Chapman, will sit on the 21st day of January instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 1st day of January instant), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

SIR CHARLES FREDERICK WILLIAMS, one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against William Hamilton, of Leadenhall-street, in the city of London, Merchant, Dealer and Chapman, will sit on the 18th day of January instant, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 18th day of December last), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against James Denew, of Charles-street, Berkeley-square, in the county of Middlesex, Auctioneer, Commission Agent, Dealer and Chapman, will sit on the 29th day of January instant, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 8th day of January instant), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against John Page, of Weedon Beck, in the county of Northampton, *Carpenter and Builder, Dealer and Chapman, intend to meet on the 18th day of January instant, at eleven o'clock in the forenoon, at the Stag's Head Inn, in the town of Northampton, in the said county (by adjournment from the 5th day of January instant), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and

make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

EDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 17th day of September 1840, awarded and bearing date the 17th day of September 1840, awarded and issued forth against Frederick Alaking, of Langley-street, Long-acre, in the county of Middlesex, Currier, Dealer and Chapman, will sit on the 30th day of January instant, at eleven o'clock in the forenoon procisely, 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."

PDWARD HOLROYD, Esq. one of Her Majesty's Com-missioners authorised to actunder a Fiat in Bankruptcy, missioners authorised to actunder a Fiat in Bankruptey, bearing date the 24th day of September 1840, awarded and issued forth against George How Green and George Courthope Green, of Peckham-mills, near Tonbridge, in the county of Kent, Paper Makers, Copartners, Dealers and Chapmen, will sit on the 30th day of January instant, at one o'clock in the afternoon precisely, at the Court of Bankruptey, 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 bankrupts under the said Fiat, pursuant to an Act of Parliament, inade 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."

EDWARD HOLROYD, Esq. one of Her Majesty's Combearing date the 18th day of September 1840, awarded and issued forth against Thomas Willcocks, of the city of Bristol, Cabinet Maker and Upholsterer, Dealer and Chapman, will sit on the 30th day of January instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assences of the estate and effects of the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 14th day of August 1840, awarded and issued forth against Richard Marsden, of Brynmawr, in the parish Llanelly, in the county of Brecon, Linen Draper, Dealer and Chapman, intend to meet on the 4th day of February next, at eleven in the forenoon, at the Castle Hotel, Brecon, in the said county, in order to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 9th day of May 1837, awarded and issued forth against William Maybury, late of Manchester, in the county of Lancaster, but now of Trieste, in the kingdom of Austria, Merchant, Commission Agent, Dealer and Chapman, intend to meet on the 4th of February next, at twelve at noon, at the Clarendon-rooms, South John-street, in Liverpool, in order to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "Au Act to amend the laws relating to bankrupts."

the county of Gloucester, Draper, Dealer and Chapman intend to meet on the 2d day of February next, at twelve o'clock at noon precisely, at the Commercial rooms, in the city of Bristol, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 8th of August 1840, awarded and issued forth against Thomas Masser, of Kensington, near Liverpool, in the county of Lancaster, Common Brewer, Dealer and Chapman, intend to meet on the 1st day of February next, at one in the afternoon, at the Clarendon-rooms, in Liverpool, 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, intituled "An Act to amend the laws relating to bankrupts."

JOHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 26th day of June 1840, awarded and issued forth against Anthony Joseph Michael La Beaume, of Argyle-street, Regent-street, in the county of Middlesex, Medical Galvanist, Dealer and Character will then the 20th day of Juneaum, will then the 20th day of Juneaum, will then the 20th day of Juneaum will then the 20th day of Juneaum will be a the 20th day of Juneaum will be a street of the street o Chapman, will sit on the 29th day of January instant, at one o'clock in the afternoon precisely, at the Court of Bank-ruptey, in Basinghall-street, in the city of London, to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy; bearing date the 18th day of September 1840, awarded and issued forth against Thomas Willcocks, of the city of Bristol, Cabinet Maker and Upholsterer, and Dealer and Chapman, will sit on the 30th of January instant, at twelve DWARD HOLROYD, Esq. one of Her Majesty's Comat noon precisely, at the Court of Bankruptcy, in Basing-hall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 15th day of September 1840, awarded and issued forth against Griffith Owen, of Efail Uchaf, in the parish of Pennorfa, in the county of Carnarvon, Maltster, Dealer and Chapman, intend to meet on the 2d day of February next, at twelve of the clock at noon, at the Uxbridge Arms Hotel, in Carnarvon, in the county of Carnarvon, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at one o'clock in also intend to meet on the same day, at one o'clock in the afternoon, and at the same place, in order to make a 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 Bankruptey, bearing date the 19th day of May 1840, awarded and issued forth against James Pickmore Jackson and Peter Jackson, of Manchester, Wool Dealers and Furriers, Dealers and Chapmen, intend to meet on the 30th day of January instant, at ten o'clock in the forenoon precisely, at the Commissioners'-rooms, St. James's-square, in Manchester, in order to make a Dividend of the joint estate and effects HE Commissioners in a Fiat in Bankruptcy, bearing in order to make a Dividend of the joint estate and effects date the 8th of September 1840, awarded and issued forth against James Robertson, of Wotton under Edge, in 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; and the said Commissioners also intend to meet on the same day, at eleven o'clock in the forenoon precisely, and at the same place, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 18th of December 1838, awarded and issued forth against George Eld, of Foleshill, in the county of the city of Coventry, Miller, Dealer and Chapman, intend to meet on the 11th day of February next, at eleven in the forenoon, at the King's Head Inn, in the city of Coventry, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve of the clock at noon, and at the same place, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 24th day of January 1840, awarded and issued forth against James Garrett Bond, of Great Yarmouth, in the county of Norfolk, Draper and Mercer, Dealer and Chapman, intend to meet on the 1st day of February next at one o'clock in the afternoon, at the Star Tavern, in Great Yarmouth 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, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at two o'clock in the afternoon, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 27th day of November 1821, awarded and issued forth against Samuel Williams, of the city of Bristol, Apothecary, Dealer and Chapman, intend to meet on the 29th day of January instant, at two o'clock in the afternoon, at the Commercial rooms, in the said city of Bristol, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the following day, at the same liour, and at the same place, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HE Commissioners in a Fiat in Bankruptey, bearing date the 22d day of May 1840, awarded and isssued forth against Sidney Price, of Blackburn, in the county of Lancaster, Machine Maker, Dealer and Chapman, lately carrying on business, in Blackburn aforesaid, as surviving Partner of Abel Davison, deceased, under the firm of Davison and Price, intend to meet on the 1st day of February next, at twelve o'clock at noon, at the Townhall, in Preston, in the said county, in order to Audit the Accounts of the Assignces of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act

of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at the same hour, and at the same place, in order to make a Dividend of the estate 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 9th day of May 1837, awarded and issued forth against William Maybury, late of Manchester, in the county of Lancaster, but now of Trieste, in the kingdom of Austria, Merchant, Commission Agent, Dealer and Chapman, intend to meet on the 5th of February next, at twelve at noon, at the Clarendon-rooms, South John-street, Liverpool, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 8th day of September 1840, awarded and issued forth against James Robertson, of Wotton under Edge, in the county of Gloucester, Draper, Dealer and Chapman, intend to meet on the 5th of February next, at twelve at noon, at the Commercial-rooms, in the city of Bristol, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against James Pickmore Jackson and Peter Jackson, of Manchester, in the county of Lancaster, Wool Dealers and Furriers, Dealers and Chapmen, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said James Pickmore Jackson hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the certificate of the said James Pickmore Jackson will be allowed and confirmed by the Court of Review in Bankruptcy, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary, on or before the 29th day of January 1841.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against James Pickmore Jackson and Peter Jackson, of Manchester, in the county of Lancaster, Wool Dealers and Furriers, Dealers and Chapmen, have certified to the Right Hon. the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Peter Jackson hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the certificate of the said Peter Jackson will be allowed and confirmed by the Court of Review, established by the said Last-mentioned Act, unless cause be shewn to the said Court to the contrary, on or before the 29th day of January 1841.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptey awarded and issued forth against Alexander Duff the younger, now or late of Fort-street, Spitalfields, in the county of Middlesex, Silk Manufacturer, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Alexander Duff hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initiated "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Alexander Duff will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the contrary on or before the 29th day of January 1841. High Chancellor of Great Britain, and to the Court of Review 29th day of January 1841.

