



# The London Gazette.

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FRIDAY, DECEMBER 10, 1841.

*Downing-Street, December 10, 1841.*

**T**HE Queen has been pleased to appoint George White, Esq. to be Secretary and Clerk of the Council, and Remembrancer of the Court of Exchequer, in the Island of Barbados.

*Whitehall, December 10, 1841.*

The Queen has been pleased to appoint Erskine Douglas Sandford, Esq. Advocate, to be Sheriff Depute and Steward Depute of the shire, sheriffdom, or stewartry of Kirkcudbright, in the room of Alexander Wood, Esq. resigned.

The Queen has also been pleased to appoint Robert Whigham, Esq. Advocate, to be Sheriff Depute of the shire of Perth, in the room of Adam Anderson, Esq. resigned.

*Whitehall, December 8, 1841.*

The Queen has been pleased to present the Reverend John Clark to the church of the united parishes of Daviot and Dunlichity, in the presbytery and shire of Inverness, vacant by the resignation of the Reverend Simon Mackintosh.

*Whitehall, December 9, 1841.*

The Queen has been pleased to present the Reverend Simon Mackintosh to the church and

parish of Inverness, in the presbytery and county of Inverness, vacant by the death of the Reverend Robert Macpherson, late Third Minister there.

*Commission signed by the Lord Lieutenant of the County of Cambridge.*

*Cambridgeshire Militia.*

*Campbell, Esq. to be Captain. Dated 1st July 1841.*

*Whitehall, December 4, 1841.*

The Lord Chancellor has appointed Abraham Howell, of Welchpool, in the county of Montgomery, Gent. to be a Master Extraordinary in the High Court of Chancery.

*An Account shewing the Quarterly Average of the Weekly Liabilities and Assets of the Bank of England, from the 14th of September to the 7th of December 1841, both inclusive, published in pursuance of the Act, 3 and 4 W. 4, cap. 98.*

LIABILITIES.		ASSETS.	
Circulation	£16,972,000	Securities	£22,768,000
Deposits	7,369,000	Bullion	4,486,000
	<u>£24,341,000</u>		<u>£27,254,000</u>

*Downing-street, December 9, 1841.*

Foreign-Office, December 4, 1841.

*Articles of Agreement regulating various matters relative to the Sound Toll, and the mode of its collection, which were concluded between the British and Danish Commissioners at Elsinore on the 13th of August 1841; and which were approved and confirmed on the part of Her Majesty and of the King of Denmark, on the 7th of October 1841.*

(Official Translation.)

THE Undersigned, namely, on the part of Great Britain and Ireland, Francis Coleman Macgregor Esq., Her Britannick Majesty's Consul in the Kingdom of Denmark and for the Oresound; and on the part of Denmark, the Chevalier Nicholas Holten, Knight Grand Cross of the Order of Dannebrog, His Danish Majesty's Councillor of Conference, and Director of the Oresound Customs; by their respective Governments duly appointed and authorized to act as Commissioners for the purpose of adjusting various matters relative to the Sound Toll and the mode of its collection, have, on the present day, agreed upon the following points, subject to approval, however, in a higher quarter.

§ 1.

In conformity with the principles established during the negotiations on the Sound Toll lately carried on in London, the Tariff of Christianople of the year 1645 is to remain in full force, and therefore no alterations are to be made in the several rates of duty therein specified.

§ 2.

All articles which are included in the annexed Schedule marked A. drawn up in London, continue to pay those rates of duty which have been agreed upon for each, in accordance with the Declaration of the respective Governments, dated London, 4th June, 1841.

§ 3.

In consequence of the revision of the Tariff in use at the Oresound Custom-house, made pursuant to instructions from their respective Governments, by the Undersigned Commissioners, with constant regard to the above principles, the several articles enumerated in the annexed Schedule marked B, are henceforward to be subject to those rates of duty that have this day been agreed upon between the said Commissioners, and which are noted therein against each particular article.

§ 4.

All other commodities included in the Tariff in use at the Oresound Custom-house are to remain liable to the same rates of duty as heretofore.

§ 5.

A general Tariff is forthwith to be prepared by the Oresound Customs, including all the articles belonging to the different heads before mentioned, specifying the several rates of duty agreed upon to be levied in future upon each article, and which, in-

dependently of a revised table of fees, is to contain a review of the Custom-house regulations.

§ 6.

All goods and wares, not enumerated in the revised Tariff thus to be drawn up by the Oresound Customs, and laden in British vessels, are to pay duty in conformity with the stipulations in Section 3 of the Convention of the 15th of June, 1701, namely, one per cent. *ad valorem*, according to their value at the respective places whence they are exported.

§ 7.

It is further agreed, that non-enumerated articles laden in a British vessel, when shipped at a port *not* British, and bound to a port *not* privileged at the Sound, are henceforth to pay one per cent. *ad valorem* only, in lieu of one and a quarter per cent. hitherto charged.

§ 8.

In like manner, Spanish and Portuguese wines, shipped in British vessels, under the same circumstances as mentioned in the preceding section are henceforth to pay thirty-six stivers per hogshead only, in lieu of one specie-dollar hitherto levied.

§ 9.

Wines, the produce of the Canary Islands, are in future to be considered at the Sound as Spanish wines, and shall be reduced accordingly from one specie-dollar to thirty-six stivers per hogshead, when laden in British vessels.

§ 10.

It has been further agreed, that the impost called "Rosenoble duty" of four specie-dollars and three quarters, hitherto levied upon the cargoes of British ships proceeding from a port *not* British, and bound to certain places in the Baltic, is to be entirely abolished.

§ 11.

The following objects, viz.; wood for fuel; paving stones; fresh fish, with the exception of lobsters and oysters; bullion and coin of gold and silver; used household furniture and wearing apparel; quicklime and limestone; chalk and gypsum in lumps; small stones for fishing-nets; coals and cinders; small grindstones; cordage and other ships' materials proceeding from a wreck; and various species of clay, with the exception of pipe-clay, continue exempt from duty at the Sound and Belts by ancient usage. The vessels laden with such objects are, however, subject to the light-dues stipulated in Sections 28 and 29.

§ 12.

In conformity with Section 2 of the Convention of the 15th of June, 1701, the weights and measures specified in the general Tariff, are to be considered and taken upon the same footing as is done at the places where the goods liable to duty have been shipped. It is stipulated, however, that the tables indicating the calculatory proportions adopted by the Customs for reducing foreign weights and measures, to the units rated in the Tariff, shall be carefully re-

vised by the Commissioners; and any mistake that may have crept in, shall be rectified accordingly.

§ 13.

Each British merchant-vessel, calling at Elsinore, is bound to hoist her colours, that is to say; when coming from the northward, previously to passing the Castle of Cronborg; and when coming from the southward, previously to passing the Danish Guardship stationed in the roads.

§ 14.

In the like manner, every British merchant-vessel is liable to the payment of duty, when on her voyage she passes the Custom-house line, by which is understood, in the Sound, an imaginary line drawn between the flag-battery of Cronborg Castle and the northern point of Helsingborg on the opposite shore; in the Large Belt, the line between Halskow in Zealand and Knudshoved in Funen; and in the Little Belt, the line between Strib in Funen, and the old Ferry-bridge at Fredericia in Jutland.

§ 15.

The general rule established by the preceding Article, however, is subject to the following modifications:—

a. Vessels which by stress of weather seek the roads for shelter, or come in to wait for convoy, but return again, are entirely exempt from all clearance and charges,

b. Vessels which call for orders and return again without loading or unloading, are not subject to the payment of any dues, except light-money and Customs' fees inwards.

c. Vessels carrying a pendant, and reporting to have merchandize on board, although liable to duty upon the rated articles of their cargo, as heretofore, are exempt from light-money and all Customs' fees,

§ 16.

For the preservation of public order it has been agreed, that British shipmasters, or other British subjects who come on shore at Elsinore for the purpose of clearing the Sound Toll, are to proceed directly from the landing-place to the Oresound Custom-house, there to deliver their papers and to make the required declaration, in order that no unnecessary delay may occur in the despatch of their vessels.

§ 17.

As to the mode of computing the duties in certain cases, the following stipulations have been made:

The duty of one per cent, *ad valorem*, alluded to in Section 6, is to be calculated upon the value or prices stated in the ship's papers; but where they do not afford the information required, or where the statements made prove to be incorrect, the Customs' officers are to make the valuation, if practicable, according to prices-current, quoting the actual ruling prices at the respective places of shipment; where these, however, are not obtainable, it must be left to the officers to act according to the best of their judgment, and upon principles of equity.

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§ 18.

Where the value of the goods actually shipped is not stated on the reverse of the paper called "Cocket," and where no regular invoice accompanies the same, the value in front of such cocket shall be adopted by the Customs in the first instance for calculating the duty payable. But if any overcharge is proved to have resulted in consequence of that proceeding, the case shall be disposed of in the manner pointed out in the following paragraph.

§ 19.

Where from the deficient state of the ship's papers, or from some other cause, the duty on any parcel of merchandize belonging to British subjects has been overcharged by the Sound Customs, the difference is to be refunded to the claimants on their affording sufficient proofs to that effect, within the term of a year, to commence from the time that such dues were paid.

§ 20.

In the event of any disagreement arising hereafter about the amount of Sound duty lawfully due, and actually paid upon any parcel of merchandize belonging to British subjects, it shall be incumbent upon the Oresound Customs to deliver to the parties applying for the same, and gratuitously, a detailed statement made out in due form, of the duty so charged and paid, which document is to be attested, gratis, by the British Consul, when required.

§ 21.

With regard to the fees of the Customs' officers at the Sound, it has been covenanted and agreed, that the charge of the *inspector* or *searcher*, of one specie-dollar and six stivers upon British vessels with a cargo, shall continue to be paid upon the same footing as heretofore. But as respects vessels in ballast, the said fee is henceforth to be levied upon such British ships only as do not bring with them any clearances whatever from their port of departure. Where, however, either the national character of the ship, or the circumstance of her sailing in ballast, is omitted in the "Clearances" and "Vittualling Bills" produced, these documents are in future to be admitted by the Customs notwithstanding, on being amended by the master's declaration on oath to that effect, before the British Consul, without further prejudice to the said master in the despatch of his vessel at the Sound.

§ 22.

The *Interpreter* of the Oresound Customs' for reporting the the cargoes for entry, and for rendering a detailed account of the Sound dues showing the proportion to be paid by each of the shippers or consignees, is to continue to levy the fee hitherto allowed him for that service, of thirty-two stivers for a number of from one to four bills of lading; where such bills of lading, however, exceed four in number, the rate hitherto paid upon such excess, of eight stivers, is to be reduced for the future to four stivers for each bill of lading.

Where no bills of lading are on board, the interpreter is allowed to charge for any number not ex-

ceeding six cockets, *thirty-two stivers*; and for each cocket over and above that number, *four stivers*. The fee of twelve stivers for ships in-ballast, or laden with coals, remains unaltered.

British vessels proceeding from the following countries are exempt from the interpreter's charge, and pay only eight stivers for a copy of their pass, where they require to have the same returned; namely, from Denmark, Norway, Sweden, Prussia, Finland (with the exception of Wyburgh and Frederickshamn), from the Baltick provinces of Russia (with the exception of St. Petersburg and Narva), and from Mecklenburgh, with the exception of Rostock.

§ 23.

On the other hand, all fees which have hitherto been levied upon British trade in the Sound, according to the Danish Table of Fees, are herewith recognised, with the exception of the modifications made by Sections 21 and 22.

§ 24.

In consideration of the necessity, however, which exists for increasing the establishment of the officers of the Customs, in order that British ships arriving at the Sound may experience no delay in their clearance, the fee payable to the keeper of the seals, the cashier, &c., to be mentioned in the following section, is to be raised from one specië-dollar to one specië-dollar and ten stivers per ship.

§ 25.

The amount of all fees to be levied by the Customs' officers upon each British merchant vessel, on clearing at the Sound and Belts, (with the exception of the casual fees mentioned in sections 21 and 22), has therefore been established as follows:—

	Spec. Stiv.
1 <sup>o</sup> . To the Director . . . . .	24
2 <sup>o</sup> . To the four Camerereers . . . . .	1 0
3 <sup>o</sup> . To the Keeper of the Seals, and the Cashier, including pass-money . . . . .	1 10
4 <sup>o</sup> . To two extra Messengers . . . . .	8
5 <sup>o</sup> . To the Guardship . . . . .	6
	— — —
Total amount of fees specië rd. dollars	3 0

say three specië-dollars which are to be charged henceforth in one sum, under the denomination of "Customs' Fees," and for which, as well as for any of the casual fees, an acquittance in due form is to be given on the Sound pass.

British vessels under forty tons register, however, are for the future to be charged two specië-dollars only, on account of fees.

§ 26.

In order to give every possible facility to trade, and to secure prompt despatch to vessels clearing at the Sound, it has been deemed necessary to extend the number of office-hours of the Customs' officers, making it incumbent upon them as a duty, to grant clearances to vessels at all hours of the day, without intermission. They are in consequence instructed to be in daily attendance at the Custom-house at the following periods, that is to say,—

From 1st April to 31st October, —from 6 o'clock a. m. to 9 o'clock p. m.

During the month of March, —from 7 o'clock a. m. to 9 o'clock p. m.

During the winter months, November, December, January, and February, —from 8 o'clock a. m. to 6 o'clock p. m.

Moreover, four officers have been appointed for the express purpose of being present at the Custom-house out of the clearance-hours above-mentioned, in order there to receive the papers and declarations of ship-masters, preparatory to subsequent despatch, namely,—

From 1st April to 30th September, —from 4 o'clock a. m. to 10 o'clock p. m.

And during the rest of the year, —from 6 o'clock a. m. to 8 o'clock p. m.

In consequence of these arrangements, it has been agreed, that the charge denominated "Extra poor money" of one specië-dollar per ship, as regards the specific hours in which it has hitherto been levied on the working-days, is to be discontinued. Where the clearance of a vessel, however, is demanded and granted out of the office-hours above specified, the extra poor-money is to be paid as heretofore; and all British vessels are moreover to remain liable to the same, who shall demand their clearance, and are despatched on Sundays and on the holidays lawfully appointed.

§ 27.

For the further promotion of despatch at the Sound, it has also been stipulated, that as soon as any British shipmaster shall have delivered at the Custom-house the papers referring to his cargo, and have made the declarations required of him, he shall, at his request, and on giving good security to the Customs, through his agents, for the payment of the dues, be furnished with a blank pass, in order that he may be enabled to prosecute his voyage, if the wind be favourable, without being obliged to wait for a regular Custom-house clearance.

§ 28.

As regards the *light money* payable at the Sound and Belts, it has been agreed, that the stipulation according to which Swedish vessels under forty tons pay the same on a lower scale, is henceforth to be extended also to British shipping. Accordingly, British vessels proving to be under forty tons register, when in *ballast*, will be liable in future to one specië-dollar and a half only, and when *laden*, to two specië-dollars only, for light-money, each time they clear.

§ 29.

Where a British vessel is laden with bricks or tiles, or with a quantity of goods under six lasts or twelve tons, she is to be considered in ballast, and shall pay light-money accordingly. As to liquids, one last is held to be equal to eight hogsheads. Of dry goods, by the weight, one last is reckoned at twelve ship-pounds of 3.0 lb. net, and by barrel measure, at so many barrels as constitute a last of each of the respective articles according to the Tariff. A ship with eight horses or black cattle, is considered, however, as having a full cargo.

## § 30.

The pleasure yachts belonging to members of the Royal Yacht Squadrons in England are entirely exempt from light-money and clearing-charges at the Sound and in the two Belts, on the necessary proofs being afforded by them to the satisfaction of the Customs.

## § 31.

It has further been appointed, that if the Danish Government, in compliance with the petitions of British shipmasters, consents to establish and maintain the following lights, namely,—

- 1°. A lighthouse of a suitable elevation, on the north-west point of Jutland, at a place called "the Holmen."
- 2°. A floating light on the reef, extending in an eastern direction from the Island of Anholt, and denominated "the Knob;"

And if the Danish Government, moreover, comes to an understanding with that of Sweden, to the effect, that,—

- 3°. The present coal-light on Falsterbo be either changed into an efficient lamp-light, or that a floating-light be stationed outside the reef, at a place conveniently situated.

The present rate of light-dues of two specië-dollars upon a vessel in ballast, and four specië-dollars upon a vessel with cargo, stipulated by the Treaty of the 12th February 1647, is to be augmented in order to cover the additional expences thus to be incurred, which is to be effected in such proportion, that all British merchant vessels of the burden of forty tons' register, and upwards, when in ballast, are henceforth to contribute *two specië-dollars and a quarter*, and when laden with a cargo, *four specië-dollars and a half*, each time they are passing the Sound or the two Belts. The payment of these rates is to commence from the 1st January 1842, on it appearing that the light-establishments stipulated for, are in a state of preparation.

