

The London Gazette.

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TUESDAY, OCTOBER 31, 1848.

A T the Court at Windsor, the 31st day of October 1848,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

T is this day ordered by Her Majesty in Council, that the Parliament, which stands prorogued to Thursday the second of November next, be further prorogued to Tuesday the nineteenth day of December next.

Whitehall, October 30, 1848.

The Queen has been pleased to grant unto Edward Hughes, of Llangollen fechan, in the county of Denbigh, Esq. Her royal licence and authority, that, in compliance with a direction contained in the last will and testament of his kinswoman Margaret, widow of Richard Jones, of Bellau-place, in the parish of Rhuabon, in the county of Denbigh, Esq. deceased, he and his issue may henceforth take and use the surname of Parry, instead of that of Hughes:

And to command, that the said royal licence be registered in Her Majesty's College of Arms, otherwise to be void and of none effect. W hitehall, October 25, 1848.

The Lord Chancellor has appointed John Archibald Campbell, of the city of Edinburgh, Gent. to be a Master Extraordinary in the High Court of Chancery, in that part of the United Kingdom of Great Britain and Ireland called Scotland.

SECOND NOTIFICATION.

I. IN RESPECT TO THE ORDERS AND REGULA-TIONS ISSUED BY THE GENERAL BOARD OF HEALTH, UNDER THE AUTHORITY OF THE NUISANCES REMOVAL AND DISEASES PRE-VENTION ACT.

Whereas by the provisions of the "Nuisances Removal and Diseases Prevention Act," 1848, for the prevention of epidemic, endemic, and contagious diseases, and by virtue of an Order of the Lords of Her Majesty's Most Honourable Privy Council, bearing date the 28th day of September 1848, directing that the said provisions of the said Act be put in force throughout the whole of Great Britain; we, the General Board of Health, are authorised to issue such directions and regulations as the said Board shall think fit for the prevention (as far as possible) or mitigation of epidemic, endemic, or contagious diseases; and whereas by the said Act it is provided, that the directions and regulations to be issued as aforesaid shall

extend to all parts or places in which the said | provisions of the said Act shall for the time being be in force, under the Order of Her Majesty's Privy Council, unless such directions or regulations shall be expressly confined to some of such parts or places, and then to such parts or places as in such directions and regulations shall be specified:

Now, in exercise of the authority vested in us as aforesaid, we, the General Board of Health, do issue the directions and regulations hereinafter contained, to extend to all parts and places within the above-named parishes, townships, and unions of parishes, and to all extra-parochial places adjoining to such parishes, townships, and unions of parishes respectively, viz. :-

I. We direct that all Surveyors and District or Assistant Surveyors of Highways, Trustees, County Surveyors, and others, by law entrusted with the care and management of the streets and public ways and places within the parts or places to which these directions and regulations extend, hall, once at least in every twenty-four hours, effectually cleanse all such of the streets, rows, lanes, mews, courts, alleys, closes, and passages, and public ways and places, under their respective care and management, as by the Medical Officer of the Guardians, or others authorized to superintend the execution of this direction and regulation, shall be certified in writing, to be in a state dangerous to health, or to require frequent and effectual cleansing by way of precaution against disease; and shall remove all filth, ordure, and nuisances therefrom.

II. And where any such streets, rows, lanes, mews, courts, alleys, and any passages, public ways, or places, to which any houses or tenements adjoin, which have not been entrusted by law to the care or management of any Surveyors, Trustees, or others, have been certified in writing, by such Medical Officer as aforesaid, to be in a state dangerous to health, or to require such frequent and effectual cleansing, we direct that every occupier of a house or tenement so adjoining shall keep, or cause to be kept, sufficiently cleansed at least once in every 24 hours such part of the street, row, lane, mews, court, alley, or passage, or place as adjoins the house or tenement occupied by him.

And we direct that all such works of cleansing and removal of filth, ordure, and nuisances, as are required by these directions and regulations, shall be done in such manner by effectual washing or otherwise, and with the use of such fluids or substances for preventing the escape of noxious effluvia during the operation, as the Medical Officer of the Guardians or others authorized to superintend the execution of these directions and regulations shall think necessary and shall direct.

III. We do hereby authorize and require the Guardians of the Poor, Directors, Wardens, Governors, and other like officers, having the management of the relief of the poor for the said several parishes and unions of parishes to which

these our directions and regulations extend, by themselves or by their officers or persons employed under them in the administration of the laws for the relief of the poor, or by officers or persons specially appointed in this behalf, to su-perinted and see to the execution of the foregoing directions and regulations within their respective parishes and unions, and in any extra-parochial

places adjoining thereto respectively.