WHEREAS the Commissioners acting in the procesution of a Fiat in Bankruptey awarded and issued forth against William John, of Bridgewater, in the county of Somerset, Hackneyman, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptey, that the said William John hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and the Fourth, intituled "An Act to amend the laws relating to bankrupts; and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the certificate of the said William John will be allowed and confirmed by the Court of Review, estabbe allowed and confirmed by the Court of Review, estab-lished by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 29th day of January 1841.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Kay, of Bolton-le-Moors, in the county of Lancaster, Draper, Dealer and Chapman, have of Great British and to the Count of Property of Great British and to the Count of Property of Great British and to the Count of Property of Great British and to the Count of Property of Chapman, have the Count of Property of Chapman and to the Count of Property of Chapman and to the Count of Property of Chapman and to the Count of Chapman and the Chapman and the Count of Chapman and the Chapman and the Count of Chapman and the certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Kay hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certifiate of the said William Kay will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the contrary on or before the 29th day of January 1841. the contrary on or before the 29th day of January 1841.

In the Gazette of Tuesday the 29th of December, page 3130, col 1, in the advertisement for making a Dividend of the estate of John Charles Dawe, of Regent-street, &c. for John Charles Dawe, read George Charles Dawe.—In the Gazette of Friday last, page 18, col. 2, in the advertisement for adjudication under a Fiat against John Strickland and Co. of Newgate-market, &c. for Strickland, read Stickland.

January 5, 1841.

ORD JEFFREY, Ordinary officiating on the Bills, having considered a petition, dated 4th January current, for David Davidson, sometime Brewer, in Edinburgh, and of New-wharf, Whitefriars, London, presently Insurance Broker, 57, Moorgate-street, London, and residing at Muswell-hill,

near London, with the requisite concurrence, conjoined the above petition with the petition on which sequestration of the estates of the said David Davidson were awarded on the 5th day of December last, and in the conjoined petitions, of new sequestrated the estates of the said David Davidson, on the said 4th day of January 1841.

The first deliverance is dated 4th day of January 1841.

The meeting to elect therin Factor is to be held, at two o'clock afternoon, on Wednesday the 13th day of January 1841, within the Old Signet-hall, Royal Exchange, Edinburgh; and the meeting to elect the Trustee and Commissional Commission of the sioners is to be held, at two o'clock afternoon, on Wednesday the 3d day of February next, within the Old Signet-hall, Royal Exchange, Edinburgh.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their ouths and grounds of debt must be lodged on or before the 5th day of July 1841.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

SMITH and KINNEAR, W.S. 81, Georgestreet, Edinburgh.

THE estates of William Low, Wright, at Newford-park, near Forfar, were sequestrated on the 4th day of January 1841.
The first deliverance is dated the 28th November 1840.

The meeting to elect Interim Factor is to be held, at twelve y'clock, on Wednesday the 13th day of January 1841, within Morrison's Inn, in Forfar; and the meeting to elect the Trustee and Commissioners is to held, at twelve o'clock, on Monday the 8th day of February 1841, within the same

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 4th July.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JOHN CHRISTIE, S. S. C. No. 25, York-place, Agent.

HE estates of James Somerville, Spirit Dealer, Cabinet Maker, and Furniture Dealer, in Cannongate of Edinburgh, Partner of the firm of James Somerville. Hicky, and Company, Furniture Dealers, in Haddington, and of the late firms of James and Alexander Somerville, and of Somerville and Grant, and of James Somerville, and company, Wood Merchants and Joiners, in Edinburgh, were sequestrated on the 4th day of January 1841.