## § 32.

The duties, light-money, fees, and other dues at the Sound and in the two Belts, are henceforth to be levied and paid in specië rix-dollars of 48 stivers, of which  $9\frac{1}{4}$ , say nine and one quarter specië rix-dollars constitute one mark fine silver, Cologne weight; it is, however, understood, that the notes issued by the Danish National Bank are to be received in payment at the current exchange.

## § 33.

Due care will be taken, on the part of the British Government, that the several papers referring to ship and cargo granted by the Customs of the United Kingdom to vessels clearing out for the Baltic, are made out in due form, and that in particular the cockets on board be numbered as heretofore, filed upon a string, and sealed with the Customs' seal to a label upon which the number of such cockets is expressed in letters, as stipulated by former Treaties.

## § 34.

Towards indemnifying shipmasters for the expences necessarily attendant upon their coming on

shore to clear the Sound dues, the customary allowance of four per cent. on the amount of duty payable upon their cargoes, will be granted by the Oresound Customs, as heretofore, to every British shipmaster who shall have made a true report and manifest of his cargo. In the like manner, British masters and seamen, who, having suffered shipwreck, arrive at Elsinore in distress, and apply to the Oresound Custom-house, either in person or through the medium of the British Consul, are to receive, as heretofore, the customary donation out of the extra poor-money mentioned in Section 26, the amount of which donation is to be increased, according to circumstances, in case the state of that fund shall hereafter allow it.

## § 35.

On the other hand, the following penalties established by former enactments for an infraction of, or deviation from, the established regulations of the Customs, are herewith confirmed, namely,

- 1°. For making a false entry of the quantity or quality of the cargo, and for running the ship past the Custom house (except in cases of distress), with a manifest intention of defrauding the revenue of the Sound, a penalty is to be imposed adequate to the degree of culpability of the party, that is to say, over and above the lawful duty, a sum, in the worst case, not exceeding double the amount of which the revenue was intended to be so defrauded.

- 2°. Where shipmasters are bound to Copenhagen and sail thither without having previously cleared the Sound duty, although they send their papers down to Elsinore for clearance, they are liable to a penalty of two specië-dollars and a half.

- 3°. A fine of one specië-dollar is payable where the ship's papers are forwarded to Elsinore for despatch previously to the vessels' arrival from the southward, or where the papers are brought on shore by any other person than the master, mate, or supercargo.

## § 36.

With reference to the penalties of the first class, mentioned in the preceding Section, it is agreed, that henceforward such penalties are not to be inflicted on British subjects without the British Consul being made acquainted by the director of the Oresound Customs, with the grounds and particulars thereof. In return, the Consul, when required, is to co-operate to the best of his ability, with the director in superintending the execution of the Treaties on the Sound Toll with equal justice to both the parties interested; to the effect, that inasmuch as no new duties and taxes are to be levied upon British subjects other than those stipulated for by the present agreement, so, in the like manner, the revenue of His Danish Majesty at the Sound is not to suffer loss or detriment from any incorrect report at the Custom-house of the cargoes liable to duty, or from any other irregular practices, if it can in any way be prevented.

## § 37.

The revised Tariff, together with the Table of Fees and the Regulations of the Oresound Customs alluded to in Section 5, after having been sanctioned by the respective Governments, are to take effect at

the Sound and Belts on the 1st of January, 1842; and official copies of the same are to be transmitted to the British Government without delay.

§ 38.

The Danish Government, on proposals to that effect being made, also consents to cause such improvements to be introduced into the existing quarantine establishment at Elsinore, as may appear calculated in future to prevent all unnecessary delay in the transactions of the British shipmasters with the quarantine officers.

§ 39.

The present Convention (which shall not in any way prejudice the Treaty between the respective Governments of the 11th July, 1670, nor the Treaties on the Sound Toll; of Christianople of the 13th August, 1645, and of Copenhagen of the 15th June, 1701), has been concluded for the space of ten years, to commence from the 15th June of the present year, being the day on which the Tariff A of non-enumerated articles made out in London, took effect at the Sound, and it is to remain in force for twelve months longer, after either of the respective

Governments shall have given notice of its intention no longer to abide by this agreement."

In witness whereof the Undersigned Commissioners have hereunto set their hands and seals at Elsinore, the thirteenth day of August, in the year of our Lord one thousand eight hundred and forty-one.

(L.S.) FRANCIS C. MACGREGOR,  
(L.S.) HOLTEN.

The Undersigned Commissioners do hereby certify and attest, that the foregoing is a true and faithful translation from the German, of the Convention concerning various matters relative to the Sound Toll and the mode of its collection, concluded between the said Commissioners on the 13th August of the present year, the originals of which have been transmitted by them to their respective Governments.

In testimony whereof the said Commissioners have hereunto set their hands and seals, at Elsinore, the 22d September, 1841.

(L.S.) FRANCIS C. MACGREGOR,  
(L.S.) HOLTEN.

SCHEDULE A.

A STATEMENT of Articles not enumerated in the Tariff of Christianople of 1645, the rates of which, corresponding with one per cent. *ad valorem*, were agreed upon in London, on the 13th May last, to be levied on the British Trade, at the sound and the Two Belts, for the period of ten years, to commence from the 15th June, 1841, in conformity with the Declaration of the British and Danish Governments, dated the 4th June of the same year.

Denomination of Articles.		Rates hitherto levied.	Unity Rated.	Rates to be levied from the 15th June 1841.
In English,	In Danish,			
		Stivers.		Stivers.
Annatto or Roucou	Orlean	9 stivers	100 lb.	9 stivers
Argol or Tartar	Vünsteen	6 stivers	300 lb.	6 stivers
Arsenic	Arsenicum	12 stivers	300 lb.	8 stivers
Auripigmentum	Arsenik, rød	9 stivers	100 lb.	6 stivers
Barilla, Alkali, or Soda	Soda	6 stivers	300 lb.	3 stivers
Camel's Hair	Camelhaar	30 stivers	50 lb.	12 stivers
Canella Alba	Canella Alba	36 stivers	100 lb.	6 stivers
Cardamoms	Cardemomme	36 stivers	100 lb.	18 stivers
Cassia Fistula	Cassia Fistula	36 stivers	100 lb.	12 stivers
Cassia Lignea	Cassia Lignea	36 stivers	100 lb.	9 stivers
Cement	Cement	36 stivers	12 barrels	12 stivers
Cocoa	Cacao	24 stivers	100 lb.	6 stivers
Coffee	Caffebønner	24 stivers	100 lb.	6 stivers
Coney Wool	Caninhaar	30 stivers	50 lb.	30 stivers
Cotton—Manufactures of, of all kinds, with the exception of white common Calicoes and those Articles herein specified	Manufactur-varer af Bomuld af alle slags med Undlagelse af hvide ordinære Cat-tuner og de her af-førte Slags	various	various	1 per cent, ad valorem
" Stockings, men's and women's	Bomulds Strømper	30 stivers	50 pair	6 stivers
" ditto, half, or children's	" halv og Børns Strømper	30 stivers	100 pair	6 stivers

Denomination of Articles.		Rates hitherto levied.	Unity Rated.	Rates to be levied from the 15th June 1841.
In English.	In Danish.	Stivers.		Stivers.
Cubebs - - - -	Cubeber - - - -	12 stivers	100 lb.	8 stivers
Isinglass - - - -	Huusblas - - - -	6 stivers	100 lb.	6 stivers
Juniper Berries - - - -	Enebær - - - -	36 stivers	800 lb.	6 stivers
Lead Shot - - - -	Hagel - - - -	4 stivers	100 lb.	2 stivers
Manna Groats - - - -	Manna Gryn - - - -	9 stivers	100 lb.	2 stivers
Ochre - - - -	Okker - - - -	9 stivers	200 lb.	1 stiver
Oranges and Lemons, &c. - - - -	Appelsiner, Lemoner, &c. - - - -	2 stivers	1 box.	1 stiver
Pimento - - - -	Allehaande - - - -	9 stivers	100 lb.	4½ stivers
Rhapontick root - - - -	Rapontica - - - -	36 stivers	100 lb.	36 stivers
Rhubarb - - - -	Rhabarbara - - - -	36 stivers	100 lb.	36 stivers
Rice in the husk, or Paddy - - - -	Rüs uskallet - - - -	13½ stivers	400 lb.	6 stivers
Sarsaparilla - - - -	Sassaparille - - - -	36 stivers	100 lb.	18 stivers
Spices, not otherwise enumerated or described - - - -	Specerier der ikke ere benæunte - - - -	36 stivers	100 lb.	1 per cent. ad valorem
Sugar, raw - - - -	Sukker, raat - - - -	9 stivers	100 lb.	5 stivers
Turmeric - - - -	Gurgemeie - - - -	12 stivers	100 lb.	4 stivers
Verdigris - - - -	Spanksgrönt - - - -	9 stivers	100 lb.	9 stivers
Wood for Dyeing, viz. - - - -	Holt, Færvetræ : - - - -			
“ Sapan and Sandal - - - -	“ Sapan and Sandel - - - -	30 stivers	1000 lb.	8 stivers
“ Province - - - -	“ Provence - - - -			
“ Cam and Barwood - - - -	“ Cam og Bar-holt - - - -			
“ Caliatour - - - -	“ Caliatour - - - -	36 stivers	1000 lb.	8 stivers
“ Campeachy and Honduras - - - -	“ Campeche og Honduras - - - -			
“ Logwood - - - -	“ Blauholt - - - -			
“ Galicia - - - -	“ Galicia - - - -	36 stivers	1000 lb.	12 stivers per 1000 lb.
“ Nicaragua, or Peach - - - -	“ Nicaragua - - - -			
“ Sta. Martha - - - -	“ St. Martens - - - -			
“ Rio de la Hacha - - - -	“ Rio de la Hacha - - - -	37½ stivers	1000 lb.	9 stivers
“ Stockfish - - - -	“ Stöckfisk - - - -			
“ Fustick of all sorts - - - -	“ Fustick af alle slags - - - -			
“ Ficot - - - -	“ Ficot - - - -	36 stivers	1000 lb.	
“ not otherwise enumerated or described - - - -	“ som ikke ere videre opregnet eller beskrevet - - - -	30 stivers	1000 lb.	1 per cent. ad valorem
Yarn, viz. : - - - -	Garn, nemlig : - - - -			
“ Cotton or Twist - - - -	“ Bomuld eller Twist - - - -	36 stivers	100 lb.	16 stivers
“ Knitting Cotton - - - -	“ Strikke-garn - - - -	18 stivers	50 lb.	15 stivers
“ Sewing Cotton - - - -	“ Sye garn - - - -	30 stivers	50 lb.	15 stivers
“ Turkey red - - - -	“ Tyrkisk rød - - - -			
“ Embroidery Cotton - - - -	“ Brodeer-bomuld - - - -			
“ Mohair - - - -	“ Camelgarn - - - -	30 stivers	50 lb.	18 stivers
Zinck or Spelter : - - - -	Zink : - - - -			
“ from the North Sea - - - -	“ fra Nordsöen - - - -	8 stivers	100 lb.	2 stivers
“ from the Baltick - - - -	“ fra Ostersöen - - - -	3 stivers	100 lb.	

Dated London, 13th May, 1841.

We, the Undersigned Commissioners, do hereby certify and attest, that the Rates of Duty specified in the preceding Schedule, are those agreed upon in London for each of the several articles therein named, and which were sanctioned by a Declaration on behalf of the respective Governments, dated London, the 4th June, 1841. We also certify, that the said rates took effect and were levied at the Oresound Custom-house, from the 15th June of the present year, and continue to be so levied pursuant to an order from His Majesty the King of Denmark. In witness whereof, we have hereunto set our hands at Elsinore, the thirteenth day of August, one thousand eight hundred and forty-one.

(Signed) FRANCIS C. MACGREGOR.

(Signed) HOLTEN.

## SCHEDULE B.

A STATEMENT of such Articles enumerated in the Tariff in use at the Oresound Custom-house, as were this day reduced, in consequence of an agreement between the Undersigned Commissioners, to be respective rates undermentioned, to be levied at the Sound and the Two Belts, from the first of January, one thousand eight hundred and forty-two, viz :—

Denomination of Articles.		Rates hitherto levied.	Unity Rated.	Rates to be levied from the 1st January 1842.
In English.	In Danish.			
		Stivers.		Stivers.
Baize, double	Bay, dobbell	6 stivers	1 piece	3 stivers
" Swan	Svane-bay	6 stivers	1 piece	3 stivers
Blankets, for beds and horses, fine	Dækkener, til senge og hestefüne	90 stivers	2 dozen	15 stivers
Brandy, viz.:	Prændevün :			
" Arrack	" Arrak	36 stivers	30 velts	24 stivers
" Charente	" Charente	36 stivers	30 velts	24 stivers
" Cognac	" Cognac	36 stivers	30 velts	24 stivers
" Potatoe and Corn	" Kartoffler og Korn	6 stivers	1 barrel	4 stivers
Buckram, fine	Dvælg, fünt	3 $\frac{3}{8}$ stivers	4 pieces	3 stivers
Bullocks	Tyre	36 stivers	per head	18 stivers
Calves	Kalve	24 stivers	per head	8 stivers
Cattle-bones	Kreatur-been	1 per cent. ad valorem.	1 shippound	1 stiver
Cinnabar, fine	Vermillion	36 stivers	100 lbs.	24 stivers
" ordinary	Zinnober	24 stivers		
Cows	Koer	36 stivers	per head	18 stivers
Coriander Seed	Coriander	9 stivers	200 lbs.	3 stivers
Deals of Fir and Pine :	Dekler af Fyr og Gran :			
" from Prussia	" of 21 feet and up- wards	48 stivers	60 pieces	36 stivers
	" under 21 feet	36 stivers	60 pieces	
" from other places.	" of 21 feet and up- wards	48 stivers	60 pieces	
	" from 18 to under 21 feet	24 stivers	60 pieces	24 stivers
	" from 15 to under 18 feet	24 stivers	60 pieces	36 stivers
	" under 15 feet	36 stivers	1000 pieces	36 stivers
Dozens, double	Dosinken dobbelte	18 stivers	4 pieces	9 stivers
Fish, viz.:	Fisk, nemlig :			
" red, or smoked. Her- rings	" röget sild	12 stivers	1 last or 12 barrels	3 stivers
" River Lampreys	" Negenaugen	8 stivers	1 barrel	5 stivers
Gallipot, a kind of Rosin	Gallipot	9 stivers	100 pounds	2 stivers
Goats-hair, common	Gedehaar, almindelige	9 stivers	1 shippound	5 stivers
Grease	Ister	6 stivers	1 shippound	4 $\frac{1}{2}$ stivers
Groats :	Gryn :			
" peeled, shelled, and hulled Barley	" Bankebyg	36 stivers	1 last or 12 barrels	30 stivers
" Barley Groats	" Byg Gryn			
" French and Scotch	" Graupen			
" Eyer Groats	" Eyer Gryn	9 stivers	100 lbs.	2 stivers
" Pearl Barley	" Perle Gryn	9 stivers	200 lbs.	2 $\frac{1}{2}$ stivers
" not further specified	" uder særskilt Benæv- nelse	18 stivers	400 lbs.	5 stivers
Gutters of Wood	Tagrender af Træ	4 $\frac{3}{4}$ stivers	3 pieces	2 stivers
Heifers	Quier	36 stivers	per head	18 stivers
Hides, salted	Huder, saltede	60 stivers	10 dickers	36 stivers
Iron Pans	Iern Pander	12 stivers	1 shippound	6 stivers
Juniper-berries	Enebær	2 $\frac{1}{2}$ stivers	1 barrel	$\frac{3}{4}$ stiver
Kelp	Tangaske	6 stivers	1 shippound	4 stivers