IV. And further, where it shall appear that by want or neglect of Surveyors, Trustees, or others entrusted with the care and management of the relief of the poor, or by reason of poverty of the occupiers or otherwise, there may be any default or delay in the cleansing of or removing nuisances from any street, row, lane, mews, court, alley, passage, or public way or place certified as aforesaid, within any parish or union, or any extraparochial place adjoining thereto, we authorize and require such Guardians of the Poor, Directors, Wardens, Governors, and other like officers as aforesaid, for such parish or union, to cause such street, row, lane, mews, court, alley, passage, way, or place, to be effectually cleansed, and all nuisances to be removed therefrom, and to do all acts, matters, and things necessary for that purpose.

V. We also direct as follows :-

That,
When and so often as any dwelling-house, in any part or place to which these directions and regulations extend, is in such a filthy and unwholesome condition as to be a nuisance to or injurious to the health of any person,

Where upon any premises, or any part or place as aforesaid, there is any foul and offensive drain, ditch, gutter, privy, cesspool, or ashpit, or any drain, ditch, gutter, privy, cesspool, or ashpit, kept or constructed so as to be a nuisance to or injurious to the health of any person, or,

Where upon any such premises, swine, or any accumulation of dung, manure, offal, filth, refuse, or other matter or thing, is kept, so as to be a nuisance to or injurious to the

health of any person, or,

Where upon any such premises (being a building used wholly or in part as a dwellinghouse) or being premises underneath any such building any animal is kept so as to be a nuisance or injurious to the health of any person,

In each of the above recited cases, the owner or occupier, and persons having the care or ordering of such dwelling-house, or of the premises where the nuisance or matter injurious to health may be, shall cleanse, whitewash, or otherwise purify, as the case may require, such dwelling-house or building, or abate or remove the nuisance or matter injurious to health as aforesaid, with all reasonable speed, after the publication of these our directions and regulations, or after the nuisance or matter injurious to health shall have arisen.

VI. In case, by reason of poverty or otherwise, the occupier of any such dwelling-house or premises is unable to perform any works required by these directions or regulations, such occupier shall give notice of such his inability to the Guardians or others having the management of the relief of the poor for the parish or union comprising the place wherein the premises shall be situated.

VII. We authorize and require the Guardians, Directors, Wardens, Governors, and others having the management of the poor for the unions and parishes aforesaid, by themselves or by officers by

them authorized in this behalf,

To see to the execution of the direction hereinbefore contained for the cleansing and and purifying of dwelling-houses, and for the abatement and removal of nuisances and matters injurious to health; and for that purpose,

To visit, from time to time, or cause to be visited the several dwellings and places where there may be ground for believing that necessity will arise for executing such directions.

VIII. And in every case in which from the poverty of occupiers or otherwise there may be default or delay in the cleansing or purifying of any such dwelling-house, or in the abatement or removal of any such nuisance or matter injurious to health, and the Medical Officer, or other person duly authorized as aforesaid, shall certify that the same requires immediate attention; and in every case in which from want of co-operation of the owners or occupiers there is any default or delay in cleansing any such drain, ditch, watercourse, or gutter into which several dwellings or tenements may drain;

We authorize and require such Guardians and others, having the management of the relief of the poor for the parish or union, to cause such dwelling-houses to be cleansed or purified, and such drain, ditch, watercourse, or gutter, to be frequently and effectually cleansed, and such nuisance or matter injurious to health to be abated and removed respectively, and to do all acts and provide all matters and things necessary

for that purpose.

IX. And we do further authorize and require the Guardians to direct their Clerk of the said unions to make out from the Register of Deaths, or from the District Medical Relief Books, and from any public books or other sources from which information may be obtained within the union or parish, a list of places where epidemic, endemic, and contagious diseases have of late been

frequent.

X. And we authorize and require such Guardians and others, having the management of the relief of the poor for each union or parish, to cause the Medical Officers employed by them, or specially appointed for the purpose, to visit the places, of which a list shall be made out as aforesaid, and all such neighbouring and other places within such union or parish as shall appear to such Medical Officers (from being under like circumstances with the places included in such list or otherwise) to require visitation or examination.

XI. And each such Medical Officer shall, where it may be necessary, certify in writing to the Board of Guardians, and to the Surveyors, Trustees, occupiers, or others required to execute these directions and regulations, all such places as are in a state dangerous to health, or need frequent and effectual cleansing by way of preservation against disease, and such dwelling-houses as are in a filthy and unwholesome condition, and all such nuisances and matters injurious to health as ought to be abated, cleansed, and removed under these regulations.

XII. And each such Medical Officer shall forthwith upon any case of cholera, or of typhus, or other epidemic, endemic, and contagious disease becoming known to him within the parish, union, or district under his visitation, report the same to the Guardians or others having the management of the poor for the union or parish.