The first deliverance is of that date.

The meeting to elect Interim Factor is to be held within

The meeting to elect Interim Factor is to be held within the Royal Exchange Coffee-house of Edinburgh, on Tuesday the 12th current, at twelve o'clock noon; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock noon of Tuesday the 2d day of February

A composition may be offered at this latter meeting, and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 4th day of July 1841.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

> JA. MARSHALL, S. S. C. 8, Argyle-square, Edinburgh, Agent.

NOTICE.

ME estates of the deceased William Rodger, lately carrying on business as a Shoe Maker and Tanner, in Forfar, were sequestrated on the 4th day of January 1841.

The first deliverance is dated the 4th of January 1841.

The meeting to elect Interim Factor is to be held, at twelve c'clock, on Saturday the 16th day of January 1841, within Petrie's County Hotel and New Inn, Forfar; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock, on Saturday the 13th day of February 1841, within the same place.

· A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 4th day of July 1841.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

ISAAC ANDERSON, S. S. C. Edinburgh.

THE estates of James Bisset, Confectioner, lately residing in Schoolhill of Aberdeen, now deceased, were sequestrated on the 5th day of January 1841.

The first deliverance is dated 9th November 1840.

The meeting to elect Interim Factor is to be held, at twelve o'clock moon, on Tuesday the 14th day of January 1841, within Machray's Royal Hotel, Aberdeen; and the meeting to elect the Trustee and Commissioners is to be held, 2+ the same place and hour, on Tuesday the 4th day of February 1841.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 5th July

1841.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JOHN HUNTER, W. S. Agent, in Edinburgh.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

Wednesday the 6th day of January 1841.

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

(On their own Petitions.)

Charles Cowderoy, late of No. 15, Clare-street, Clare-mar-ket, Middlesex, Licenced Victualler.—In the Marshalsea Prison.

Hugh Henry Cahill, late of No. 133, Union-street, Southwark; Surrey, Surgeon, out of business.—In Horse-monger-lane Gaol.

Elizabeth Harris, late of No. 38, Morgan-street, Com-mercial-road East, Middlesex, Widow.—In the Debtors' Prison for London and Middlesex.
Solomon Aarons, late of No. 122, Middlesex-street, White-

chapel, Butcher.-In the Debtors' Prison for London and Middlesex.

James Bent, late of Lower-mill, near Hebden-bridge,

Halifax, York, Manufacturer.—In the Debtors' Prison for London and Middlesex.

Joseph Barnett, late of No. 9, Field-lane, Holborn, Middlesex, out of business.—In the Debtors' Prison for London and Middlesex.

Henry Bansor, late of No. 4, Little Bell-alley, Coleman-street, London, Fishmonger.—In the Debtors' Prison for

London and Middlesex. Henry Baker, late of No. 9, Wittam's-buildings, Old-street-road, Shoreditch, Coach Maker, out of business.—In the Debtors' Prison for London and Middlesex.

Anne Honey, late of the Sutherland Arms, May's-buildings, Saint Martin's-lane, Middlesex, Tavernkeeper.—In the

Queen's Bench Prison.

Edward Gibbs, late of White Conduit-grove, Islington,
Middlesex, Tailor.—In the Debtors' Prison for London and Middlesex.

Thomas Rhodes, late of No. 23, Hardington-street, Church-street. Lisson-grove, Middlesex, Coachman.—In the

Thomas Rhodes, late of No. 23, Hardington-street, Church-street, Lisson-grove, Middlesex, Coachman.—In the Debtors' Prison for London and Middlesex.

Charles Bidewell, late of No. 18, Market-row, Oxford-market, Mary-le-bone, Middlesex, out of employ.—In the Debtors' Prison for London and Middlesex.

Charles William Wiggins, late of No. 3, Field-place, Lock's-

fields, Walworth, Surrey, out of business. - In the Borough Clink.

William Leman Rede, late of No. 13, Clarence-place, Pentonville-hill, Middlesex, Author.-In the Queen's Bench Prison.