Denomination of Articles.		Rates hitherto levied.	Unity Rated.	Rates to be levied from the 1st January 1842.
In English.	In Danish.			
Laths:	Lægter:			
„ from Fredericksham -	„ fra Frederiksham -	16 stivers	1000 pces.	To be charged duty according to their lengths as other laths. 8 stivers
„ „ Memel -	„ „ Memel -	3 stivers	150 pces.	
„ „ Narva -	„ „ Narva -	16 stivers	1000 pces.	
„ „ Pernau -	„ „ Pernau -	48 stivers	100 pces.	
„ „ St. Petersburg -	„ „ St. Petersburg -	16 stivers	1000 pces.	
„ „ Wyburgh -	„ „ Wyborg -	16 stivers	1000 pces.	
„ „ Sweden and Norway	„ „ Sverrig and Norge	20 stivers	1000 pces.	
Minium, or Red Lead -	Mönne -	9 stivers	100 lbs.	2 stivers
Oxen -	Oxer -	36 stivers	per head	18 stivers
Pears -	Pærer -	2 stivers	2 barrels	1 stiver
Potatoes -	Kartofler -	1 per cent. ad valorem.	100 barrels	18 stivers
Prunes, St. Catherine's -	Cathrine blommer -	9 stivers	100 lbs.	4½ stivers
„ of Brignoles -	Pruneller -	9 stivers	100 lbs.	4½ stivers
„ Hungary -	Svedsker, Ungerske -	18 stivers	400 lbs.	9 stivers
“ Ribs,” a kind of Spars:	Ribber:			
„ from Russia and Prussia	„ fra Rusland and Preussen		According to their di- mensions	
„ „ Sweden and Norway	„ „ Sverrig and Norge		as Masts and Rafters	
			60 pces.	48 stivers
			From 5 to 6 inches to be charged 4 stivers for 10 pieces; of other dimen- sions, as Swedish or Nor- way spars.	
“ Rickers,” a kind of Spars -	Ricker -	12 stivers	60 pces.	To be charged as Fir spars ac- cording to their length and thickness 3 stivers 3 stivers see Rickers. 1 stiver Are reduced to staves, and charged ac- cordingly. 1 per cent. ad valorem. 36 stivers
Rockmoss, Swedish -	Bjergmoes, fra Sverrig -	9 stivers	1 shippound	3 stivers
Silk, Floret or Ferret -	Silke, Flok eller Floret -	18½ stivers	10 lbs.	3 stivers
Spars, from Memel -	Sparrer, fra Memel -	3 stivers	150 pces.	see Rickers.
Staves, from Sweden -	Staver, fra Sverrig -	6 stivers	8 shock	1 stiver
„ headings for -	„ Bundedertil -	3 stivers	2 shock	Are reduced to staves, and charged ac- cordingly.
Toys, Nuremberg -	Nurnberger Varer -	30 stivers	1 cask	1 per cent. ad valorem.
Trees, excavated stems of -	Rendetraer -	37½ stivers	25 pces.	36 stivers
Wine, Spanish, viz.:	Vüne, Spanske, som			
Pedro Ximenes, Iviga	Pedro Ximenes, Iviga			
Canary and Palma	Canaria and Palmsekt,			
Sack, Teneriffe, Vido-	Tenerife, Vidonia, og	48 stivers	1 bgsd.	36 stivers
nia, and all other Wines,	alle Vüne der ere pro-			
the produce of the	ducerede paa de Cana-			
Canaries	riske øer			
Wood -	Pastel, eller Vaide -	4½ stivers	100 lbs.	2 stivers
Wood, Azyn -	Holt, Azyn -	30 stivers	800 lbs.	1 per cent. ad valorem
„ used for building -	„ Bauholt -	37½ stivers	25 pces.	36 stivers
„ “ Half-wood ” -	„ Half-holt -	37½ stivers	25 pces.	36 stivers
„ “ Long-wood ” -	„ Lang-holt -	37½ stivers	25 pces.	36 stivers
„ Cooper's wood -	„ Büttner, eller	4 stivers	4 shock	} 3 stivers
	„ Bødker Holt	3 stivers	4 shock	
Wool, Noile and Waste -	Uld, Klal-og Affalds -	9 stivers	1 shippound	5 stivers
„ Spanish Sheep -	„ Spansk -	18 stivers	100 lbs.	3 stivers
Yarn, Elberfeld -	Garn, Elberfeld's -			
„ Linen -	„ Linned -	60 stivers	100 lbs.	36 stivers prshippound

With regard to the terms and abbreviations used in the preceding Schedule, it is understood, that the "shippound," when relating to commodities from Russia and Sweden, is 400 pounds, and from all other countries, 300 pounds weight; a "dicker" is ten pieces, and a "shock" sixty pieces; "pees." means pieces, and "lbs." means pounds weight. In witness whereof, they, the said Commissioners, have signed their names herunto, at Elsinore, the thirteenth day of August, one thousand eight hundred and forty-one.

(Signed) FRANCIS C. MACGREGOR.  
(L.S.)

(Signed) HOLTEN.  
(L.S.)

#### DECLARATION.

THE Undersigned, Her Britannick Majesty's Envoy Extraordinary and Minister Plenipotentiary at the Court of Copenhagen, and His Danish Majesty's Minister of State and Chief of the Royal Department for Foreign Affairs, having examined the Articles of the Agreement regulating various matters relative to the Sound Toll and the mode of its Collection, concluded and signed at Elsinore, on the 13th day of August 1841, on the part of Great Britain, by Francis Coleman Macgregor, Esq., Her Britannick Majesty's Consul at Elsinore; and on the part of Denmark, by the Chevalier Nicholas Holten, Knight Grand-Cross of the Order of Dannebrog, with the Silver Cross of the same Order, and His Danish Majesty's Councillor of Conference, and Director of the Oresound Customs, duly authorized to that effect by their respective Governments; have, in the name and on the behalf of Her Britannick Majesty, and of His Majesty the King of Denmark, approved and confirmed the said Articles of Agreement, which are to remain in force for the space of ten years, and further, until the end of twelve months after either of the respective Governments shall have given notice to the other, of its intention no longer to abide by the said Articles of Agreement.

In witness whereof the Undersigned have signed the present Declaration, and have affixed thereto the Seals of their Arms.

Done at Copenhagen, the seventh day of October, in the year of our Lord one thousand eight hundred and forty-one.

(L.S.) H. W. WILLIAMS WYNN.

(L. S.) KRABBE-CARISIUS.

*Church Commissioners' Office,  
December 8, 1841.*

THE following is a copy of an Order of Her Majesty in Council, for the assignment of a chapelry district to Saint Luke's Chapel, in the parish of Saint James, in the city of Westminster, under the 16th section of the 59th Geo. 3, cap. 134:

At the Court at Windsor, the 21st day of August 1841, present, the Queen's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the 58th year of the reign of His late Majesty King George the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes," it is, amongst other things, enacted, "that in every case in which the Commissioners appointed for carrying into execution the purposes of the said Act shall be of opinion that it will be expedient to divide any parish into two or more distinct and separate parishes, for all ecclesiastical purposes whatever, it shall be lawful for the said Commissioners, with the consent of the Bishop of the diocese in which such parish is locally situated, signified under his hand and seal, to apply to the patron or patrons of the church of such parish for his consent to make such division, and for such patron or patrons to signify his or their consent thereto, under his hand and seal; and the said Commissioners shall, upon the consent of

the said patron or patrons so signified, represent the whole matter to His Majesty in Council, and shall state in such representation the bounds by which it is proposed, with such consent as aforesaid, to divide such parish, together with the relative and respective proportions of glebe land, tithes, moduses, or other endowments, which will by such division arise and accrue, and remain and be within each of such respective divisions, and also the relative proportions of the estimated amount of the value or produce of tithes, oblations, offerings, or other ecclesiastical dues or profits, which may arise and accrue within each of such respective divisions; and if, thereupon, His Majesty in Council shall think fit to direct such division to be made, such Order of His Majesty in Council shall be valid and good in law for the purpose of effecting such division; provided always, that no such division of any parish into distinct parishes shall completely take effect until after the death, resignation, or other avoidance of the existing incumbent of the parish to be divided;" and it is by the 21st section of the said Act further enacted, "that in any case in which the said Commissioners shall be of opinion that it is not expedient to divide any populous parish, or extra parochial place, into such complete, separate, and distinct parishes as aforesaid, but that it is expedient to divide the same into such ecclesiastical districts as they, with the consent of the Bishop, signified under his hand and seal, may deem necessary, for the purpose of affording accommodation for the attending divine service, according to the rites of the United Church of England and

Ireland, to persons residing therein, in the churches and parochial chapels already built, or in additional churches or chapels to be built therein, and as may appear to such Commissioners to be convenient for the enabling the spiritual person or persons who may serve such churches or chapels, to perform all ecclesiastical duties within the districts attached to such respective churches and chapels, and for the due ecclesiastical superintendence of such district, and the preservation and improvement of the religious and moral habits of the persons residing therein, the said Commissioners shall represent such opinion to His Majesty in Council, and shall state in such representation the bounds by which such districts are proposed to be described; and if, thereupon, His Majesty in Council shall think fit to direct such division to be made, such Order of His Majesty in Council shall be valid and good in law for the purpose of effecting such division:" and whereas by an Act, passed in the 59th year of His late Majesty King George the Third, intituled "An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes," it is, amongst other things, enacted, "that it shall be lawful for the Commissioners, in the same manner and with the like consents as are required in case of division into ecclesiastical districts under the said hereinbefore recited Act, or the said Act now in recital, to assign a particular district to any chapel of ease or parochial chapel already existing, or to any chapel built, or which might thereafter be built, or acquired under the powers of the said former Act, or the said Act now in recital; and such district shall be under the immediate care of the Curate appointed to serve such chapel, but subject, nevertheless, to the superintendence and controul of the incumbent of the parish church; and all such Curates shall be nominated by the incumbent of the parish to the Bishop for his licence, except where the right of nomination shall already be legally vested in any other person or persons, and in every such case by the person or persons possessing such right of nomination, subject to all the laws in force relating to Stipendiary Curates, except as to the assigning of salaries to such Curates; provided always, that it shall be lawful for the Commissioners, with the consent of the Bishop of the diocese, to determine whether any and what part or proportion of the fees or dues for marriages, baptisms, churchings, and burials shall be assigned to any such Curate; and whether banns of marriage shall be published, and marriages or baptisms, churchings or burials, shall be solemnized or performed in any such chapel or not; and in any case in which marriages shall be allowed in any such chapel, the Commissioners shall cause the boundaries of the district assigned to such chapel to be enrolled in the High Court of Chancery, and in the office of the Registry of the diocese, any thing in the said recited Act to the contrary notwithstanding; and no such chapel shall become a benefice by reason of any augmentation of the maintenance of the Curate, by any grant or bounty under the provision of any Act or Acts of Parliament, or law or laws for augmenting

small livings, any thing in such Act or Acts of Parliament, or law or laws, to the contrary notwithstanding;" and whereas by another Act, passed in the 7th and 8th years of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;" and by another Act, made and passed in the 1st and 2d years of His late Majesty King William the Fourth, intituled "An Act to amend and render more effectual an Act, passed in the 7th and 8th years of the reign of His late Majesty, intituled 'An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;'" and also by another Act, made and passed in the 2d and 3d years of His said late Majesty, intituled "An Act to render more effectual an Act, passed in the 59th year of His late Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes;'" further provisions are made for carrying such divisions into effect:

And whereas the said Commissioners have made a representation to Her Majesty in Council, in the words following, viz.

"Your Majesty's Commissioners for building new churches, appointed by virtue of an Act, passed in the 58th year of the reign of His Majesty King George the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes;" continued by an Act, passed in the 7th and 8th years of the reign of His Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;" and further continued by an Act, passed in the 1st year of your Majesty's reign, intituled "An Act to prolong, for ten years, Her Majesty's Commission for building new churches;" beg leave humbly to represent to your Majesty, that when the last census was taken, in the year 1831, the parish of Saint James, Westminster, in the county of Middlesex, and diocese of London, contained a population of 37,553 persons:

"That besides the parish church, which affords accommodation to 1500 persons, there are four chapels in the said parish, called, respectively, Saint Philip's Chapel, Archbishop Tenison's Chapel, Saint James's Chapel, and Saint Luke's Chapel, the three first of which afford accommodation to 3300 persons, and that of Saint Luke to 1545 persons, including 937 free seats appropriated to the use of the poor:

"That the said chapels of Saint Philip and Saint Luke were built by your Majesty's said Commissioners:

"That the said last-mentioned chapel has been consecrated, and divine service is regularly performed therein:

"Your Majesty's said Commissioners beg leave further to represent to your Majesty, that, having

taken into consideration all the circumstances attending this parish, it appears to them to be expedient, that a particular district should be assigned to the said chapel, called Saint Luke's Chapel, under the provisions of the 16th section of an Act, passed in the 59th year of the reign of His Majesty King George the Third, intituled "An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes;" and that such district should be named "The District of Saint Luke, Westminster," with boundaries as follow:

"From the north east corner of the parish along the middle of Wardour-street, being the boundary between the parishes of Saint James and Saint Anne, towards the south as far as Little Pulteney-street; then running westward behind the houses on the south side of Little Pulteney-street as far as Great Windmill-street; then north crossing the end of Brewer-street into Little Windmill-street; then to proceed west along the south wall of the house, No. 38, as far as the back of that house; and then to proceed northward along the backs of the houses on the west side of that street and Cambridge-street, so as to include all the houses on the west side thereof, as far as the backs of the houses in Broad-street; then to proceed west along the backs of the houses on the south side of that street; then north crossing the said street and proceeding east along the backs of the houses on the north side of the said street, as far as the backs of the houses in Dufour's-place; then north and east along the backs of the houses on the west and north sides of that place, as far as the backs of the houses in Poland-street; then north along the backs of the said houses to Oxford-street; then east along the centre of that street to the corner of Wardour-street where the boundary commenced, as the same is more particularly delineated in the map hereunto annexed, and therein tinted pink:

"That baptisms and churchings should be performed in the said chapel; and that the fees arising therefrom shall be received by and belong to the Minister of the said chapel:

"That the consent of the Lord Bishop of London has been obtained thereto, as required by the said Act, passed in the 59th year of the reign of His Majesty King George the Third, and in testimony of which the said Lord Bishop has signed and sealed this present instrument:

"Your Majesty's Commissioners beg leave, therefore, to lay before your Majesty the above-mentioned circumstances, and humbly pray, that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto, as to your Majesty in your royal wisdom shall seem meet."

Her Majesty, having taken the said representation, together with the plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed

assignment be accordingly made and effected, agreeably to the provisions of the said Acts.

C. C. Greville.

NOTICE is hereby given, that a separate building, named the Independent Chapel, situated at Gigg-hill, in the parish of Kingston-on-Thames, in the county of Surrey, in the district of Kingston, being a building certified according to law as a place of religious worship, was, on the 8th day of December 1841, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th William 4, chap. 85.

Witness my hand this 9th day of December 1841,  
Robt. F. Bartrop, Superintendent Registrar.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session, for an Act to alter, explain, repeal, and amend the powers, clauses, and provisions of an Act, passed in the fourth year of the reign of Her present Majesty Queen Victoria, intituled "An Act for more effectually repairing, maintaining, and improving certain roads leading to and from the city of Lincoln;" and to consolidate the several roads mentioned in the said Act into two or more districts; and to make provision for the future repairs of such of the roads mentioned in the said Act as are situate in the city of Lincoln, and are not comprized within the jurisdiction of an Act, passed in the ninth year of His late Majesty George the Fourth, intituled "An Act for paving, lighting, watching, and improving the city of Lincoln, and the bail and close of Lincoln, in the county of Lincoln, and for regulating the police therein;" and to enable the trustees to alter and increase the tolls to be collected on the roads comprized in the said first-mentioned Act.

By order,

J. Moore, Solicitor.

Lincoln, 8th December 1841.

Bank of England, December 9, 1841.

THE Court of Directors of the Governor and Company of the Bank of England give notice, That a General Court will be held at the Bank, on Thursday next the 16th instant, at eleven o'clock in the forenoon, being one of the Quarterly General Courts appointed by the charter.

John Knight, Secretary.

Merchants' Seamen's-Office, 25, Birchin-lane, Cornhill, December 9, 1841.

A QUARTERLY General Court of the President and Governors of the Corporation for Relief and Support of Sick, Maimed, and Disabled Seamen, and of the Widows and Children of such as shall be killed, slain, or drowned in the Merchants' Service, will be held at their Office, No. 25, Birchin-lane, Cornhill, on Tuesday the 21st instant, at twelve o'clock precisely, for the election of new Governors; and on other affairs.

Wm. Watson, Secretary.



Received in the Week  
ended December 3,  
1841.