XIII. And where it shall be certified to the Guardians or others having the management of the relief of the poor for any union or parish, by their Medical Officer or Officers, or where it shall otherwise sufficiently appear to such Guardians or others, that extraordinary medical aid is required for persons attacked or threatened by cholera or epidemic, endemic, or contagious disease, we authorize and require such Guardians and others to provide sufficient medical aid, and, in suitable places, such medicines as may be required in their respective parishes for necessitous persons attacked by cholera or by premonitory symptoms, and to make arrangements for the distribution of notices, stating the places where aid and medicines shall have been provided.

XIV. Whereas it has heretofore been found impracticable to ensure proper treatment in their own houses to many of the poorer classes, we authorize and require the said Guardians or others, where it shall appear that such extraordinary aid is required, to provide suitable rooms or places, capable of accommodating necessitous cases, to which persons attacked by cholera, who cannot be properly treated in their own houses, may be conveyed.

XV. And we also authorize and require the said Guardians or others, where it shall appear needful, to provide rooms or places of refuge to which may be removed the families of such necessitous persons as have been attacked with cholera, and also such necessitous persons living under the same roof with, or in the vicinity of, persons so attacked, as the Medical Officers acting under the authority of the said Guardians or others may deem it necessary to remove; and the houses, rooms, or dwellings, from which persons may have been so removed to the houses of refuge, shall be cleansed and purified by the owners or persons having the care or odering thereof, or in their default, by the said Guardians, or others.

XVI. And on the occurrence of any case of cholera, or other epidemic, endemic, or contagious disease, in any room occupied by one family or more, we hereby authorize and require the Medi-

cal Officer to remove, or cause to be removed, either the patient, or so many of the occupants of such room as he shall consider would, unless removed, tend to prevent the recovery of the patient, or endanger the spreading of the disease.

XVII. And in case of death by cholera, or any other epidemic, endemic, or contagious disease, we hereby authorize and require the last medical attendant upon the person of the deceased, or in ease of there having been no medical attendant, the housekeeper or person present at the death, or who is in charge of the body, forthwith to notify the fact of the death, to the Medical Officer of the district, who is charged with the execution of these orders for the prevention of the spread of such disease.

And we do hereby authorize such Medical Officer to give such directions as may appear to him to be needful, in respect to the care, removal, and the time of interment of the body for preventing the communication or spread of disease.

And we hereby authorize and require all persons to give such information or such assistance to such Medical Officer, and to be otherwise aiding him as he may need in the execution of these orders.

XVIII. And in the event of the fatal termination of any case of cholera, or of epidemic, endemic, or contagious disease, in any room occupied as a living or sleeping room by one family or more, or by numerous persons, we hereby authorize and require the Medical Officer to remove, or cause to be removed as speedily as may be, either the corpse, or the persons occupying such rooms, until the corpse can be conveniently removed and properly interred.

XIX. And we do authorize and direct the said Guardians or others to make arrangements for obtaining daily lists of persons attacked by cholera or other epidemic disease within their respective parishes or unions, with the particulars of their cases and treatment, and for communicating the same daily to the General Board of Health.

XX. And we do hereby authorize and direct the said Guardians or others, where it may appear needful, to appoint such additional Medical Officers, and also to appoint such other officers as may be necessary to execute and superintend the execution of these regulations, and to pullish and circulate by printed hand bills, or other means, notices of the provisions of the said Act for the prevention of nuisances, and of our regulations and instructions, or of such part of any of them, as it may appear desirable to make publicly known.

Given under our bands and under the seal of the General Board of Health this twentieth day of October, one thousand eight hundred and forty-eight.

Carlisle. Edwin Chadwick, T. Southwood Smith.

cal Officer to remove, or cause to be removed, II. IN RESPECT TO INSTRUCTIONS RELATIVE TO either the patient, or so many of the occupants of ORDERS AND REGULATIONS.

General Board of Health, Gwydyr-House, 31st October 1848.

The special object of those provisions of the Act 11th and 12th Vict. c. 123, which are brought into operation by the Order in Council, appears to the General Board of Health to be, that measures of precaution may be taken "with promptitude, according to the exigency of the case."

It was clearly within the view of Parliament, that other and more summary measures for cleansing, and the removal of nuisances than those contained in the first and second sections of the Act might be required, when the provisions for the prevention of epidemic and contagious diseases should be called into operation; and it has appeared to the Board to be requisite that the duties which, in ordinary times, devolve upon the owners and occupiers of dwellings, where an order of Justices has been obtained, should, under the threatened visitation of pestilence, be performed by the owners or occupiers, without the previous complaint and adjudication; and when the poverty of the occupiers or any other cause may delay the cleansing or the removal of the nuisance, that the Guardians should at once perform the necessary work.