William Winterburn, late of Great Horton, near Bradford, Wool Comber.--In York Castle.

Robert Ackroyd, late of Clifford, near Wetherby, York, Attorney at Law.—In York Castle.

William Standley, late of Leeds, York, out of business.—

In York Castle.

Joseph Taylor, late of Golcar, near Huddersfield, Weaver. In York Castle.

Charles Duckitt, late of Market-street, Bradford, Butcher. In York Castle.

Joseph Pearson, Inte of Lockwood, near Huddersfield, Grocer.—In the Gaol of Rothwell.

Grocer.—In the Gaol of Rothwell.

James Bull, late of Wood's-yard, Briggate, Leeds, Tailor.— In the Gaol of Rothwell.

Benjamin Hall, late of Barrow upon Soar, Leicestershire.-In the Gaol of Leicester.

Thomas Hurleston the younger, late of Llanymynech, Salop, out of employ .- In the Gaol of Shrewsbury.

Benjamin Pearson, late of Oldbury, Salop, out of employ.-

In the Gool of Shrewsbury.

Archelaus Hodges, late of Somerset-square, Bristol, out of employ.—In the Gool of Bristol.

Richard Vicary, late of Barnstaple, Devon, Victualler.—In the Gool of Barnstaple.

Devon, Gentleman,—In

In the Gaol of Barnstaple.

Philip Webber, late of Braunton, Devon, Gentleman.—In the Gaol of Barnstaple.

George Morton, late of No. 24, Market-place, Reading, Berks, Attorney's Clerk.—In the Gaol of Reading.

Richard Hawksworth, late of Sargant's-row, Wicker, in Sheffield, York, File Cutter.—In the Gaol of Sheffield.

William Bearder, late of Bowden-street Sheffield.

William Bearder, late of Bowden-street, Sheffield, File Cutter.—In the Gaol of Ecclesall.

Charles Barnard, late of Leominster, Sussex, Journeyman Baker.—In the Gaol of Horsham.

Solomon Sims, late of No. 11, Regent-place, Cheltenham .--In the Gaol of Gloucester.

In the Gaol of Gloucester.

John Dickson, late of Litherland, near Liverpool, Boot Maker.—In Lancaster Castle.

William Ashcroft, late of No. 2, Jones-street, Chorlton-upon-Medlock, Manchester, Slater.—In Lancaster Castle.

Thomas Courtis, late of No. 40, Leaf-street, Hulme, Manchester, Manager to a Joiner.—In Lancaster Castle.

William John Fawsitt, late of No. 110, Deansgate, Manchester, out of business.—In Lancaster Castle.

Benjamin Howorth, late of Stayley-bridge, near Ashton-under-Lyne, Lancashire, Brewer.—In Lancaster Castle.

William Wright, Bannister-street, Liverpool, Engineer.—

William Wright, Bannister-street, Liverpool, Engineer.—In Lancaster Castle.

Abraham Wilcock, Burley, near Otley, Yorkshire, Bookseller.—In York Castle.

John Mitchell, Spinkwell, near Dewsbury, York, Manufacturer.—In York Castle.

George Oldroyd, late of Dewsbury, York, Publican.—In York Castle.

John Harding, late of Coxhoe, Durham, Pitman.-In the Gaol of Durham.

Robert Pattenden the elder, late of the Boxley-road, Maidstone, out of business.—In the Gaol of Maidstone.

Joseph Birtles, late of Spring-court, Sprinfield-street, Liver-

pool, Butcher.-In the Gaol of Liverpool.

Robert Wilson, late of St. Austell, Cornwall, Tea-Dealer .-In the Gaol of Bodmin.

Robert Douglas Willan, late of Ryde, isle of Wight, Gentle-man.—In the Gaol of Winchester. Joseph Jackson, Gorton, near Manchester, Yeoman.-In

Lancaster Castle.