MARKETS.	WHEAT.			BARLEY.			OATS.			RYE.			BEANS.			PEAS.		
	Quantities.		Price.	Quantities.		Price.	Quantities.		Price.	Quantities.		Price.	Quantities.		Price.	Quantities.		Price.
	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.
Watton	110	0	453 17 6	309	0	480 1 9	—	—	—	15	0	28 10 0	—	—	—	—	—	—
Diss	556	0	1821 13 9	320	4	580 15 0	4	0	5 4 0	—	—	—	—	—	—	—	—	—
East Dereham	247	4	794 10 0	446	0	689 7 9	—	—	—	—	—	—	—	—	—	—	—	—
Harleston	167	4	566 19 6	651	0	1077 9 6	10	0	12 0 0	—	—	—	13	6	24 3 9	15	0	27 0 0
Holt	94	4	300 13 9	359	3	533 1 9	—	—	—	—	—	—	—	—	—	—	—	—
Aylesham	331	2	1099 9 0	428	3	624 12 4	—	—	—	—	—	—	—	—	—	—	—	—
Fakenham	735	4	2282 4 0	4061	0	6266 11 9	—	—	—	—	—	—	—	—	—	—	—	—
North Walsham	387	4	1291 7 1	590	7	904 15 6	—	—	—	—	—	—	—	—	—	—	—	—
Lincoln	2475	0	7663 10 0	1654	4	2359 15 0	395	0	414 3 6	—	—	—	5	0	11 7 6	—	—	—
Gainsbrough	496	0	1561 7 0	846	0	1230 16 0	55	0	60 8 0	10	0	19 0 0	11	0	24 4 0	—	—	—
Glanford Bridge	272	4	810 5 6	1355	0	1909 5 0	180	0	168 10 0	10	0	15 15 0	34	0	66 0 0	—	—	—
Louth	1654	3	5916 1 5	1069	0	1517 17 6	394	0	351 14 6	—	—	—	34	0	70 8 0	5	0	8 5 0
Boston	2875	0	8517 15 9	154	0	226 16 0	3894	4	3902 15 10	—	—	—	138	0	250 13 0	—	—	—
Sleaford	292	0	897 3 6	92	0	138 16 0	—	—	—	—	—	—	—	—	—	—	—	—
Stamford	802	0	2578 5 6	401	0	622 6 0	125	0	151 5 0	—	—	—	70	0	144 15 0	—	—	—
Spalding	637	0	1922 18 6	30	0	44 8 0	597	0	574 6 0	—	—	—	—	—	—	—	—	—
York	384	5	1210 17 3	477	2	791 18 6	899	7	871 8 5	—	—	—	—	—	—	—	—	—
Leeds	1410	1	4768 2 1	1396	7	2352 5 4	216	1	258 17 7	—	—	—	287	0	564 8 11	50	0	98 0 0
Wakefield	3113	0	9975 7 3	1466	0	2494 18 9	177	0	215 6 0	—	—	—	109	0	231 17 0	40	0	95 15 0
Bridlington	214	3	638 6 9	167	2	249 17 0	397	3	382 16 6	—	—	—	—	—	—	—	—	—
Beverley	200	3	619 8 7	153	6	223 0 3	325	0	325 16 8	—	—	—	12	0	22 18 0	—	—	—
Howden	99	0	398 4 8	181	0	283 2 6	192	0	172 17 4	5	0	9 0 0	50	0	102 10 0	—	—	—
Sheffield	148	4	472 14 6	74	0	122 8 2	138	4	153 10 1	—	—	—	50	6	118 4 1	—	—	—
Hull	865	2	2589 14 3	321	4	520 5 0	510	0	484 5 6	12	0	21 12 0	30	0	53 0 0	—	—	—
Whitby	71	0	214 15 6	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
New Malton	361	2	1087 0 9	673	4	1027 16 0	865	7	845 15 7	—	—	—	—	—	—	—	—	—
Durham	337	2	1072 13 9	—	—	—	36	6	45 0 0	—	—	—	—	—	—	—	—	—
Stockton	433	0	1403 6 10	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Darlington	133	0	426 8 11	200	5	371 8 9	31	2	36 7 4	—	—	—	—	—	—	—	—	—
Sunderland	304	1	955 15 4	3	0	4 16 0	25	0	39 0 0	—	—	—	—	—	—	—	—	—
Barnard Castle	152	4	487 2 6	12	4	22 10 0	32	2	38 8 2	—	—	—	—	—	—	—	—	—
Wolsingham	111	0	383 17 6	10	0	17 0 0	32	4	44 13 9	—	—	—	—	—	—	—	—	—
Belford	302	2	894 12 0	767	2	1164 19 6	154	4	185 13 0	—	—	—	—	—	—	—	—	—
Hexham	102	4	336 10 10	37	4	67 10 0	37	4	45 0 0	100	0	250 0 0	—	—	—	—	—	—
Newcastle	1023	2	3060 15 0	77	4	124 10 0	437	6	586 15 1	474	2	1092 5 0	—	—	—	—	—	—
Morpeth	264	4	805 19 0	220	4	347 7 0	164	2	184 0 0	—	—	—	5	0	10 10 0	—	—	—
Alnwick	387	0	1126 8 0	641	6	957 1 9	324	3	355 13 3	—	—	—	—	—	—	5	6	10 0 0
Berwick	395	2	1102 1 0	2934	6	4372 5 11	607	4	706 17 0	—	—	—	6	6	12 12 0	—	—	—
Carlisle	182	2	635 1 9	32	5	56 15 0	140	2	159 15 6	11	2	27 15 0	—	—	—	—	—	—
Whitehaven	66	3	215 8 10	9	0	17 4 3	76	4	88 18 8	—	—	—	—	—	—	—	—	—
Cockermouth	105	0	362 13 9	76	7	149 18 1	130	1	149 12 10	—	—	—	—	—	—	—	—	—

Received in the Week  
ended December 3,  
1841.

MARKETS.	WHEAT.			BARLEY.			OATS.			RYE.			BEANS.			PEAS.		
	Quantities.		Price.	Quantities.		Price.	Quantities.		Price.	Quantities.		Price.	Quantities.		Price.	Quantities.		Price.
	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.
Penrith	196	4	359 5 8	37	4	63 17 3	186	0	221 19 0	3	0	7 18 0	—	—	—	—	—	—
Egremont	59	3	198 13 2	31	7	61 9 10	40	2	50 6 3	—	—	—	—	—	—	—	—	—
Appleby	42	2	135 4 0	11	3	19 14 4	107	0	133 15 0	4	2	8 5 9	—	—	—	—	—	—
Kendal	38	0	122 13 6	—	—	—	63	4	67 16 10	—	—	—	—	—	—	—	—	—
Chester	460	6	1481 5 7	71	4	125 9 8	—	—	—	—	—	—	—	—	—	—	—	—
Nantwich	584	3	1834 3 6	97	2	173 1 0	31	2	34 3 4	—	—	—	—	—	—	—	—	—
Middlewich	151	4	467 2 6	—	—	—	154	6	176 13 5	—	—	—	23	6	57 9 10	—	—	—
Four Lane Ends	88	7	302 8 6	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Liverpool	142	4	385 8 4	—	—	—	931	1	978 2 6	—	—	—	—	—	—	—	—	—
Ulverstone	52	2	182 5 0	108	6	199 7 6	169	7	232 8 6	—	—	—	—	—	—	—	—	—
Lancaster	461	3	1445 7 4	90	3	169 16 7	—	—	—	—	—	—	—	—	—	—	—	—
Preston	316	2	984 5 2	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Wigan	178	3	503 9 0	246	7	410 16 0	106	5	119 17 6	—	—	—	—	—	—	—	—	—
Warrington	69	0	209 6 0	61	0	102 13 8	452	0	485 18 0	—	—	—	—	—	—	—	—	—
Manchester	200	2	640 0 0	—	—	—	149	5	171 6 6	—	—	—	11	4	26 3 0	—	—	—
Bolton	—	—	—	—	—	—	67	4	71 3 1	—	—	—	10	0	22 10 0	—	—	—
Derby	265	4	910 9 0	388	0	671 5 0	177	4	232 15 0	—	—	—	5	0	11 5 0	—	—	—
Nottingham	966	0	3247 18 0	1100	7	1774 8 0	238	0	283 0 0	—	—	—	177	4	370 19 0	—	—	—
Newark	721	0	2292 18 7	912	0	1387 0 0	201	0	228 12 9	—	—	—	40	0	87 6 8	18	0	49 1 0
Leicester	736	0	2449 11 6	585	0	934 2 0	81	0	107 19 0	—	—	—	104	0	224 5 6	—	—	—
Northampton	1178	0	3622 2 9	1447	0	2130 3 0	226	0	262 19 0	—	—	—	243	0	464 3 0	150	0	277 13 3
Coventry	372	3	1246 9 6	139	0	231 17 0	—	—	—	—	—	—	22	4	48 0 0	—	—	—
Birmingham	1636	6	5419 14 7	1271	0	2205 9 0	55	0	67 15 0	—	—	—	20	2	39 5 0	19	7	43 1 3
Worcester	1146	0	3710 14 5	657	0	1070 17 4	—	—	—	—	—	—	71	2	151 5 0	58	1	122 0 0
Warminster	365	4	875 0 0	959	0	1578 9 6	—	—	—	—	—	—	80	0	185 1 0	—	—	—
Denbigh	98	1	316 16 9	61	6	114 2 6	—	—	—	—	—	—	—	—	—	—	—	—
Wrexham	77	6	253 19 8	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Carnarvon	74	0	240 10 2	78	0	138 12 10	96	0	95 18 6	—	—	—	—	—	—	—	—	—
Haverfordwest	52	4	136 18 4	7	0	10 9 4	362	5	292 10 4	—	—	—	—	—	—	—	—	—
Carmarthen	36	4	107 9 0	256	6	440 12 0	316	0	228 11 1	—	—	—	—	—	—	—	—	—
Cardiff	180	0	505 10 0	30	0	51 0 0	—	—	—	—	—	—	—	—	—	—	—	—
Gloucester	311	0	974 17 10	211	0	341 7 0	50	0	59 5 6	—	—	—	95	0	204 5 0	43	0	80 16 0
Cirencester	507	0	1602 4 0	229	0	326 4 6	121	0	125 1 6	—	—	—	148	0	316 2 6	52	0	93 4 0
Tebury	218	5	718 16 10	168	0	273 2 4	22	0	27 4 0	—	—	—	10	0	22 5 0	12	0	22 16 0
Stow on the Wold	98	4	315 2 0	292	0	422 7 2	32	4	38 5 0	—	—	—	1	4	2 8 0	—	—	—
Tewksbury	165	5	521 9 2	158	2	240 10 8	—	—	—	—	—	—	23	6	50 8 4	—	—	—
Bristol	166	0	513 8 7	500	7	887 7 8	1106	3	1233 6 1	—	—	—	50	0	105 12 6	—	—	—
Taunton	146	3	474 13 2	143	1	223 2 9	78	6	79 6 8	—	—	—	—	—	—	—	—	—
Wells	84	2	262 4 0	11	0	18 4 0	153	4	153 8 9	—	—	—	39	4	73 6 9	—	—	—
Bridgewater	48	6	157 8 5	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
Frome	3	4	10 7 6	—	—	—	69	0	80 6 0	—	—	—	14	0	33 17 0	—	—	—

Received in the Week ended December 3, 1841.	WHEAT.						BARLEY.						OATS.						RYE.						BEANS.						PEAS.					
	Quantities.			Price.			Quantities.			Price.			Quantities.			Price.			Quantities.			Price.			Quantities.			Price.			Quantities.			Price.		
	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.	Qrs.	Bs.	£. s. d.						
Chard	92	5	309 8 6	35	0	50 11 8	90	2	88 12 9	—	—	—	—	—	—	—	—	15	0	26 0 0	35	0	61 7 6	—	—	—	—	—	—	—	—					
Monmouth	101	3	319 1 8	23	1	44 5 10	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Abergavenny	49	3	169 0 1	59	6	98 14 10	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Chepstow	94	6	283 9 3	99	3	163 15 5	4	3	5 5 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Pontipool	27	2	80 13 11	42	4	71 17 11	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Exeter	148	3	490 4 6	348	3	576 14 4	41	1	44 8 10	—	—	—	—	—	—	—	—	2	4	5 0 0	—	—	—	—	—	—	—	—	—	—	—	—				
Barnstaple	73	2	225 11 9	58	6	81 5 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Plymouth	275	4	893 4 9	375	4	589 14 6	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Totnes	—	—	—	25	0	40 0 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Tavistock	150	0	475 15 0	8	0	12 0 0	223	0	228 0 2	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Kingsbridge	107	4	332 9 4	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Truro	11	2	32 15 0	49	1	72 12 0	8	0	9 12 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Bodmin	126	0	390 12 0	172	0	217 17 4	81	0	75 12 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Launceston	86	0	259 1 3	16	6	25 10 6	108	6	101 10 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Redruth	11	2	34 10 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Helstone	10	4	31 2 0	16	1	26 11 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
St. Austell	34	4	104 6 0	63	6	91 7 6	9	3	10 6 3	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Blandford	76	0	235 14 0	387	0	615 6 0	—	—	—	—	—	—	—	—	—	—	—	20	0	46 0 0	—	—	—	—	—	—	—	—	—	—	—	—				
Bridport	162	0	486 0 0	171	0	257 18 6	—	—	—	—	—	—	—	—	—	—	—	3	0	7 16 0	—	—	—	—	—	—	—	—	—	—	—	—				
Dorchester	273	0	832 13 0	127	0	196 17 0	40	0	52 0 0	—	—	—	—	—	—	—	—	10	0	24 0 0	—	—	—	—	—	—	—	—	—	—	—	—				
Sherborne	93	0	303 5 0	25	0	42 7 6	23	0	26 17 9	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Shaston	83	0	255 1 0	115	0	187 5 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Wareham	23	0	68 14 0	231	4	372 15 6	2	0	2 6 0	—	—	—	—	—	—	—	—	8	0	16 16 0	—	—	—	—	—	—	—	—	—	—	—	—				
Winchester	80	0	262 19 0	227	0	340 2 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Andover	54	0	168 7 0	130	0	188 9 0	10	0	10 15 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Basingstoke	261	4	856 12 6	524	0	858 16 3	47	0	50 2 0	—	—	—	—	—	—	—	—	15	0	28 10 0	—	—	—	—	—	—	—	—	—	—	—	—				
Fareham	475	4	1528 6 0	413	0	676 16 0	26	0	29 18 0	—	—	—	—	—	—	—	—	10	0	20 0 0	—	—	—	—	—	—	—	—	—	—	—	—				
Havant	274	3	842 13 0	88	0	143 9 6	12	4	15 7 6	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Newport	269	2	831 9 0	131	4	210 19 0	24	0	26 18 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Ringwood	97	0	308 14 0	98	0	158 14 0	5	0	5 15 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Southampton	58	5	181 14 9	192	0	309 12 0	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Portsmouth	141	7	432 2 3	143	7	241 11 9	19	0	22 13 0	—	—	—	—	—	—	—	—	7	4	16 0 0	21	0	38 17 0	—	—	—	—	—	—	—	—	—				
General Weekly Average	—	—	s. d. 63 6-676	—	—	s. d. 31 9-145	—	—	s. d. 22 2-317	—	—	s. d. 44 5-181	—	—	s. d. 39 4-980	—	—	—	—	s. d. —	—	—	—	—	s. d. 39 7-071	—	—	—	—	—	—	—				
Grand Total	65133	4	—	80450	4	—	41995	4	—	785	6	—	4505	2	—	2939	3	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—				
Aggregate Average of Six Weeks which governs Duty	—	—	65 1	—	—	32 6	—	—	22 4	—	—	41 2	—	—	—	—	—	—	—	40 7	—	—	—	—	—	—	—	—	—	—	—	—				

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THE

## AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 7th day of December 1841,

Is *Thirty-eight Shillings and Five Pence per Hundred Weight,*

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

Grocers'-Hall,  
December 10, 1841.By Authority of Parliament,  
HENRY BICKNELL, Clerk of the Grocers' Company.

London Docks.

London Dock-House, New Bank-Buildings,  
December 10, 1841.

**T**HE Court of Directors of the London Dock Company hereby give notice, that a Half-yearly General Meeting of the Proprietors will be held at this House, on Tuesday the 4th day of January next, at one o'clock, for the purpose of declaring a dividend on the Company's stock for the half year ending the 31st day of December instant; and on other affairs.

J. D. Powles, Secretary.

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

British Linen Company's Bank, Edinburgh,  
December 6, 1841.

**T**HE General Court of Proprietors of the British Linen Company, at their Meeting held here this day, having ordered half a year's dividend on the Company's capital stock to be paid at Christmas next, notice is hereby given to the Proprietors to call for the same, at the Company's Office here, on Monday the 27th instant; and, in order to settle said dividend, no transfer of stock will be made from this date till the 25th instant, inclusive.

Alexander Goodsir, Secretary.

National Bank of Ireland.

13, Old Broad-Street, London,  
December 8, 1841.

**N**OTICE is hereby given, that the Court of Directors of the National Bank of Ireland have declared a dividend on the paid up capital of the Company, after the rate of £6 per cent. per annum, for the half year ending the 31st day of December 1841; and the warrants for the payment of the same will be ready for delivery, at the Company's Office, 13, Old Broad-street, London, on and after Monday the 10th day of January 1842, between the hours of ten and three o'clock; and at the Offices of the Society in Dublin, Athlone, Ballina, Ballinasloe, Banagher, Boyle, Carrick on Suir, Cashel, Castlereau, Charleville, Clonmell, Cork, Dungarvan, Ennis, Enniscorthy, Fermoy, Galway, Kanturk,

No. 20050.