Among the results of the sanitary inquiry, one of the most important was that which established the identity of the track of cholera with the track of typhus and other epidemic diseases: and as some, who will be called upon to carry into effect the orders and regulations of the General Board of Health, may not have read the statements on this point contained in the reports of the Sanitary Commissioners, it may be desirable to display the nature of the evidence on which this conclusion and the general course of action deduced from it are founded, and to show not only what are the true measures of prevention, but where those measures should be specially applied.

'It is now universally known,' say the Commissioners, 'that in the metropolis, as in every town and city, the places in which typhus is to be found, from which it is rarely if ever absent, and which it occasionally decimates, are the neglected and filthy parts of it; the parts unvisited by the scavenger; the parts which are without sewers, or which if provided with sewers are without drains into them; or which, if they have both sewers and house drains, are without a due and regulated supply of water for washing away their filth and for the purposes of surface cleansing and domestic use. The track of typhus is everywhere marked by the extent of this domain of filth,' and in illustration of thesfact, that in 18:2, this was equally the domain of cholera, the following among other instances are given.

the following, among other instances, are given,
"Cholera." says Mr. Bowie, "first appears in
those localities in which typhus was accustomed
to prevail, taking the place of typhus, affecting
the same persons and being influenced by the
same circumstances."

"Cholera raged," says Dr. Murdoch, describing ! the manner in which it spread in Rotherhithe, " in the filthy places in which typhus fever is always prevalent, and were cholera again to re-appear, it would follow the law of typhus and typhoid fever, and first visit such neighbourhoods."

Of Southwark, Mr. Leadam says, "This was certainly one of the districts the most severely visited by cholera in the metropolis. The disease prevailed chiefly in the filthy dens which we have about us in the courts and alleys. The cholera track and the typhus track in this district were identical."

Mr. Hooper, describing such places as Three Tun-court, where there are 150 inhabitants with only one privy, and that without a covering, the fluid soil running down the court in front of all the houses, says, "these are the constant abodes of fever, and these are the places where cholera prevailed."

"The localities in which typhus is constantly present," says Mr. Wagstaff, " are the very localities in which cholera chiefly raged. I have at the present moment many cases of fever in the very places in which cholera was most prevalent."

Observations carefully made of the condition of the localities in which Asiatic cholera has again broken out in the metropolis, afford a striking corroboration of the evidence which, in 1832, established the identity of its track with that of

The places in which the pestilence is now numbering its first victims, are the very spots which are known to be the filthiest in their respective districts, and to be the constant seats of typhus and other epidemic diseases. In tracing the individual cases reported to the General Board of Health, the medical inquirers, who, under the direction of the Board, have made a special investigation of the circumstances connected with the earliest attacks of the disease during its present visitation, have been led not only to the streets, courts, and alleys, but sometimes even to the very houses that are notorious as " fever nests."

As early as the middle of September, the attention of the Board was called to a case which proved fatal in eight hours, with the characteristic symptoms of Asiatic cholera prominently marked. On examining the surgeon, Mr. William Mutrie Fairbrother, 64, London-road, Southwark, who attended the case, it appeared that though the street and house in which the individual lived was not more filthy than the neighbouring streets and houses, yet that the whole district is in a wretched condition as to want of drainage and cleanliness. After describing the symptoms which induced him to believe that this man died of Asiatic cholera, in its intense form, Mr. Fairbrother gives the following evidence:-"I wish particularly to call your attention to another case of cholera which has come under my care in the same neighbourhood—the case of a woman, who was in extreme danger many hours,

severer cramp than I had ever before witnessed. This woman lived within ten yards of an open ditch, in a horrible condition, in one of a row of houses called Pleasant-place, from which typhus is never absent in any part of the year; and I have at this time two very bad cases of this disease within thirty yards of this same ditch. Close to my own residence there is a court within a court, from which, ever since I have resided here, I have never known typhus fever absent. A family still residing in one of the houses in this court has lost four children by typhus fever within the last nine months, and the inhabitants of the place in general are very unhealthy. I may add, that diarrhoea has recently been general, both among children and adults; small pox, also, has been prevalent; scarlatina has been raging, and I have never witnessed so severe a form of this disease, which has proved unusually and very rapidly fatal, and great numbers, who have struggled through the stage of fever, have died of the dropsy that has supervened upon it. In one district, in the immediate neighbourhood of Uxbridge-street, Newington-causeway, there is scarcely a child in any house that has escaped an attack of this disease. In one of the houses, the father, mother, and child, that is to say, the whole of the family, were all attacked with it on the same day. Close to the houses thus affected there is an open drain, in a most filthy condition, concealed from the view of the passers-by by a wooden paling. On looking over this paling, which I have sometimes done, to see the condition of the drain, I have been seized with the feeling of suffocation, and have been unable to bear the odour arising from it for a moment."