Marcus Samuel, late of No. 37, Dale-street, Manchester, Glass Dealer.—In Lancaster Castle. Charles Hough, late of Sheldon-street, Little Sheffield,

Grinder.—In the Gaol of Ecclesall.
William Sykes, late of Tyersall-gate, Tong, near Bradford,
York, Corn Miller.—In York Castle.

William Gainforth, late of No. 75, Basinghall-street, Leeds, Cloth Merchant.—In York Castle.

William Child, late of Rawden, near Leeds, Farmer .- In York Castle.

William Boyes, late of Pudsey, near Leeds, Shopkeeper.-In York Castle.

John Smithson; late of Calls-street; Leeds, Joiner.—In York

Castle.
Jöseph Ashworth, late of Brow-bridge, Greetland, near
Halifax, Beer Seller.—In York Castle.
Robert Peart, late of Charles-street, New-road-end, Wellington-bridge, near Leeds, out of business.—In York Castle.

David Ramsden, late of Middle-town, near Wakefield, Coal

Miner.—In York Castle.

Thomas Walton, late of Jackson's-bridge, near Huddersfield, Shopkceper.—In York Castle.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

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

The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court, having filed their Schedules, are ordered to be brought up before the Court, at the Court-House, in Portugal-Street, Lincoln's-Inn-Fields, on Friday the 29th day of January 1841, at Nine o'Clock in the Forenoon, to be dealt with according to the Statute.

John Dodson, formerly of No. 50, Fleet-street, London, carrying on the business of a Needle Maker and Cutler, in partnership with one William Battye, under the style or firm of Dodson and Battye, afterwards of No. 50, Fleet-street aforesaid, carrying on the said business of a Needle Maker and Cutler, in my own name, afterwards of No. 50, Fleet-street aforesaid, carrying on the business of a Bookbinder, Stationer, and Account Book Manufacturer, under the style or firm Dodson and Company, and late of No. 8, Leigh-street, Red Lion-square, Holborn, Middlesex, Bookbinder.

Middlesex, Bookbinder.
William Maryan, formerly of No. 2, Church-street,
Bethnal-green, Middlesex, Keeper of the Beer Shop
known as the Sir John Falstaff, and next and late of
No. 1, Somers'-place, Brixton-hill, Surrey, Keeper of the
Beer Shop known as the Somers' Arms.
David Davies (sued as D. Davis), formerly of Suffolk-street,
Clerkenwell, Middlesex, afterwards of No. 25, Mansionhouse-street, Kennington, Surrey, and late of No. 20,
Nelson-street, City-road, Middlesex, Wine Merchant's
Clerk. Clerk.

John Philpot, formerly of No. 26, Beckford-row, Walworthroad, Newington, Cheesemonger, Butterman, and Dealer in Bacon, Hams, Eggs, and Irish Provisions, and late of No. 7, Frances-street, Newington aforesaid, both in Surrey, out of business. John Wallis the younger (sued as John Wallis), formerly of

No. 3, Charles-street, Commercial-road, St. George in the East, out of business, then of No. 135, Drury-lane, Shopman to a Pawnbroker, then of No. 131, Drury-lane aforesaid, General Salesman, and part of the same time of No. 9, Churchstreet, Whitechapel, carrying on business in copartnership with Barnet Mauning Collins, under the firm of Wallis and Collins, as General Salesmen, then of No. 131, Drurylane alone, all in Middlesex, carrying on business in copartnership with Thomas William Francis, under the copartnership with Tuolias without with an experiment of Wallis and Francis, as General Salesmen, then of the same place, Shopman to John Wallis the elder, Tailor and General Salesman, then of the Debtors' Prison for London and Middlesex, and late of No. 126, Drury-lane aforesaid, General Salesman, and occasional Assistant to

aforesaid, General Salesman, and occasional Assistant to Mr. Wood, of Hollywell-street, Strand, Clothes Salesman. Henry Cowper, formerly serving in various places, during the last War, in Germany, Denmark, Sweden, the Peninsular, the Mediterranean, and Germany, afterwards of Great Coram-street, Russell-square, and of Park-street, Camden-town, Middlescx, afterwards of Pernambuco, in the Brazils, His Britannic Majesty's Consul for that place, afterwards of Great Coram-street. Brunswick-square. afterwards of Great Coram-street, Brunswick-square,