C

Kilkenny, Kilrush, Limerick, Longford, Loughrea, Mitchelstown, Moate, Nenagh, New Ross, Roscommon, Rostrea, Sligo, Tallow, Thurles, Tipperary, Tralee, Tuam, Waterford, Westport, and Wexford.

And further notice is hereby given, that the transfer-books of the Company will be closed from Saturday the 18th day of December instant, until after the day fixed for the delivery of the dividend warrants.

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

The Hibernian Joint Stock Company.

Dublin, December 6, 1841.

**A**T a General Meeting of the Proprietors of the Hibernian Joint Stock Company, held in Dublin on the 6th ultimo, a dividend of £2½ per cent. was declared on the deposit capital for the half year ending the 30th November; notice is hereby given, that the said dividend will be payable to the Proprietors of the Company's English Stock, on and after the 20th instant, at the Office of the Company's Agents, H and J. Johnston and Company, 15, Bush-lane, Cannon-street.

John Fottrell, Secretary.

December 10, 1841.

**N**OTICE is hereby given, that, pursuant to an Act, passed in the forty-ninth year of the reign of His Majesty King George the Third, a meeting of the Commissioners, appointed in and by three several Acts, passed in the forty-ninth, the fifty-third, and the fifty-sixth years of the reign of His said Majesty, for building the Waterloo-bridge, and making roads to communicate therewith, will be holden on Friday the 24th instant, at twelve o'clock at noon, at the Company's Office, Beaufort-buildings, Strand, in the county of Middlesex.

George Powell, Chief Clerk and Surveyor.

National Provident Institution.

December 4, 1841.

**T**HE sixth Annual Meeting of the Members of this Institution will be held at the Office, No. 13, Nicholas-lane, King William-street, on Wed-

nesday the 15th day of December instant, at one o'clock precisely, to receive the report of the Directors for the current year.

Joseph Marsh, Secretary.

Rio Doce Company.

London, December 9, 1841.

NOTICE is hereby given, that, in accordance with the regulations for the government of this Company, the Half-yearly General Meeting of the Shareholders will be held at the Office of the Company, No. 19, Bishopsgate street Within, on Wednesday the 22d instant, at twelve for one o'clock precisely.

By order of the Directors,

R. Messer, Secretary.

London, December 10, 1841.

NOTICE is hereby given to the officers and company of Her Majesty's brig *Briek* Arthur Kelleit, Esq. Lieutenant and Commander, that an account of the bounty-money on the tonnage and of a moiety of sale proceeds of the Spanish slave brig *Muti de*, captured 29th June 1839, will be deposited in the Registry of the High Court of Admiralty, on or before the 10th of January next, agreeable to Act of Parliament.

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

Westminster, December 10, 1841.

NOTICE is hereby given to the officers and company of Her Majesty's sloop *Lily*, John Reeve, Esq. Commander, who were actually on board at the capture of the *Eagle* slave vessel, on the 14th day of January 1839, that they will be paid their respective proportions arising from tonnage bounty granted for the said vessel, at No. 14, Great George street, Westminster, on Monday the 20th instant; and all shares not then claimed will be recalled, pursuant to Act of Parliament.

Flag	-	-	£44	0	8 $\frac{3}{4}$
Commander	-	-	82	11	4 $\frac{3}{4}$
First class	-	-	26	5	5 $\frac{1}{4}$
Second class	-	-	15	5	3
Third class	-	-	7	17	7 $\frac{1}{2}$
Fourth class	-	-	5	5	1
Fifth class	-	-	2	12	6 $\frac{1}{2}$
Sixth class	-	-	1	15	0
Seventh class	-	-	0	17	6

Hallett, Robinson, and Maude, Agents.

WE, the undersigned, trading under the firm of John Brine and Son, as Marble Merchants, Statuaries, and Masons, at No. 17, South-row, New-road, St. Pancras, hereby give notice, that the Partnership between us was dissolved, by mutual consent, on the 31st December 1840.

John Brine.

Charles Brine.

NOTICE is hereby given, that the Partnership lately existing between us the undersigned, Ambrose Moore and James Hammond Seal, of Milk-street, Cheap-side, in the city of London, Silk Manufacturers, carrying on business under the name and style or firm of Wilson, Moore, and Co. has been this day dissolved by mutual consent.—Dated this 8th day of December 1841.

A. Moore.

J. H. Seal.

WE, the undersigned, James Floyd and George Savage, carrying on business as China Manufacturers, at the Foley Staffordshire Potteries, do this day dissolve Partnership by mutual consent: As witness our hands this 6th day of December 1841.

James Floyd.

George Savage.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Coal Merchants, at Great Yarmouth, is this day dissolved by mutual consent.—Dated the 27th day of November 1841.

J. T. Clifton.

Simon Davies.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Callis and James Callis, carrying on business at Padibam, in the county of Lancaster, as Grocers and Drapers, is this day dissolved by mutual consent.—Dated this 6th day of December 1841.

George Callis.

James Callis.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Robert Parfit and Edward Brien, of the city of Bristol, Pawnbrokers, is dissolved by mutual consent. All debts due to the said copartnership concern will be received by the said Edward Brien, by whom all debts due from the concern will be paid: As witness our hands this 2d day of December 1841.

Robert Parfit.

Edward Brien.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, Samuel Sellar, William John Sellar, and John Huxley, under the firm of Sellar and Company, as Spirit Merchants, hath been dissolved by mutual consent.—Dated this 4th day of December 1841.

Sam. Sellar.

W. J. Sellar.

John Huxley.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Withers and John Withers, of the city of Bristol, Hatters, was dissolved, by mutual consent, on the 24th day of November last. All debts due to and owing from the said partnership will be received and paid by the said George Withers, at No. 10, Jamaica-street, Bristol.—Dated this 6th day of December 1841.

George Withers.

John Withers.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Robert Ogden and Thomas Ogden, as Cotton Spinners, at certain mills and premises in or near Shepley-street and Bank-top, in Manchester, in the county of Lancaster, was dissolved, by mutual consent, on this 6th day of December instant. All debts owing to and by the concern will be paid by the said Robert Ogden.—Dated the 6th day of December 1841.

Robert Ogden.

Thomas Ogden.

Everpool, 6th December 1841.

NOTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, as Cotton Dealers and Brokers, at Liverpool, under the firm of Samuel Wade and Sons, was this day dissolved, by mutual consent, so far as relates to the undersigned Frederick Bennett Wade, who retires from the said concern; and that the business will henceforth be continued by us the undersigned, Samuel Wade and Samuel Mosley Wade, under the firm of Samuel Wade and Son.

Saml. Wade.

F. B. Wade.

Sam. Mosley Wade.

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Gill and Francis Butcher Gill, trading in the town of Nottingham, as Commission Agents, under the firm of George Gill and Son, was this day dissolved by mutual consent: As witness our hands this 8th day of December 1841.

*George Gill.  
Francis Butcher Gill.*

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, at Bolton-le-Moors, in the county of Lancaster, as Timber Merchants and Wood Turners, under the firm of Fowler and Davis, was this day dissolved by mutual consent. All debts due to and owing by the said partnership will be received and paid by James Fowler, the first of the said firm, who will in future carry on the said business.—Dated this 6th day of December 1841.

*James Fowler.  
Mark Davis.*

**N**OTICE is hereby given, that the Copartnership lately subsisting between William Stoveld, now deceased, and me the undersigned John Stoveld, under the firm of William and John Stoveld, in the business of Bankers, at Petworth, in the county of Sussex, expired on the death of the said William Stoveld, on the 22d day of September now last past: As witness our hands this 4th day of December 1841.

*John Stoveld,  
J. Clue,  
Executors of the above-named  
William Stoveld.  
John Stoveld.*

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Scourers and Finishers, and carried on under the style or firm of Alexander Robertson and Company, at Darwen, in the parish of Blackburn, in the county of Lancaster, and at Manchester, in the said county, was this day dissolved by mutual consent; and that all debts owing by and due to the copartnership will be paid and received by the undersigned Montagu Robertson and Alexander Robertson, by whom alone the said business will be carried on.—Dated the 4th day of December 1841.

*Alex. Mearns.  
Montagu Robertson.  
Alexander Robertson.*

**N**OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Land and William Henry Besly, carrying on business in the city of Exeter, as Surgeons, Apothecaries, and Man Midwives, under the firm of Land and Besly, has been dissolved, by mutual agreement, as from the 18th day of November last; and that the said businesses will in future be carried on by the said William Land and William Henry Besly separately on their separate accounts. All debts due or owing to or by the said partnership will be received and paid by the said William Land: As witness our hands this 7th day of December 1841.

*W. Land.  
Wm. Hy. Besly.*

INGRAM BALL, Esq.

Montrose, November 24, 1841.

**I**F the Nearest of Kin of Ingram Ball, Esq. formerly Captain Lieutenant in the 7th Regiment of Dragoons, thereafter a Member of His Majesty's Council at Sydney, in the island of Cape Breton, North America, now deceased, will apply to James Burnes, Town Clerk of Montrose, they will hear of something to their advantage.

Trinidad.—In the Court of Intendant, June 15, 1841.

In the Matter of John Maleck, deceased, Intestate.

**W**HEREAS John Maleck, late of the said island of Trinidad, a native of Africa, and a Mandingo by birth, departed this life at the said island, sometime in the year 1834, intestate, possessed of some small real and per-

sonal estate and leaving him surviving no heirs in the ascending, descending, or collateral line, in the said island; these are to call upon all persons who pretend to claim as heirs of the said John Maleck to come into this Tribunal, within the term of twelve calendar months from the date of this notice, and establish, if they can, their right as such heirs, otherwise the estate and effects of the said John Maleck will be declared to have escheated, and of right to belong to Her Majesty the Queen.

By order of the Court,  
THOMAS F. JOHNSTON, Escribano of Intendant.

**T**O be sold, pursuant to a Decree of the High Court of Chancery, made in a cause Suwerkrop v. Rahn, with the approbation of Sir George Rose, one of the Masters of the said Court, by Mr. Fuller, the person appointed by the said Master, at the Auction Mart, Bartholomew-lane, London, in one lot;

The Portable Bath Establishment, in Oxford-street, which has been for many years successfully conducted by the late proprietor, on the plan of supplying the accommodation of a hot or tepid bath, sent on the shortest notice to any part of London. Several thousand pounds have been expended in fitting the premises with every convenience requisite for such an establishment, and comprises five private bath-rooms with copper baths supplied by steam power, and every other requisite, a plunging-bath, waiting-room, washing-room, dwelling-house, counting-house, and other conveniences, twelve copper portable baths, a steam-engine, copper, and iron steam boilers, a large lead reservoir, four water carts, two horses and harness, thirty pails, and various implements.

The premises are held on lease for an unexpired term of years, subject to a trifling rent.

The time of sale will be shortly advertised, when particulars, which are in a course of preparation, may be had (gratis) at the said Master's chambers, in Southampton-buildings, Chancery-lane, London; of Messrs. Brown, Martin, and Thomas, Solicitors, Commercial Sale-rooms, Mincing-lane; Mr. B. Davies, Solicitor, Devonshire-square; at the Mart; and of Mr. Fuller, Billiter-street, City, who will give tickets to view the premises.

**T**O be peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in a cause Hare and others versus Burdon and others, with the approbation of Nassau William Senior, Esq. one of the Masters of the said Court, at the house of Mrs. Lucy Hilton, known by the name of the Gray's-inn Coffee-house, No. 20, High Holborn, in the county of Middlesex, on Tuesday the 21st day of December 1841, between the hours of one and two o'clock in the afternoon, in one lot;

The reversion of a sum of £2269 10s. being part of a larger sum in the £3 per Cent. Consolidated Bank Annuities, standing in the name and subject to the life estate of a lady, now aged 76 years, or thereabouts.

Particulars whereof may be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane, London; of Mr. E. H. Plumpton, Solicitor, 4, Lamb-buildings, Temple; Mr. T. R. Mawley, Solicitor, 6, Tottenham-street, Fitzroy-square; and of Messrs. Delmar and Wynne, Solicitors, 46, Lincoln's-inn-fields.

**T**O be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause Thomson v. Waller, and other causes, with the approbation of Sir George Rose, one of the Masters of the said Court, at the Public Sale-room of the said Court, at Gray's-inn Coffee-house, Holborn, London, on Tuesday the 21st day of December 1841, at one o'clock in the afternoon, in one lot;

A freehold dwelling-house, brick built and slated, with a square stone embattled portico, over which is a leaden reservoir, a spacious warehouse, chaise-house, stable, and commodious range of out-buildings, and garden, situate in Chapel-lane, Luton, in the county of Bedford, late in the occupation of Mr. Francis Binner, as yearly tenant. The house consists of a drawing-room, dining-room, breakfast-room, parlour, five bed-rooms, two kitchens, good cellarage, &c. is highly convenient for a private family, and has been erected within the last sixteen years.

Particulars may be had (gratis) at the said Master's chambers, in Southampton-buildings, Chancery-lane, Lon-

don; of Messrs. Beavan and Anderson, Solicitors, No. 2, Adelphi-terrace, Strand; Messrs. Winter, Williams, and Williams, Solicitors, No. 16, Bedford-row, London; and at the principal inns at Luton.

**WHEREAS** by an Order of the High Court of Chancery, made in certain causes, the Earl of Winchelsea v. Garrety, Bellenden v. Vaughan, Vaughan v. Garrety, Vaughan v. Finch, Vaughan v. Ker, Ker v. Vaughan, and Vaughan v. Baynes, it was, amongst other things, referred to Andrew Henry Lynch, Esq. one of the Masters of the said Court, to enquire and state to the Court, whether Elizabeth Taite, C. Campbell, — Holloway, Hannah Green, — Leonard, and Mary Yond, in the said Order respectively named, are now living or dead, and if dead, who are their legal personal representative or representatives, and whether any thing, and what, is due to them, or any or either of them, in respect of the pensions given by the will of Lady Essex Ker, in the said Order mentioned; therefore the said Elizabeth Taite, C. Campbell, — Holloway, Hannah Green, — Leonard, and Mary Yond are, if living, and if dead, their legal personal representative or representatives is or are, on or before the 11th day of January 1842, to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, and establish their claims to the pensions given by the will of the said Lady Essex Ker, or in default thereof they will be peremptorily excluded the benefit of the said Order. The said Elizabeth Taite, C. Campbell, — Holloway, Hannah Green, — Leonard, and Mary Yond were servants of the said Lady Essex Ker (who died in London on or about the 11th day of September 1819), or were or had been servants to her sister, Lady Mary Ker (who died on or about the 16th of February 1818), or to her late brother, John Duke of Roxburgh, who died on or about the 19th day of March 1804.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Hales against Hales, the creditors of William Hales, late of Windmill-place, Camberwell, in the county of Surrey, Gentleman, deceased (who died on or about the 19th day of November 1839), are hereby required to come in and prove their debts before Samuel Duckworth, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Lawson against Ricketts, the joint and several creditors of Adam Mansfeldt de Cardonnel Lawson, late of Cramlington, in the county of Northumberland, Esq. (who died in the month of June 1820), and his eldest son, Mansfeldt de Cardonnel Lawson, late of Acton, near Felton, in the same county, Esq. (who died in the month of November 1838), are forthwith to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

**PURSUANT** to an Order of the High Court of Chancery, made in a cause Hayman against Sweetland, the creditors of James Hayman, late of Exeter-street, Strand, in the county of Middlesex, Licenced Victualler, who kept a public-house there, called the White Hart, and died in the month of July 1833, are forthwith to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Order.

**PURSUANT** to an Order of the High Court of Chancery, made in a cause of Latimer against Bennett, the creditors of Frind Cregoe Colmore, late of Moor-end, near Cheltenham, in the county of Gloucester, Esq. (who died in the month of October 1839), are, on or before the 16th day of January 1842, to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his chambers, in

Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

**PURSUANT** to a Decree made by Her Majesty's Court of Exchequer at Westminster, in a cause of Gwyn versus Gwyn and others, the creditors of John Kebell, late of Prospect-house, Ramsgate, in the county of Kent, Gent. are, by their Solicitors, to come in and prove their debts before Richard Richards, Esq. one of the Masters of the High Court of Chancery, at his chambers, in Southampton-buildings, Chancery-lane, London, on or before the 11th day of January 1842, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

**NOTICE** is hereby given, that Joseph Clarke, of Baremoor, in the county of Northumberland, Farmer, did by indentures of release, and release and assignment, bearing date, respectively, the 2d day of December instant, convey and assign all his real and personal estate and effects to Robert Clarke, of the borough and county of Newcastle-upon-Tyne, Butcher, and John Young, of Whinney-hill, in the county of Durham, Farmer, trustees, upon trust, for the benefit of the creditors of the said Joseph Clarke; and that the said indentures, respectively, were executed by the said Joseph Clarke and John Young, on the 2d day of December instant, and by the said Robert Clarke on the 8th day of December instant; which executions, respectively, were attested by William Woodman, of Morpeth, in the county of Northumberland, Attorney at Law, at whose office the same indentures are now lying for the inspection of the said creditors.—Dated the 8th day of December 1841.