One of the Assistant Surveyors of the Metropolitan Sewers Commission, Mr. Donaldson, being officially engaged at Lambeth on the 28th and 29th September, was informed of the prevalence and malignity of fever, and particularly scarlet fever, in several houses in Fore-street, and in King's Head-court, Lower Fore-street. cases," lie states, "were children under twelve years of age: the mother of two of them, residing in house No. 23, showed me one of her children, a girl, apparently of six or seven years of age, just recovering from fever, and she said, 'the doctor had remarked to her, that there seemed to be something particular about that immediate neighbourhood, as the fever was worse there than any where else." In the First Report of the Metropolitan Sanitary Commission, Mr. Wagstaffe, examined October 1847, gives the following evidence, "I have myself passed through two feet of water to get to the houses, being obliged to walk along the planks; the door ways of the houses at the time of high tide in Fore-street, Lambeth, being blocked up with boards and plaister to prevent the water from getting into the dwellings. I have often seen the soil from the cesspools swimming about in the water. ever typhus is prevalent in the metropolis it is invariably found in these localities, and common fever is very apt, in these places, to assume a typhoid type. This is the case at the present being speechless, pulseless, and affected with time with several cases now under my care.

Scarlet fever, measles, and small pox also are very apt to become malignant here under certain atmospheric conditions. These localities, in which typhus is constantly present, are the very localities in which cholera chiefly raged; and if cholera were again to re-appear, these would be the places which it would first visit, and in which it would be most prevalent and fatal." Accordingly, on the 1st October 1848, two days after Mr. Donaldson's visit, the occurrence of a fatal case of Asiatic cholera is reported on this very spot; namely, in Lower Fore-street (No. 26); a few days later another fatal case occurred in the same house; on the 4th October, a third fatal case occurred at No. 29 in the same street, and a fourth in that same house on the same day.

About the same time, namely, on the 30th September, four fatal cases of cholera occurred in rapid succession in White Horse-court, Chelsea; " one of the most filthy localities," says Mr. Keen, who attended the cases, "in the neighbourhood: the water foul; the drains all untrapped; the privies common to all the inhabitants;" " and at the entrance to the Court," says Dr. Parkes, "there are large dunghills where offal is thrown, and the effluvia from these and the drains are most offensive."

Two fatal cases of cholera have occurred in a court in Pitt-street, Old Kent-road, to which the officers had previously called the attention of the Sewers Commission, on account of its inhabitants having lately suffered severely from scarlet fever. " In three of the houses," says Dr. Parkes, who was requested to make an examination of the place, " every child and one of the adults have been ill with it; one child has died of dropsy following scarlatina, and this sequence has indeed been almost universal. All the inhabitants to whom I spoke complained of the place being unhealthy on account of the damp, and the effiuvia from the cesspools; both adults and children have a pallid sickly hue."

The first decided case of cholera in the city of London, which occurred as early as the 2d of October, at No. 2, Harp-court, broke out close to one of the alleys which was reported some time ago to the Sanitary Commissioners as an example of the wretched condition of the habitations of the poorer classes; the court itself being described by Dr. Parkes as one of the dirtiest and most miserable places in the district of Saint Bride's.

Mr. Bowie states, "that the cases of cholera recently attended by him have occurred in the usual abodes of fever, and in the very places in which cholera formerly prevailed; and that the merchant vessels and colliers in the river, in which it has broken out, have been moored close to the openings of sewer mouths, while the ships themselves have been dirty and unventilated."

Where the chief conditions of disease are present, they operate alike in the village, the town, and the city. In the early part of October, four rapidly fatal cases occurred in the town of Uxbridge, three marked by the unequivocal characters of Asiatic cholera, and the fourth with symptoms nearly

approaching it. One of these persons, attacked on the 5th of October, lived in a house notoriously insalubrious, in which three cases of malignant fever had already proved fatal; and so convinced was the surgeon who attended these fever cases that this spot presented all the conditions favourable to the origin and spread of epidemic disease, that he publicly stated his belief, that if cholera should visit Uxbridge, the first case would occur in this house; a prediction which has unfortunately been but too speedily verified. "Since I inspected the house," says Dr. Parkes, "another case of cholera has been reported as having occurred in it."

The conditions under which the pestilence is extending in Scotland are exactly similar. Closeness and filth are there also the cradle of the disease, and numerous instances have already occurred in which two, three, or even more persons have been either at the same time or in rapid succession seized in the same locality, and even in the same house.