Middlesex aforesaid, next of Leige and Antwerp, in Bel-Middlesex aforesaid, next of Leige and Antwerp, in Belgium, then of Union-street, Glasgow, Scotland, then of No. 3, Hood-street, Westgate-street; and Blackett-street, and Northumberland-street, in the town and county of Newcastle-upon-Tyne, then of Northumberland-street, Newcastle-upon-Tyne aforesaid, then of No. 6, Wiltonstreet, Belgrave-square, and late of No. 33, Edwardes-square, Addison-road, Kensington, both in Middlesex, Gurnard and Fellowshelf. formerly on full-pay, and, since the year 1816, on half-pay, as Paymaster of the 7th Battalion of the King's German Legion, and for a short time Teacher of Languages.

Joseph Crannis, late of No. 4, Pepper-street, Union-street, Southwark, Surrey, Furrier and Hatter.

Charles Tyrwhitt Jones, formerly of Bridge-house-place, Newington-causeway, Surrey, not in any occupation, next. of No. 11, Little Stanhope-street, May-fair, Middlesex, next of the Albion Hotel, Brighton, Sussex, next of Windsor, Berks, next of No. 12, Albion-street, Hydepark, Middlesex, next of Richmond, Surrey, at the same time renting a House No. 5, Chapel-street West, May-fair aforesaid, next of Raggett's Hotel, Dover-street, Piccadilly, next of No. 1, Charles-street, Berkeley-square, having Stables at Bruton-mews, all in Middlesex (known, by, and occasionally using the name of, Tyrhitt Jones only, and of Charles Jones only), formerly driving the Magnet, Ruighten Couch, from London to Exighten the Migricia. and of Charles Jones only), formerly driving the Magnet, Brighton Coach, from London to Brighton, then driving the Taglioni, Windsor Coach, from London to Windsor, and next driving the Age, Brighton Coach, from London to Brighton, during the whole time occasionally Buying and Selling Horses, next of the Queen's Bench Prisson, Surrey, and next and late of No. 1, Charlesstreet, Berkeley-square aforesaid, and part of the time having Stables at No. 233, Oxford-street, Middlesex, driving the Age, Earl of Chesterfield, and Little Wonder, Brighton Coaches, and part of the time Buying and Selling Horses. and Selling Horses.

John Hancock Morgan (sued and committed as J. H. Morgan), late of Beresford-terrace, Kennington-street, Walworth, Surrey, Carpenter and Builder, supposed to be trading in copartnership with one Zachariah Garbut, late a Carpenter, of Popham-street, Islington, Middlesex, (but now a prisoner confined for debt in Whitecross-street Prison, London), but no such partnership ever existed.

On Monday the 1st day of February 1841, at the same Hour and Place.

Charles Bangs, formerly of Balham-hill, Streatham, then of Chip-street, Clapham, and late of No. 7, Cavendish-place, Balham, in the parish of Streatham, Surrey, Plumber, Painter, and Glazier.

John Foxell, formerly of No. 661, Berwick-street, Saho, Haberdasher and Trimming Seller, then of Askew-place, Hammersmith, and late of No. 43, Thanet-street, Burton-

Hammersmith, and late of No. 43, Thanet-street, Burtoncrescent, New-road, all in Middlesex, out of business.
Edward Dober (sued and committed as William Dober),
formerly of No. 24, Tottenham-court-road, Middlesex;
Journeyman Cheesemonger, then of Providence-row,
Kentish-town, Middlesex, Pork Butcher and Eating
Housekeeper, and late of No. 2, Providence-row, Kentishtown aforesaid, Licenced Beer Retailer.

James Corney, formerly of No. 8, Knightsbridge-terrace,
Knightsbridge, Middlesex, Butcher, and late of Andover-

house, King's-road, Fulham, Middlesex, out of business.

house, King's-road, Fulham, Middlesex, out of business. Adam Ashby, formerly of Knockholt, Kent, Miller, then of Westerham, Kent, Millwright, then of Chelsham, Surrey, Millwright, Miller, and General Dealer, and lastly of Barrack-fields, Croydon, Surrey, Millwright.