**NOTICE** is hereby given, that Thomas Stunt the elder of Westfield, in the county of Sussex, Farmer, by indenture, bearing date the 27th day of November 1841, made between the said Thomas Stunt, of the first part; Stephen Crisford, Farmer and Miller, John Tyhurst, Blacksmith, and James Crisford, Farmer and Grocer, all of Westfield aforesaid, of the second part; and the several other persons, creditors of the said Thomas Stunt, who have subscribed their names and affixed their seals to the said indenture, of the third part; hath assigned all his personal estate of what nature or kind soever, and also all the balance or surplus, if any, of the money which may arise upon the sale of his freehold and copyhold property, at Westfield and elsewhere, after payment and satisfaction of the mortgages and other incumbrances affecting the same, unto the said Stephen Crisford, John Tyhurst, and James Crisford, for the equal benefit of all the creditors of the said Thomas Stunt as shall execute the said indenture; and that the said indenture was duly executed by the said Thomas Stunt, Stephen Crisford, John Tyhurst, and James Crisford, on the said 27th day of November, in the presence of James George Langham, of Hastings, in the county of Sussex, Attorney at Law, who duly attested their execution thereof; and that the said indenture now lies at the office of Messrs. J. and S. Langham, Solicitors, No. 1, High-street, Hastings, for the signature of the creditors; and all persons having claims on, or indebted to, the said Thomas Stunt are requested to send the particulars of such claims, and to pay such debts respectively to the said Stephen Crisford, without delay.

**TAKE** notice, that William Frankum, of Reading, in the county of Berks, Baker, has executed a deed of conveyance and assignment of all his estate and effects, bearing date the 7th day of December instant, unto Thomas Terry, of Swallowfield, in the county of Wilts, Miller, for the benefit of all the creditors of the said William Frankum; and that the said deed of conveyance and assignment was first executed by the said William Frankum, and the execution thereof by the said William Frankum was attested by Joseph Whatley, of Reading aforesaid, Solicitor; and that the said deed of conveyance and assignment was afterwards executed by the said Thomas Terry on the said 7th day of December instant; and that the execution of the said deed of conveyance and assignment by the said Thomas Terry was attested by the said Joseph Whatley; and it is hereby requested, that the creditors of the said William Frankum will send the particulars of their claims to the said Thomas

Terry, or to me the undersigned; and that all persons indebted to the estate of the said William Frankum, will pay their debts to the said Thomas Terry, or to me, without delay. By order of the Trustees,  
Reading, 7th December 1841. JOSEPH WHATLEY.

**T**HE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Benjamin Read, of the Corn-market, in the city of Worcester, Wine and Spirit Merchant, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on the 4th day of January next, at two o'clock in the afternoon, at the Star and Garter Inn, in the city of Worcester, to assent to or dissent from the said assignees completing and carrying into effect and to confirm a certain agreement, bearing date the 2d day of December last, and made between the said assignees, of the one part, and Joseph Bradley Read, of the city of Worcester aforesaid, Wine Merchant, of the other part, whereby the said assignees agreed to sell to the said Joseph Bradley Read all the wines, goods, and household furniture and effects in and upon the premises at the Corn-market, in the city of Worcester aforesaid, late in the occupation of the bankrupt, and comprised in the inventory or schedule thereof to the said agreement annexed, at a valuation, to be made by the respective parties named in the said agreement, on the part of the said assignees and Joseph Bradley Read respectively; and also to assent to or dissent from the said assignees taking and accepting of and from the said Joseph Bradley Read certain securities, the particulars whereof will be then mentioned, for the amount of such valuation so to be made as aforesaid; and on other special affairs.

**T**HE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against William Milnes Atkinson, of Carlton and of Beccles, in the county of Suffolk, Malster, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on the 4th day of January next, at eleven of the clock in the forenoon, at the King's Head Inn, in Beccles aforesaid, in order to assent to or dissent from the said assignees concurring in the sale of certain real estate of the bankrupt, situate at Great Yarmouth, in the county of Norfolk, and of their releasing the equity of redemption in such property to the mortgagees thereof; also to assent to or dissent from the said assignees selling a piece of meadow land, in Broome, Norfolk the property of the said bankrupt, and the mode of such sale; and to commence and prosecute a suit against the necessary party or parties for recovering certain moneys due upon a policy of insurance of a vessel lately belonging to the said bankrupt; and on other special business.

**T**HE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against James Griffin, of Dudley, in the county of Worcester, Upholsterer, Cabinet Maker, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Friday the 31st day of December instant, at twelve o'clock at noon precisely, at the offices of Mr. William Fellowes, junior, in Dudley aforesaid, in order to assent to or dissent from the said assignees selling and disposing of, either by public auction or private contract, or at a valuation, or otherwise, the stock in trade, goods, and furniture, and all other the estate and effects of the said bankrupt; and to the said assignees selling and disposing of the debts, or any of them, due to the bankrupt's estate, to any person whomsoever, for less than the full amount of such debts; and also to assent to or dissent from the said assignees paying and discharging, out of the estate of the said bankrupt, certain payments and disbursements for wages, or otherwise made by the messengers under the said Fiat, and to be made by the said assignees, and also paying and discharging certain costs and expences of and attendant upon the preparing and executing a deed of assignment for the benefit of the creditors of the said bankrupt, and certain other costs and expences incurred by the petitioning creditor of the said bankrupt and the trustee under the said deed of assignment, the particulars whereof will be laid before the creditors at the meeting; and also to assent to or

dissent from the said assignees commencing and prosecuting or defending any action or actions at law, or suits in equity, for the recovery or protection of any part of the said bankrupt's estate and effects, and to their compounding or referring to arbitration, or otherwise agreeing or settling the same; and also to assent to or dissent from the said assignees employing the said bankrupt or any other person as an accountant or otherwise in and about the said bankrupt's affairs, or to collect or get in the debts due to the bankrupt's estate, and making such compensation or allowance as may be thought proper; and to assent to or dissent from the said assignees compromising, adjusting, or settling any claim or interest which the bankrupt may have or be entitled to under the will of his father, James Griffin, deceased, or otherwise in relation thereto; and on other special affairs.

**T**HE creditors of John Nield and James Nield, heretofore of Quick, in the parish of Saddleworth, in the county of York, but late of Dukinfield, in the county of Chester, Cotton Spinners, who have proved their debts under a Fiat in Bankruptcy awarded and issued forth and now in prosecution against the said John Nield and James Nield, together with John Nield the younger and John Holt, lately carrying on business at Charlesworth, in the county of Derby, as Cotton Spinners, Dealers, Chapmen, and Copartners, are requested to meet the assignee of the estate and effects of the said John Nield and James Nield, on Monday the 3d day of January next, at twelve o'clock at noon, at the office of Mr. James Parry, Solicitor, No. 23, King-street, in Manchester, in the county of Lancaster, in order to assent to or dissent from the payment, out of the said estate and effects, of certain costs, charges, and expences, an account of which will be then and there given, and which were incurred and expended on account of, and for the benefit of, such estate and effects, prior to the date and issuing forth of the said Fiat; and to allow and confirm, or dissent from and disallow, the acts, proceedings, receipts, and payments of the provisional assignee under the said Fiat, for and on account of the same estate and effects, from the time of his appointment until the choice of the said assignee; and to assent to or dissent from the discontinuance of an action at law now pending between certain parties, to be named at such meeting, upon the terms which will be then mentioned; and in case of dissent therefrom, then to assent to or dissent from such action being prosecuted and continued, at the risk and expence of the same estate and effects, for the protection of certain property belonging thereto, and being part thereof; and also to assent to or dissent from the said assignee commencing, prosecuting, defending, or discontinuing any action or suit, or other proceeding, for the recovery or protection of all or any of the said estate and effects, or compounding, submitting to arbitration, or otherwise settling the same; and also compounding or otherwise agreeing with any mortgagee or mortgagees, or other incumbrancer or incumbrancers, of the said estate, or any part thereof, for the giving up or taking at a valuation, or otherwise dealing with his or their security or securities, as the said assignee shall think fit; and also to authorise and empower such assignee generally to act for the benefit of the said creditors in such manner as to him shall seem most beneficial; and on other special affairs.

**T**HE creditors who have proved, or shall duly prove, their debts under a Fiat in Bankruptcy awarded and issued forth against Edward Bernard Holland, of Manchester, and of Atherton, near Leigh, all in the county of Lancaster, Power Loom Manufacturer of Calicoes, Agent, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Monday the 3d day of January 1842, at ten o'clock in the forenoon, at the office of Mr. David Law, Solicitor, 6, Brown-street, Manchester, in order to assent to or dissent from the said assignees paying and discharging certain costs, charges, and expences incurred and sustained, previous to the opening of such fiat, in endeavouring to effect a composition or arrangement between the bankrupt and his creditors, relative to their debts against him; and to assent to or dissent from the sale, or treaty for sale, made or to be made by the said assignees with the said bankrupt, or any other person, of the whole or any part of the machinery, stock in trade, household furniture, real and personal estate and

effects, either by public auction or private contract, or by private or public tender, and either for ready money or on credit, with full powers to the said assignees to buy in and resell the same, or any part thereof, as to the said assignees may seem expedient, and to their taking security for the purchase money without being liable to bear any loss which may happen thereby or by such resale or resales; and also to assent to or dissent from the said assignees working up and finishing, or partly finishing, the whole or any part of the bankrupt's stock in trade; and to the said assignees purchasing any warps, weft, twist, or other materials for the purpose of working up or finishing the same; and to assent to and sanction, or to disallow, any sum or sums of money already paid or expended, or to be paid or expended, by the said assignees in the purchase of any warps, weft, twist, or other materials for the purpose aforesaid; and to assent to or dissent from the said assignees commencing, prosecuting, or defending any actions or suits at law or in equity, or any other proceedings which they may think necessary for the recovery or protection of any part of the bankrupt's estate or effects; and also to assent to or dissent from the said assignees compounding or otherwise agreeing with any person or persons indebted or in any manner liable to the bankrupt's estate; and to the said assignees receiving part of any such debt or liability in discharge of the whole, and for confirming or disallowing any composition, settlement, or arrangement made by the said assignees with any such debtor or persons liable as aforesaid, previous to such meeting; and to assent to or dissent from the said assignees selling or disposing of the equity of redemption, or any other their estate or interest of or in any land, buildings, or other real estate late of the said bankrupt, to the mortgagees thereof, or to any other person, by private contract or public auction, or in any other manner; and to assent to or dissent from the said assignees compounding, submitting to arbitration in the usual or in any other manner, or otherwise settling any debt, claim, dispute, action, suit, matter, or thing relating to the said bankrupt's affairs, or the proceedings of the said assignees relative thereto; and generally to allow and confirm, or disallow, all the measures adopted or taken by the said assignees, relative to the said bankrupt's estate and effects, up to the time of such meeting; and to authorise them to act in the management and disposal of the said bankrupt's estate and effects, in such manner as they may think most beneficial for the interests of the creditors at large; and on other special affairs.

**T**HE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Charles Gatehouse, of Caledonia-place, in the parish of Clifton, in the city and county of Bristol, Surgeon and Apothecary, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Saturday the 1st day of January 1842, at eleven o'clock in the forenoon, at the offices of Messrs. Prideaux and Son, in the Albion-chambers, Bristol, for the purpose of assenting to or dissenting from the said assignees selling or disposing of the medicines and stock in trade, household furniture, goods, debts, and all other the estate and effects of the said bankrupt, or any part or parts thereof, either by public auction or by private contract, or partly in the one mode and partly in the other, and either in one lot or in several lots, to such person or persons, either for ready money or on credit, and with or without security, or otherwise, as to the said assignees shall seem expedient; and also of assenting to and confirming, or dissenting from, any sale or sales which shall have been already made, the particulars whereof shall be produced at the said meeting; and also of assenting to or dissenting from the said assignees retaining or employing any agent, accountant or accountants, or other fit or proper person or persons, to investigate, arrange, and manage the books and accounts of the said bankrupt, and for the purpose of receiving, collecting in, and giving discharges and receipts for the outstanding debts due to the estate of the said bankrupt, and making such agent, accountant or accountants, or other person or persons, such compensation for his or their services as to the said assignees shall seem fit and proper; and also for the purpose of authorising and assenting to, or dissenting from, the said assignees commencing and prosecuting any action or suit,

or other proceedings against a certain individual, who will be named to the meeting, to recover back from him certain moneys paid to him by the said bankrupt, or to obtain from him certain damages under the circumstances which will be explained to the creditors at the said meeting; or otherwise compromising or compounding, or submitting to arbitration, or otherwise settling such claim or demand, as the said assignees may have, or be considered to have, on the individual above referred to; and also for the purpose of assenting to or dissenting from the said assignees commencing, prosecuting, or defending any suit and suits at law, or in equity, for the recovery, getting in, defending, or protecting any part of the estate and effects of the said bankrupt, or to the compounding or compromising, submitting to arbitration, or otherwise agreeing any bad or doubtful debt or debts due to the estate and effects of the said bankrupt, or any matter or thing relating thereto; and on other special affairs.

**W**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 Declaration, in writing, signed by such Trader, and attested by an Attorney or Solicitor, that he is insolvent or unable to meet his engagements, the said Secretary of Bankrupts shall sign an authority for inserting the said Declaration in the Gazette, and that every such Declaration shall, after such advertisement inserted as aforesaid, be an Act of Bankruptcy committed by such Trader at the time when such Declaration was filed, but that no Commission shall issue thereupon unless it be sued out within two calendar months next after the insertion of such advertisement, unless such advertisement shall have been inserted within eight days after such Act of Bankruptcy after such Declaration filed; and no Docket shall be struck upon such Act of Bankruptcy before the expiration of four days next after such insertion in case such Commission is to be executed in London, or before the expiration of eight days next after such insertion in case such Commission is to be executed in the Country:"—Notice is hereby given, that Declarations were filed on the 10th day of December 1841, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

**WILLIAM DAVIS**, of No. 202, Strand, in the county of Middlesex, Tailor, that he is insolvent circumstances, and is unable to meet his engagements with his creditors.

**HENRY ROSTER BIGGS**, of Brewer-street, Golden-square, in the county of Middlesex, Carpenter and Builder, that he is insolvent circumstances, and is unable to meet his engagements with his creditors.

**W**HEREAS a Fiat in Bankruptcy, bearing date on or about the 19th day of October 1841, was awarded and issued forth against John Tomes Watson, of the city of Worcester, Linen Draper, Dealer and Chapman; this is to give notice, that the said Fiat is, by an Order of the Court of Review in Bankruptcy, bearing date the 8th day of December 1841, and confirmed by the Lord High Chancellor, annulled.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Paul Axmann and John George Christ, of No. 4, Mark-lane, in the city of London, Foreign and General Merchants, and Copartners in trade, and they being declared bankrupts are hereby required to surrender themselves to Sir Charles Frederick Williams, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 24th day of December instant, and on the 21st day of January next, at twelve of the clock at noon 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. G. J. Graham, No. 21, Basinghall-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Lovell and Halliwell, Solicitors, 4, Great Ryder-street, Saint James's.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Robert Rendell, of Newton Abbott, in the county of Devon, Draper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Sir Charles Frederick Williams, a Commissioner of Her Majesty's Court of Bankruptcy, on the 20th day of December instant, at twelve of the clock at noon precisely, and on the 21st day of January next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and to 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 make a full discovery and disclosure of all his estate and effects, and 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. W. Turquand, Copthall-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Parker, Solicitor, Saint Paul's Church-yard.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Antonio Lafargue, of No. 2, Great Saint Helens, in the city of London, Merchant, 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 23d of December instant, and on the 21st day of January next, at eleven of the clock in the forenoon precisely on each day, 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. Phillips, Solicitor, 31, Lombard-street.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Thomas Morten the elder, of Hillingdon, in the county of Middlesex, Builder, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 22d day of December instant, at one o'clock in the afternoon, and on the 21st day of January 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. Lackington, Coleman-street-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Poole and Gamlin, Solicitors, Gray's-inn.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Reuben Richardson, of No. 11, Woburn-buildings, New-road, in the county of Middlesex, Cowkeeper and Dairyman, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 24th day of December instant, at two o'clock in the afternoon, and on the 21st day of January next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Johnson, Basinghall-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. John Galsworthy, Solicitor, 19, Ely-place.