The filthiest parts of Edinburgh are the Grassmarket and West Port, and the closes and wynds running out of them, where tan-yards, manure manufactories, stables, piggeries, and all kinds of nameless abominations are permitted to exist in closest proximity to human habitations. Next in order stands the Cowgate, with the various closes and wynds adjacent, and also the wynds of the High-street and Canongate. In Leith there is a similar district, composed of a collection of narrow filthy wynds, crowded by a wretched population. These are the perennial abodes of the epidemic diseases that afflict Edinburgh and Leith, and to these localities chiefly the cholera of 1832 confined its ravages. Since that visitation they have been often scourged by typhus fever and other epidemics; and here, with a few exceptional cases in equally bad localities, cholera has now again found its first and, hitherto indeed, its only victims. There are instances in which it has returned to the very same house which it ravaged on its former visitation. The first case of cholera, which occurred in Leith in 1832, was in a house in a narrow, filthy cul-de-sac behind King-street; and the spot where it broke out in Leith, for the first time at the beginning of the present month, was in the same lane, in a wretched lodging-house, a few feet from the dwelling whence it formerly commenced its career. Four cases of cholera have already occurred in that house.

This evidence, as to the influence of certain conditions of place, on the first outbreak and the rapid spread of cholera and other epidemic diseases, appears to indicate courses of action of primary importance with reference to the objects both of prevention and mitigation.

Operations of cleansing, both external and internal, are the primary means of prevention; and the places, where the first measures of cleansing should be carried into effect, are indicated in the registers of death, in the case-books of the Medical Officers, and in the lists of the Relieving Officers, which show the streets, courts, alleys, and the very houses in which sickness from epidemic disease has been prevalent, in many instances pauperizing the inhabitants, and in all increasing the necessity for parochial relief.

From these sources, therefore, as full a list as may be practicable should be made out of the places in which the measures of cleansing are the most urgently needed, and those lists should be completed by the aid of the reports of the Physicians and Surgeons having charge of dispensaries and hospitals.

As these lists are completed, copies of them should be forwarded as directories to the parochial Clergy and other members of the district committees, who will aid the local authorities in their examination from house to house of these epidemic localities. Not only should the particular houses in which epidemic disease has been prevalent be examined, but also the adjacent houses which will generally be found to be in the like unhealthy condition.

The police force, under the direction of the Watch Committees of the Town Councils, have been usefully employed in seeing that the cleansing operations are regularly and completely performed, in conveying informations, and in aiding local investigation; but the general direction of the measures of cleansing should be charged upon the Medical Officer, whose duty it will be to see that the owners and occupiers promptly carry those measures into effect. If, however, on account of sickness or poverty, or any other cause, the Medical Officer see reason to apprehend neglect or delay in the execution of those measures, then, he must immediately report such cases to the Board of Guardians, or to persons authorized by them to act in this behalf, who should sorthwith direct able-bodied paupers to perform the work.

Where circumstances will not admit of the employment of able-bodied paupers, or where the assistance of paupers would be less efficient than the services of persons accustomed to the work, a sufficient number of men should be engaged for the special purpose of lime-washing and purifying the houses and apartments that may stand in need of such cleansing. Ample experience has shewn the efficiency and economy with which operations of this kind may be carried on. By the aid of two men, and with no other implements than a common pail and a painter's white-washing brush, Mr. Ramsay, Inspector of the Edinburgh Cleansing Committee, has shown that a second or third rate tenement, containing two or three apartments, may be effectually lime-washed at an expense not exceeding from 9d. to 1s, per tenement. "The solution of lime in water," says Mr. Ramsay, "is very quickly applied, and when the workmen become accustomed to it, which they soon do, they put the inmates to very little trouble, and do not occasion the usual splashing

about of the material, the fear of which creates an aversion to the operation in the minds of indolent and infirm persons, not always to be overcome. When one or two houses have been cleansed and lime-washed, many of the neighbours, gratified with the fresh smell of the lime, and its light and agreeable effect on the black and dirty walls, apply to have their houses also washed; and others, seeing with how little inconvenience to themselves it is accomplished and its agreeable effects, on their permission being asked, very rarely refuse."

Fumigation with chlorine gas, under the eye of a medical man, this being a process which cannot be safely conducted except under medical inspection, is performed at an expense of less than 2d. for each room.

All the streets, courts, and alleys, the atmosphere of which is shown to be in a state of pollution by the presence of epidemic disease, should be thoroughly scoured out daily, and the dungheaps of mews and stables also should be removed daily.