John Draper, late of No. 4, Philpot-lane, Fenchurch-street, in the city of London, Basket-Maker, Dealer in Brushes and Turnery Goods, having Workshops, first at East Cheap, then at No. 23, Philpot-lane, then again in East Cheap, all in the city of London, and afterwards in Church-lane, Whitechapel, Middlesex.

William Beckett, formerly of No. 160, Bermondsey-street, Southwark, Oilman, and afterwards a Blacking Maker, also and late of No. 3, Boxtree-place, Grange-road, Bermondsey, Surrey, out of business, but occasionally selling.

mondsey, Surrey, out of business, but occasionally selling-Blacking and Ink.

William Hayes, formerly of Hatfield-street, Stamford-street, Blackfriars-road, Surrey, then of No. 81, Britannia-street, City-road, Middlesex, then of No. 107, Bishopsgate-street Without, in the city of London, then and late of No. 14, Whitestone-lane, Stepney, Middlesex, Deputy Corn Meter, and an Occasional Cook and Confectioner. James Mollan, formerly of No. 4, Beak-street, Regent-street, afterwards of No. 25, Sherrard-street, Goldensquare, then of Essex-street, Strand, and late of No. 2, Northumberland-court, Charing-cross, all in Middlesex, and during the whole of the above residences known as of the North and South American Coffeehouse, in the city of London, Gentleman, Agent to the Wicklow Copper Mine Company.

TAKE NOTICE,

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

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

- 2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination, until the last day for entering opposition inclusive; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act, 7 Geo. 4, c. 57, sec. 76, or 1 and 2 Vict. c. 110, sec. 105, as the case may be.
- 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.

INSOLVENT DEBTORS' DIVIDENDS.

- A Dividend of one shilling and nine pence in the pound is now payable to the creditors of George Munden, late of Market Harborough, Leicestershire, Boot Maker. No. 52,613 C.
- A Dividend of five shillings and six pence in the pound is now payable to the creditors of James Baker Pyne, late of Milton-street, Dorset-square, Middlesex, Artist. No. 49,230 T.

Apply at the Provisional Assignee's Office, Portugal-Street, Lincoln's-Inn-Fields, London, between the hours of Ten and One.

THE creditors of John Davies, late of Liverpool, in the county of Lancaster, Attorney at Law, an insolvent debtor, who was discharged from Her Majesty's Gaol the Castle of Lancaster, in the said county of Lancaster, on or about the 14th day of March last, under and by virtue of some or one of the Acts of Parliament passed for the relief of insolvent debtors in England, and particularly an Act, passed in the seventh year of the reign of King George the Fourth, intimled "An Act to amend and consolidate the laws for the Relief of Insolvent Debtors in England," are desired to meet the assignees of the said insolvent's estate, on Tuesday the 26th day of January instant, at twelve o'clock at noon precisely, at the office of Mr. Joseph Mason, Solicitor, No. 30, Castle-street, in Liverpool aforesaid, to assent to or dissent from the said assignees submitting to arbitration a certain difference or dispute between the said assignees and one Thomas Sudworth, Esq. relating to the sale of an estate, called Liscard Mount, in the township of Liscard and parish of Wallasey, in the county of Chester, belonging to the said insolvent, and sold by the mortgagees thereof to the said Thomas Sudworth, Esq. on or about the 16th day of July last; and also to assent to or dissent from the said assignees selling or disposing of the book debts of the said insolvent, either by public auction or private contract, or accepting or declining an offer then to be made for the purchase thereof; and to take into consideration other matters relating to the said insolvent's estate.

All Letters must be Post-paid.

Printed and Published at the Office, in Cannon-row, Parliament-street, by Francis Watts, of No. 40, Vincent-square, Westminster.

Friday, January 8, 1841.

Price Two Shillings and Eight Pence.