**WHEREAS** a renewed Fiat in Bankruptcy is awarded and issued forth against Peter Williams and Charles Mottram, of Wood-street, in the city of London, Manchester Warehousemen, Dealers, Chapmen, and Copartners, and they being declared bankrupts are hereby required to surrender themselves to Joshua Evans, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 4th day of January next, at twelve of the clock at noon precisely, and on the same day, at two of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their 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. Lackington, Coleman-street-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Hardwick and Davidson, Solicitors, Cateaton-street.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Josiah Taylor, of Liverpool, in the county of Lancaster, Oil and Colour Dealer and Painter, 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 18th of December instant, and on the 21st day of January next, at twelve at noon on each day, at the Clarendon-rooms, in South John-street, in Liverpool, in the said county, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Norris, Allen, and Simpson, Solicitors, No. 19, Bartlett's-buildings, Holborn, London, or to Mr. Edward Norris, Solicitor, No. 3, Harrington-street, Liverpool.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against David Buglass, of the borough of Sunderland, in the county of Durham, 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 the major part of them, on the

24th day of December instant, and on the 21st day of January next, at twelve of the clock at noon on each day, at the Bridge Hotel, in Sunderland, in the said county, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Bell, Brodrick, and Bell, Solicitors, Bow Church-yard, Cheapside, London, or to Mr. Robert Wilson, Solicitor, Sunderland.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against James Stuttard, John Stuttard, Henry Stuttard, and Thomas Stuttard, of Manchester, in the county of Lancaster, and of Clitheroe, in the said county, Cotton Manufacturers, Dealers, Chapmen, and Copartners, carrying on business under the firm of Stuttard, Brothers, and Company, 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 24th day of December instant, and on the 21st day of January next, at two of the clock in the afternoon on each day, at the Commissioners'-rooms, Manchester, in the 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. Abbott and Arney, Solicitors, 10, Charlotte-street, Bedford-square, London, or to Messrs. Edw. and R. W. Bennett, Solicitors, 31, Princess-street, Manchester.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against John Anderson, of Liverpool, in the county of Lancaster, Oil Merchant and Manufacturer of Varnish, lately carrying on business there in copartnership with Thomas Townsend Glascott, under the firm of Glascott and Anderson, as a trader indebted jointly with the said Thomas Townsend Glascott, 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 18th day of December instant, and on the 21st day of January next, at one of the clock in the afternoon on each of the said days, at the Clarendon-rooms, in South John-street, in Liverpool, Lancashire, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Lowndes, Robinson, and Bateson, Solicitors, Liverpool, or to Messrs. Sharpe, Field, and Jackson, 41, Bedford-row, London.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against William Edwin Oidham, of Manchester, in the county of Lancaster, Commission Agent, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 23d day of December instant, and on the 21st day of January next, at twelve o'clock at noon on each of the said days, at the Commissioners'-rooms, in Manchester, Lancashire, 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 cre-

ditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Johnson, Son, and Weatherall, Solicitors, King's-bench-walk, Temple, London, or to Messrs. Bagshaw and Stevenson, Solicitors, Manchester.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Sarah Partridge, of Birmingham, in the county of Warwick, Victualler, Dealer and Chapman, and she being declared a bankrupt is hereby required to surrender herself to the Commissioners in the said Fiat named, or three of them, on the 17th of December instant, and on the 21st of January next, at two in the afternoon on each day, at the Waterloo-rooms, in Birmingham, and make a full discovery and disclosure of her 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 her examination, and the creditors are to assent to or dissent from the allowance of her certificate. All persons indebted to the said bankrupt, or that have any of her effects, are not to pay or deliver the same but notice to Messrs. Austen and Hobson, Solicitors, Raymond's-buildings, Gray's-inn, London, or to Mr. Bower, Solicitor, Birmingham.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against John Railton and James Pavey, both of Manchester, in the county of Lancaster, and of Colne, in the same county, Manufacturers of Mousseline de Laines and Commission Agents, Dealers, Chapmen, and Copartners, trading under the firm of John Railton and Company, 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 24th day of December instant, and on the 21st day of January next, at two of the clock in the afternoon on each of the said days, at the Commissioners'-rooms, in Saint James's-square, in Manchester, in the 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 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 Messrs. R. M. and C. Baxter, Solicitors, Lincoln's-inn-fields, London, or to Messrs. Sale and Worthington, Solicitors, 76, Fountain-street, Manchester.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Daniel Matthews and Anthony Gardner, of Cheltenham, in the county of Gloucester, Grocers, Dealers and Chapmen, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 27th of December instant, and on the 21st of January next, at one in the afternoon on each day, at the Royal Hotel, Cheltenham, 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. Blower and Vizard, 61, Lincoln's-inn-fields, London, or to Messrs. Pruett, Williams, and Griffiths, Solicitors, Cheltenham.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against James Monteith, of Torne, in the county of Devon, Mercer and Draper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 19th and 21st days of January next, at Whidden's Royal Hotel, in Plymouth,

and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Whiteford and Bennett, Solicitors, Plymouth, or to Messrs. H. W. and W. C. Sole, Solicitors, No. 68, Aldermanbury, London.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Thomas Ward, of the town and county of the town of Nottingham, 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 the major part of them, on the 24th day of December instant, and on the 21st day of January next, at eleven of the clock in the forenoon on each day, at the George the Fourth Inn, in the town of Nottingham, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose 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. Rowland Yallop, 8, Furnival's-inn, London, or to Messrs. W. and S. Parsons, junior, Solicitors, Nottingham.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Joseph Hadland, of Castle Dykes, in the parish of Farthington, in the county of Northampton, Farmer, Grazier, Jobber, Salesman, Cattle 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 21st day of December instant, and on the 21st day of January next, at eleven of the clock in the forenoon on each day, at the Globe Inn, situate at Weedon Beck, in the said county of Northampton, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Capes and Stuart, Solicitors, No. 1, Field-court, Gray's-inn, London, or to Mr. T. C. Roche, Solicitor, Daventry.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against George Hudson, of the parish of Saint Peter the Apostle, in the isle of Thanet, in the county of Kent, 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 the major part of them, on the 27th day of December instant, at eight in the evening precisely, and on the 21st of January next, at ten in the forenoon precisely, at the Albion Hotel, Ramsgate, 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. Edward Amos Chaplin, Solicitor, No. 3, Gray's-inn-square, London.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Thomas Saunders, of the town of Northampton, in the county of Northampton, Linen

Draper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or three of them, on the 20th day of December instant, at three o'clock in the afternoon, and on the 21st day of January next, at one of the clock in the afternoon, at the Cross Keys Inn, in Sheep-street, in the said town of Northampton, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Turner and Hensman, Solicitors, Basing-lane, Cheapside, London, or to Mr. John Hensman, Solicitor, Northampton.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Robert Powell, of Brighton, in the county of Sussex, Linen Draper, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 20th day of December instant, and on the 21st day of January next, at two in the afternoon on each day, at the Town-hall, in Brighton, in the said county, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees; and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioner shall appoint, but give notice to Messrs. H. W. and W. C. Sole, 68, Aldermanbury, London, Solicitors.

**WHEREAS** a Fiat in Bankruptcy is awarded and issued forth against Thomas Charlton and Edward Thompson, of South Shields, in the county of Durham, Wine and Spirit Dealers, Dealers and Chapmen, and Co-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 7th day of January next, at eleven o'clock in the forenoon, and on the 21st day of the same month, at one in the afternoon, at the Bankrupt Commission-room, Royal-arcade, Newcastle-upon-Tyne, 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 Commissioner shall appoint, but give notice to Messrs. Trehern and White, of No. 134, Leadenhall-street, London, or to Mr. Henry Dale, Solicitor, Dockwray-square, North Shields.

**JOHN HERMAN MERIVALE**, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against Henry Bentall, of No. 18, Cecil-street, Strand, in the county of Middlesex, Coal Merchant, Wine Merchant, Dealer and Chapman, will sit on the 21st day of December instant, at half past one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to receive the Proof of five Debts under the said Fiat.

**JOHN HERMAN MERIVALE**, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 9th of June 1840, awarded and issued forth against Thomas Ouchterlony, formerly of the Baltic Coffee-house, Threadneedle-street, but now of Old Broad-street, in the city of London, Merchant, Dealer and Chapman, carrying on business under the

style or firm of Thomas Ochterlony and Company, will sit on the 23d day of December 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 receive the Proof of a Debt under the said Fiat.

**JOSHUA EVANS, Esq.** one of Her Majesty's Commissioners authorised to act under a Commission of Bankruptcy, bearing date the 16th day of August 1815, awarded and issued forth against Joseph John Richardson, of Fleet-market, in the city of London, Fishmonger, will sit on the 24th day of December instant, at one o'clock in the afternoon, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 1st day of December instant), in order to proceed to the choice of an Assignee or Assignees of the estate and effects of the said bankrupt under the said Commission, in the place and stead of William Peacock the elder and William Peacock the younger, both deceased; when and where 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, vote in such choice accordingly.

**JOHN SAMUEL MARTIN RONBLANQUE, Esq.** one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against Benjamin Moses, of Hanway-street, Oxford-street, in the county of Middlesex, Jeweller, Dealer and Chapman, will sit on the 21st day of December instant, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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 William Milnes Atkinson, of Carlton and of Beccles, in the county of Suffolk, Maltster, Dealer and Chapman, intend to meet on the 4th day of January next, at one o'clock in the afternoon, at the King's Head Inn, in Beccles aforesaid (by adjournment from the 3d day of December 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**, bearing date the 22d of October 1839, awarded and issued forth against Joseph Hamilton and William Henry Hamilton, of Manchester, in the county of Lancaster, Calico Printers, Dealers and Chapmen, intend to meet on the 6th day of January next, at eleven of the clock in the forenoon, at the Commissioners'-rooms, in Saint James's-square, in Manchester, in the said county of Lancaster, 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" and to declare a Dividend of the estate and effects of the said bankrupts.

**THE Commissioners in a Fiat in Bankruptcy**, bearing date the 27th day of March 1841, awarded and issued forth against John Nelson, late of Holme, in the county of Westmoreland, Spirit Merchant, but late a Prisoner for Debt in Her Majesty's Gaol the Castle of Appleby, intend to meet on the 23d day of December instant, at ten o'clock in the forenoon, at the Commercial Inn, in Kendal, 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."

**THE Commissioners in a Fiat in Bankruptcy**, bearing date the 1st day of June 1841, awarded and issued forth against Thomas Lamplugh, of Great Driffield, in the east riding of the county of York, Grocer and Draper, Dealer and Chapman, intend to meet on the 12th day of January next, at eleven in the forenoon, at the George Inn, Kingston-upon-Hull, 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 16th day of April 1841, awarded and issued forth against Richard Gooddy and William Edward M'Kee, both of the town or borough of Kingston-upon-Hull, Millers, Dealers and Chapmen, Copartners in trade, intend to meet on the 14th day of January next, at eleven o'clock in the forenoon, at the George Inn, in the town of Kingston-upon-Hull, in order to Audit the Accounts of the Assignees of the joint estate and effects of the said bankrupts under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve o'clock at noon, and at the same place, in order to make a Dividend of the joint estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

**THE Commissioners in a Fiat in Bankruptcy**, bearing date the 16th of April 1841, awarded and issued forth against Richard Gooddy and William Edward M'Kee, both of the town or borough of Kingston-upon-Hull, Millers, Dealers and Chapmen, Copartners in trade, intend to meet on the 14th day of January next, at eleven of the clock in the forenoon, at the George Inn, in Kingston-upon-Hull, in order to Audit the Accounts of the Assignees of the separate estate and effects of William Edward M'Kee, one of the said bankrupts, under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve of the clock at noon, and at the same place, in order to make a Dividend of the separate estate and effects of the said William Edward M'Kee; 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 22d day of October 1839, awarded and issued forth against Joseph Hamilton and William Henry Hamilton, of Manchester, in the county of Lancaster, Calico Printers, Dealers and Chapmen, intend to meet on the 6th day of January next, at ten of the clock in the forenoon, at the Commissioners'-rooms, in Saint James's-square, in Manchester, in the county of Lancaster, to make a Dividend of the estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

**WHEREAS** the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Richard Robinson, of the Low Lights, North-Shields, within the borough of Tynemouth, in the county of Northumberland, Common Brewer, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Richard Robinson hath in all things con-

formed 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 Richard Robinson 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 31st day of December 1841.

**WHEREAS** the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John Lloyd and William Lloyd, of Atherstone, in the county of Warwick, Builders, Upholsterers, and Cabinet Makers, Dealers and Chapmen, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said John Lloyd and William Lloyd have in all things conformed themselves according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said John Lloyd and William Lloyd 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 31st day of December 1841.

**WHEREAS** the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Henry John Todd, of Wood-street, in the city of London, Warehouseman, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Henry John Todd 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 Henry John Todd 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 31st day of December 1841.

**WHEREAS** the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Charles Colls, Charles Thompson, and Richard Peckover Harris the younger, of No. 72, Lombard-street, in the city of London, Bill Brokers, Dealers and Chapmen, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Richard Peckover Harris the younger 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 Richard Peckover Harris the younger 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 31st day of December 1841.

**THE** estates of William Maikle, Manufacturer, in Glasgow, were sequestrated on 4th December 1841.

The first deliverance is dated 4th December 1841.

The meeting to elect Interim Factor is to be held, at twelve o'clock noon, on Monday the 13th day of December 1841, within the writing-chambers of James Simpson, Writer, No. 93, Glassford-street, in Glasgow; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock noon, on Tuesday the 4th day of January 1842, within the same place, in Glasgow.

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 June 1842.

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

WM. WADDELL, W. S. Agent, 50, Melville-street, Edinburgh.

**THE** estates of James Mitchell, Merchant, Innkeeper Cattle Dealer, and Grain Dealer, residing in Lauricston, in the parish of Falkirk, and county of Stirling, were sequestrated on 4th December 1841.

The first deliverance is dated 4th December 1841.

The meeting to elect an Interim Factor is to be held, at Stirling, on Monday the 13th December 1841, at eleven o'clock forenoon, within the Royal Hotel, Stirling; and the meeting to elect the Trustee and Commissioners is to be held, within the same place, on Monday the 3d day of January 1842, at eleven o'clock forenoon.

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 June 1842.

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

JOHN SMITH JOHNSTON, Agent, 21, Northumberland-street, Edinburgh.

**THE** estates of William Annan, Ironmonger, in Dunfermline, were sequestrated on the 6th day of December 1841.

The first deliverance is dated the 6th December 1841.

The meeting to elect Interim Factor is to be held, at twelve o'clock noon, on Wednesday the 15th day of December 1841, within the Spire Hotel, in Dunfermline; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock noon, on Wednesday the 12th day of January 1842, 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 6th day of June 1842.

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

DAVID DOUGLAS, W. S. 25, Walker-street, Edinburgh.

**THE** estates of John Wink, Farmer and Cattle Dealer, at Springfield, in the parish of Elgin, were sequestrated on the 6th day of December 1841.

The first deliverance is dated said 6th December 1841.

The meeting to elect an Interim Factor is to be held, at one o'clock afternoon, on Wednesday the 15th day of December 1841, within the house of Robert M'Intosh, Innkeeper, in Elgin; and the meeting to elect the Trustee and Commissioners is to be held, at one o'clock afternoon, on Wednesday the 5th day of January 1842, 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 6th day of June 1842.

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

INGLIS and DONALD, W. S. 46, Queen-street, Edinburgh, Agents.

**T**HE estates of George Duncan and Co. lately carrying on business as Engineers, in Glasgow, under the said firm, and now under the firm of Nelson and Wishart, Engineers there, and of the said Nelson and Wishart as a Company, and of George Duncan, Thomas Nelson, and James Wishart, all Engineers, in Glasgow, as Partners of the said Company of George Duncan and Co. and as Individuals, and of the said Thomas Nelson and James Wishart, as Partners of the said Company of Nelson and Wishart, and as Individuals, were sequestrated on 7th December 1841.

The first deliverance is dated 7th December 1841.

The meeting to elect one Interim Factor or separate Interim Factors is to be held, at twelve o'clock noon, on Thursday, 16th December 1841, within the chambers of John Lamont, Writer, No. 20, Buchanan-street, Glasgow; and the meeting to elect one Trustee or separate Trustees and Commissioners is to be held, at twelve o'clock noon, on Thursday, 6th January 1842, 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 7th June 1842.

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

JOHN MORISON, S. S. C. Agent, 27, Elder-street, Edinburgh.

### THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

Wednesday the 8th day of December 1841.