Where water is not laid on at high pressure but can be otherwise obtained, the most efficient means of cleansing will be by the use of a small fire or garden engine; but wherever water is laid on at high pressure, advantage should be taken of the hose and jet, which removes the dirt from the carriage-way much more effectually than the street sweeping machine; gives to the pavement the appearance of having been as thoroughly cleansed as the stone steps in front of private houses, and when properly applied in close and dirty courts and alleys, rapidly carries off the filth, destroys offensive smells, and by suddenly changing the temperature and so causing a current of air, produces a sense of coolness and refreshment.

Cesspools may be cleansed in one-third of the usual time, and at one-third of the usual cost, by means of a two-handled pump and hose, wherever there is a sewer within reach into which the contents may be discharged.

With reference to the larger works of cleansing, such as the cleaning out of long lines of ditches, or the removal of large masses of decomposing refuse, much mischief has sometimes been occasioned, when the operation has been so ignorantly and unskilfully conducted, as to increase the extent of the evaporating surface; as, when the contents of foul ditches have been spread out on the banks and allowed to remain there; and when cesspools have been emptied into drains or sewers having no proper fall, or no run for the discharge of the contents from beneath inhabited houses. Works of this kind should be conducted under the superintendence of a person who possesses some knowledge of the nature of the gases evolved; the atmospheric and other conditions that promote their copious evolution; their probable effects on susceptible persons; and the mode

of diminishing or averting them, either by the proper use of deodorizing fluids or by other means. The medical officer, who may be expected to be the best informed in these respects, should therefore be required to take the general superintendence of such operations.

The removal or distribution of large masses of decomposing refuse cannot be expected to be effected without some danger; on the other hand there is a certainty of evil, if such matter is allowed to remain permanently near human habitations, while the risk from the act of removal, if it be tolerably well conducted, is but slight, and at all events can only be temporary.

In following the track of fever, the inquirer will soon be led to the low lodging houses, in which the conditions most favourable to the generation and spread of every form of epidemic disease, will be found to be the most intense and constant. The over-crowding and the neglect of ventilation produce in these places an insufferable closeness, which cannot be endured by a person unaccustomed to the pestilential atmosphere. "At night," says Dr. Duncan, "the floor of these dark and miserable abodes, often the bare earth is covered with straw, and there the lodgers, all who can afford to pay a penny for the accommodation, arrange themselves as best they may, until scarcely a single available inch of space is left unoccupied; and in this way as many as thirty human beings or more are sometimes packed together, each inhaling the poison which his neighbour generates." Even in lodging houses of a somewhat better class, "the beds and bedding," says Dr. Howard, "are seldom washed or changed, and are generally in the most filthy condition; even if a bed has been occupied by a fever patient who has died, it is often immediately used by fresh lodgers." "In one room, containing seven beds," says Dr. Lyon Playfair, "each occupied by two persons, I found a young sailor, of about twenty-five years of age, suffering from synochus (common continued fever); his sister, a girl of twenty, occupied the same bed. In another house, I found a little girl suffering from scarlatina, and in the same bed slept her father, and, as the keeper of the house said, 'any other lodger that might come:" so literally true is it, that keepers of these lodginghouses are, as Dr. Ferriar calls them, "keepers of fever-beds." And, in some places, these And, in some places, these "fever-beds" produce on a large scale their natural results. "The lodging-houses," says natural results. Dr. Cowan, of Glasgow, "are the media through which the newly-arrived immigrants find their way to the fever hospital; and it is remarkable how many of the inmates of that hospital, coming from lodging-houses, have not been six months in the city.'

Under the authority conferred upon the Guardians, their Medical Officer may enter these lodging-houses and require them to be duly ven-

of diminishing or averting them, either by the tilated and cleansed, and where he finds a danproper use of deodorizing fluids or by other means. gerous overcrowding, he may order the parties to The medical officer, who may be expected to be be removed.*

Having thus denoted, more fully than they were enabled to do in their first notification, some of the most important measures of prevention, the General Board of Health would now advert to the measures of alleviation that may be found available, should the disease, which has broken out nearly at the same time in many widely distant parts of the country, unhappily prevail as an epidemic.