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

#### On their own Petitions.

- Richard Thomas Bayly, late of No. 26, Nassau-place, Commercial-road, St. George's East, Middlesex, Broker, Dealer in Furniture, and Collector of Rents, lately for a short time lodging at No. 28, Haydon-street, Minories, London, Broker, out of business.—In the Marshalsea Prison.
- Ralph Miller, late of No. 13, London-street, Ratcliff, Middlesex, Labourer in the West India Docks, his wife a Midwife.—In the Marshalsea Prison.
- John Gathercole, late of No. 6, Catherine-street, Strand, and of No. 7, Portpool-lane, Gray's-inn-lane, Middlesex, Journeyman Printer and Compositor.—In the Debtors' Prison for London and Middlesex.
- Thomas Foster, late of No. 35, Chiswell-street, Middlesex, Carpenter and Builder.—In the Debtors' Prison for London and Middlesex.
- George Wilson, late of No. 27, Providence-place, Shepherd's-bush, Middlesex, Printer.—In the Debtors' Prison for London and Middlesex.
- Thomas Maylard, late of No. 2, Walcot-square, Lambeth, in the county of Surrey, out of business, formerly of Saint Alban's, in the county of Herts, Slop Seller.—In the Marshalsea Prison.
- Charles Yarrow, late of Hampton-wick, Middlesex, Beer Shopkeeper and Ginger Beer Manufacturer.—In the Gaol of the borough of Kingston-on-Thames.
- Louis Marie Delphanque, late of No. 132, Jermyn-street, Saint James, Middlesex, Teacher of Dancing.—In the County Gaol of Surrey.
- Charles Thomson, late of No. 8, Wood-lane, Shepherd's-bush, Middlesex, never in any trade or profession.—In the Fleet Prison.
- John Roden, late of No. 10, Pell-street, Ratcliff-highway, Middlesex, Engineer.—In the Debtors' Prison for London and Middlesex.
- William Hubbard, late of No. 197, Church-street, Shred-ditch, Middlesex, Baker and Dealer in Pies.—In the Debtors' Prison for London and Middlesex.
- Hamah Whitley, late of No. 19, Upper St. Martin's-lane Middlesex, Dress Maker.—In the Debtors' Prison for London and Middlesex.
- Richard Evans, late of the Talbot Inn-yard, High-street, Southwark, Surrey, Veterinary Surgeon and Farrier.—In the County Gaol of Surrey.
- William Gibbons, late of No. 52, Upper North-place, Gray's-inn-road, Middlesex, and of the Pheasant and Barley-mow Public-house, Gray's-inn-lane, in the said county, Licenced Victualler.—In the Fleet Prison.
- John Cooper, late of No. 145, Union-street, borough of Southwark, Surrey, out of business or employ.—In the County Gaol of Surrey.
- John Watson, late of No. 111, Oxford-street, Middlesex, Shopman to a Linen Draper.—In the Debtors' Prison for London and Middlesex.
- James Allen, late of No. 4, West Smithfield, London, Middlesex, Slaughterman and Cattle Dealer.—In the Debtors' Prison for London and Middlesex.
- Robert Read, late of No. 10, Montpelier-street, Brompton-row, Brompton, Middlesex, Gentleman, no trade or profession.—In the Fleet Prison.
- William Phillips, late of Mill Pleasant, Stoke Damerel, Devonshire, Tea Dealer.—In the Gaol of St. Thomas the Apostle.
- William Jutson, late of Bampton, in the county of Devon, Grocer, Draper, General Dealer, and Farmer.—In the Gaol of St. Thomas the Apostle.
- Thomas Wragg, late of the Manor, in the Park, Sheffield, Yorkshire, Stone Getter and Quarryman, and Beer House-keeper.—In the Gaol of Sheffield.
- John Petherbridge Kent, late of Jump, in Tamerton Foliot, Devonshire, Butcher and Farmer.—In the Gaol of Saint Thomas the Apostle.
- George Halliday, late lodging in Nun's-street, in the borough of Newcastle-upon-Tyne; Hay and Straw Dealer.—In the Gaol of Newcastle-upon-Tyne.
- John Judge, late of Ellis-street, in Sheffield, Yorkshire, Table Knife Manufacturer.—In the Gaol of Sheffield.
- Samuel Hancock, late of Long Ashton, in the county of Somerset, Labourer, wife a Laundress.—In the Gaol of Bristol.
- Martha Gaskell, late in Lodgings in Medlock-street, Hulme, Manchester, Lancashire, Widow.—In Lancaster Castle.
- Samuel Royle, late lodging at Hulme-hall, and occupying a Warehouse at No. 73, Cannon-street, both in Manchester, Lancashire, Cotton Yarn Dealer and Commission Agent.—In Lancaster Castle.
- Hughley Shipley, late of Barnstaple, in the county of Devon, Master of a Trading Vessel.—In the Gaol of St. Thomas the Apostle.
- Joseph Thompson, late of Felstead, Essex, Higgler and Dealer in Poultry.—In the Gaol of Chelmsford.
- William Finch, late lodging in New Tennant-street, Birmingham, Warwickshire, Blacksmith.—In the Gaol of Warwick.
- William Carrabine, late of No. 42, Batchelor-street, Liverpool, Lancashire, Pig Dealer, in Lodgings.—In the Gaol of Liverpool.
- William Carruthers, late of the city of Carlisle, in the county of Cumberland, Solicitor.—In the Gaol of Carlisle.
- Alexander Tait, late in Lodgings in Blacket-street, in the borough of Newcastle-upon-Tyne, Shopman, formerly of the Goat Inn, Arthur's-hill, Westgate, in the borough of Newcastle aforesaid, Publican.—In the Gaol of Newcastle-upon-Tyne.
- George Halliday, late of Duke-street, near Westmorland-street, Westgate, in the borough of Newcastle-on-Tyne, Mason.—In the Gaol of Newcastle-upon-Tyne.
- Robert Parkinson, late of Newmarket St. Mary, in the county of Suffolk, out of business, previously of Newmarket St. Mary aforesaid, Mason.—In the Gaol of Cambridge.
- Charles Hume Fawcett, late of the town of Cambridge, Victualler and Wine and Spirit Merchant.—In the Gaol of Cambridge.
- Henry Melson, late a Lodger at No. 27, Myrtle-street, and occupying Vaults in North John-street, and Offices at No. 2, India-buildings, all in Liverpool, Lancashire, in copartnership with James Sergent, as Importers of Wines.

and Fruits and General Commission Merchants.—In the Castle of Lancaster.

William Beastall, late of Long-row, in the town of Nottingham, Nottinghamshire, Linen and Woollen Draper.—In the Gaol of Nottingham.

Harriet Whitehead, late of the Groves, previously of Union-terrace, both in the suburbs of the city of York, Spinster, in no trade, business, or profession.—In the Castle of York.

William Murgatroyd, late of Websey, near Bradford, in the west riding of Yorkshire, no trade or business.—In the Castle of York.

Robert Bayles, late of West-Auckland, in the county of Durham, Grocer and Draper.—In the Gaol of Durham.

Edward Ward, late a Lodger in Chorley-street, Bolton-le-Moors, Lancashire, never in any business.—In the Castle of Lancaster.

### 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 31st day of December 1841, at Nine o'Clock in the Forenoon, to be dealt with according to the Statute.

Nathaniel Davis, late of No. 3, Saint Patrick's-terrace, Brunswick-street, Newington, previously of No. 1, Blackfriars-road, formerly of No. 28, Saint Andrews-road, before then of No. 39, London-road, before then of No. 10, Bland-street, Dover-road, all in Surrey, Upholsterer, and part of the time carrying on the business of a Livery Stablekeeper and Cab Proprietor, at the King's Arms-yard, Trinity-street, in the borough of Southwark, in connection with Andrew Allan.

John Chuley, formerly of No. 20, Kingsland-road, and of the Britannia-fields, Islington, General Shopkeeper, Carpenter, and Carpet Beater, afterwards of No. 40, Turville-street, Bethnal-green, and of Britannia-fields aforesaid, Retailer of Beer, Carpenter, and Carpet Beater, and late of No. 2, Clay-corner, Turville-street, and of Britannia-fields aforesaid, all in Middlesex, Carpenter and Carpet Beater.

James Webster, formerly of No. 7, Compton-street, Brunswick-square, then of No. 35, Upper North-place, Gray's-inn-road, then of No. 11, Great Ormond-street, Queen-square, and late of No. 37, Great James-street, Bedford-row, all in Middlesex, Clerk to an Upholsterer, occasionally doing business on his own account as an Upholsterer, or his wife, during the whole time, exercising the profession of a Teacher of Music.

George Rowe, formerly of No. 2, Northampton-buildings, Rossmoat-street, Clerkenwell, then of No. 17, Hyde-street, Bloomsbury, and late of No. 35, New North-street, Red Lion-square, Holborn, Middlesex, Composer.

Henry George Morris, formerly of No. 1, Liquorpond-street, and also of No. 51, Gray's-inn-lane, afterwards and late of No. 1, Liquorpond-street aforesaid, both in Middlesex, Hair Dresser.

John Levingston, formerly of Nelson-square, Blackfriars-road, Surrey, Proprietor, jointly with Joseph Davis and Gerard John De Witt, of the Patent for the Invention for Securing Buildings from Destruction by Fire, then of Charlton, and afterwards of May's-hill-cottage, Greenwich, both in Kent, then of the United States, in America, afterwards of No. 14, North-street, Westminster, and late of No. 109, Whitechapel-road, both in Middlesex, following no trade or business, but occasionally speculating in Purchasing Rye and Oats.

John Vertue Giles, formerly lodging at the King's Arms, Leadenhall-street, London, then of Church-street, Commercial-road East, then of Great Hermitage-street, Wapping, both in Middlesex, then on board the ship Mercury, trading to Port Adelaide, South Australia, then of Port Adelaide, South Australia, then and late of No. 3, Hart-street, Mark-lane, Crutched-friars, London, Masfer Mariner.

James Rose, formerly of No. 16, Little Saffron-hill, Boot and Shoe Maker, then of No. 1, Acton-place, Bagnigge-wells-road, Tobacconist and Stationer, and of No. 16, Little Saffron-hill aforesaid, Boot and Shoe Maker, and late of No. 1, Acton-place, and No. 16, Little Saffron-hill aforesaid, both in Middlesex, Boot and Shoe Maker.

James Rogers, formerly of the Angel Coffee-house, Wych-street, Strand, Middlesex, having for a short period a Booth near the site of the Royal Exchange, London, Coffee Housekeeper, House Agent, and Butler to the Worshipful Company of Mercers of London, and late of the same place, Butler as aforesaid.

George William Butland, formerly of Greenhithe, Kent, then and late of No. 5, Victoria-cottage, North-end, Fulham, Middlesex, Portrait Painter.

Henry James Timberlake, of Gloucester-mews West, Montague-square, Middlesex, Liveryman and Job Master.

On Monday the 3d day of January 1842, at the same Hour and Place.

William Wilkins, formerly of Salisbury-street, Portman-market, Mary-le-bone, Bricklayer and Builder, then of Archer-street, Camden-town, then of Drummond-street, Euston-square, then of No. 5, Exmouth-street, Euston-square, New-road, Middlesex, Journeyman Bricklayer, and late of the last-mentioned place, Bricklayer and Builder on my own account, renting a Shed in Southampton-buildings, Crescent-street, Euston-square, New-road, Middlesex.

Louisa Smallwood, late of No. 4, Winchester-row, New-road, Mary-le-bone, Middlesex, Widow, out of business or employment.

Joseph Abrook, formerly of No. 91, Waterloo-road, Surrey, Brewer, Butcher, and Beer Shopkeeper, then of London-terrace, Hackney-road, Butcher, Eating House and Beer Shopkeeper, and late of No. 13, Wellington-place, Back-road, Saint George's in the East, both in Middlesex, Butcher and Eating Housekeeper.

Edward Mandiebert Banes, formerly of No. 17, Clement's-inn, and late of No. 4, Clement's-inn, Strand, Middlesex, Lithographic Writer and Draughtsman.

Thomas Stowell, formerly of No. 16, Hampton-street, Walworth-road, Surrey, and at the same time of Albion-place, Walworth, Surrey, Wire Worker, and also carrying on business at Albion-place, Walworth aforesaid, in copartnership with Edward Morrison, under the firm of Stowell and Morrison, as Omnibus Proprietors, and late of No. 2, Arnold's-place, Francis-street, Newington-butts, Surrey, out of business or employment.

William Hudson, formerly of Kingsland-road, then of Demus-terrace, Chelsea, both in Middlesex, Clerk, then of Battersea-square, Battersea, Surrey, then of Ford-buildings, Battersea aforesaid, then of Cambridge-health, Hackney-road, Middlesex, out of employment, and late of No. 5, Jew's-row, Wandsworth, Surrey, Distiller's Labourer.

John Edgington, late of Limpfield-common, Limpfield, Surrey, Carpenter and Beer Shopkeeper, previously and formerly of the same place and business.

John William Beckett, formerly of Cock-hill, Ratcliffe, Tailor, then of the Marquis of Granby, Pump-yard, Ratcliffe, Licenced Victualler and Tailor, then of No. 13, Heath-street, Stepney, Tailor, then of the Marquis of Granby, Pump-yard aforesaid, Licenced Victualler and Tailor, then and late of No. 21, Star-street, Shadwell, all in Middlesex, Tailor.

William George Nisbet, formerly of No. 156, Oxford-street, Upholsterer, then of High-street, Hampstead, at the same time of the Baker-street Bazaar, Portman-square, Furniture Salesman, then of No. 9, King-street, Holborn, and No. 5, Notting-hill, carrying on business in copartnership

- with Robert Ravenscroft, under the firm of Ravenscroft and Company, Upholsterers and Auctioneers, private residence, High-street, Hampstead aforesaid, and late of High-street aforesaid, at the same time Clerk to an Upholsterer at No. 393, Strand, all in Middlesex, wife carrying on the business of a Milliner and Dress Maker.
- Thomas Hilliker, late of No. 122, Seymour-street, Easton-square, Middlesex, formerly in partnership with William Croke, as Transparent Blind Painters, and late carrying on the same business on his own account, in the same place.
- Thomas Oldaker, formerly of No. 1, Homer-street, New-road, Mary-le-bone, Middlesex, Butcher, and late of the same place, Coach Broker and Commission Agent.
- Charles Best Green, formerly of No. 5, Penton-place, Walworth, then of No. 14, Church-place, Newington, then and late of No. 4, Penton-row, Walworth-road, Surrey, Compositor and House Agent, afterwards a House Agent and Printer, latterly a House Agent only.
- Rowland Flockton, formerly of Snettisham, Norfolk, next of No. 14, Weston-street, Borough of Southwark, Surrey, next of Snettisham aforesaid, next of No. 12, Trinity-square, Borough aforesaid, Medical Student, next of Snettisham aforesaid, and next and late of No. 14, Noel-street, Berwick-street, Soho, Middlesex, Medical Student and General Practitioner.
- Frederick Dolman, formerly of No. 261, Oxford-street, and late of No. 37, Upper Berkeley-street, Portman-square, both in Middlesex, Carver and Gilder.

#### Adjourned Case.

Blackett Ridsdale Harrison, formerly lodging at the New Hummums Hotel, Covent-garden, Coal Dealer, and late of Hindon-wharf, Grosvenor-basin, Wilton-road, Pimlico, Middlesex, Wood, Coal, Coke, Charcoal, and Cement Dealer, and latterly Commission Agent for the Sale of Coals, and a Lieutenant in the Bedfordshire Militia.

#### 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. 17, sec. 70, 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 Debtor.—Dividend.—No. 45,036 T.

THE creditors of William Goodwin, late of Upton-upon-Severn, Worcestershire, Currier, are informed that a Dividend of three shillings and eleven pence in the pound may be received, by applying to Mr. E. Washbourne, of Gloucester, Solicitor, on or after the 10th day of December instant.—Bills and securities to be produced.

THE creditors of Matthew Wood, late of the town of Nottingham, Painter, Stainer, and Gilder, an insolvent debtor, are requested to meet at the office of Mr. John Buttery, Solicitor, at the town of Nottingham aforesaid, on Friday the 24th day of December instant, at eleven o'clock in the forenoon of the same day precisely, for the purpose of choosing an assignee or assignees of the said insolvent's estate and effects.

In the Matter of George Hopkinson, an Insolvent Debtor.

THE creditors of George Hopkinson, formerly of Swan's-yard, Long-row, and of Milton-street, Nottingham, in the county of Nottingham, Attorney at Law, and late of No. 6, Bedford-street, Bedford-square, Bloomsbury, in the county of Middlesex, an insolvent debtor, are requested to meet at the house of Mrs. Elizabeth Wind, the George the Fourth Inn, in Nottingham aforesaid, on Friday the 31st day of December instant, at eleven o'clock in the forenoon, to choose an assignee or assignees of the estate and effects of the said insolvent.

*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, December 10, 1841.

Price Two Shillings and Eight Pence.