The importance of the precaution already given in the notification, as to the urgent necessity of the earliest attention to the premonitory symptom, is confirmed by every day's experience. tunities have been recently afforded for carefully observing the circumstances connected with the first outbreak of this disease, both in this country and abroad, and the clear result of such observation is, that some of its earliest victims are seized without warning, but that this is the case with comparatively few. In the great majority of instances, even in the early days of its invasion, and almost universally after the violence of its first blow has been spent, distinct warning of its approach is given. That warning, as has been explained, is a relaxed state of the bowels, and whoever has that complaint, in however slight a degree, should, during the present season of danger, place himself immediately under medical care. The medicines recommended in the first notification were intended to be placed in the custody of the heads of families, the masters of schools and workhouses, the owners or agents of

Indian experience as to the influence of over-crowding in promoting the spread of cholera, is in perfect accordance with our own. "The disease commits its greatest ravages," says Mr. Samuel Rogers, Surgeon of the Madras Army, "in crowded ill-ventilated barracks, bazaars, densely populated towns, particularly such as are surrounded by walls, preventing the ingression of pure air; and in that portion of them, where carbonic acid gas is by the decomposition of animal and vegetable refuse being evolved, crowded school-rooms, the inhabitants of a portion of a barrack in the vicinity of an opendrain, native huts into which there is but one opening and that closed at night, whole families are frequently swept away from their exposure to this existing cause; but when cholera appears in a family occupying a superior station in life, and in whose house pure air always exists, the disease is almost invariably confined to the individual first attacked, and which in most instances is to be attributed to an accidental exposure to a poisoned atmosphere beyond the walls of his own dwelling. Cholera." continues Mr. Rogers, "is a usual attendant at Juggernant it is an annual visitant." "The town of Pooree," writes Dr. Cumberland, "contains 35,000 inhabitants, and the number of pilgrims sometimes amount to 150,000. The inhabitants are usually quite healthy before the occurrence of the festival, which takes place in June or July; but immediately on the arrival of the pilgrims, and when the lodging-houses are literally crammed with inmates, cholera suddenly breaks out, and in the space of a few days hundreds are cut off by it. This is not an occasional or accidental occurrence, it is an invariable one; and the disease which had thus been generated, as suddenly disappears on the dispersion of the crowd, a few isolated cases only occurring for two or three days after the departure of the pilgrims."

large establishments, clergymen, and other intelligent persons, for administration only at times and under circumstances, when medical assistance could not be promptly procured. With such a disease as cholera impending, a due regard to his own safety and to the safety of those who are naturally dependent on his care, should induce every one to avail himself without delay of the best assistance within his reach. And for those who cannot afford to pay for medical attendance, or who would not be likely to incur the expense of it, for a complaint apparently so trifling, dispensaries must be opened in convenient situations, with proper medical attendance, if practicable, day and night, where medical advice and medicine may be procured.

It is of great importance that the local authorities and others should be satisfied as to the measures which it will be expedient to adopt, promptly and thoroughly, when, notwithstanding all the means of precaution and prevention that may have been taken, this disease actually breaks out

in any place.

The main object of the recital of much of the preceding evidence has been to fix attention on the influence of place in promoting the spread of this pestilence; but the conditions of place which so powerfully predispose to it, in the great majority of instances, cannot be immediately changed. Under circumstances in which no material improvement can be at once effected in the house or locality, the most simple and effectual remedy would be removal from the neighbourhood, and temporary change of habitation; and where, as is commonly the case, the susceptibility is increased by errors in diet, the security would be increased by an immediate change to a suitable regimen.

Hitherto the proportion of attacks to the population has nowhere in this country been so large as to render it impracticable, or even difficult, to make provision for the temporary removal of such indigent persons as have appeared to be in imminent danger; and it is a subject deserving consideration, whether, instead of the indiscriminate removal of the sick, it would not be more effectual, as well as less expensive, while provision is made for the proper treatment of the sick, to take some care of those who, in all probability will be the next victims of the disease, though the blow may not yet have actually fallen on them.

As an extensive trial of this plan of removal was made in Edinburgh, during the prevalence of the pestilence in that city in 1832, the General Board of Health have endeavoured to ascertain the result of that experience. On consulting Professor Dr. W. Pultney Alison, who took a principal part in this matter, he has made the following statement:—"As the system of taking the inmates of the houses, and in cases of much crowding, the next door neighbours of cholera patients, into houses prepared for their reception, called Houses of Refuge, and keeping them there in comfort and under observation, at least until their rooms had been thoroughly least until their rooms had been thoroughly burgh, and with the advice of the Edinburgh fumigated and cleansed, appeared to work well, it was continued whenever the prejudices of the Health have authorized the re-adoption of this

people did not violently oppose it, so long as the cholera continued to show itself distinctly in Edinburgh. In most places after the first day or two of successive cases occurring in one stair or close, the people were very glad to avail themselves of it, and almost all the places where any considerable succession of fatal cases occurred, were places where the people refused to avail themselves of this method of protection. After the cholera was first seen in Edinburgh, on the 27th January 1832, eighteen houses or rooms in which it had appeared, were evacuated before the 5th April, after the death, or the removal to hospital of the persons who had taken the disease; and their inhabitants, in number 105, all of whom had had close intercourse with the sick, were placed in houses of refuge, from periods varying from a week to a fortnight, during which time the rooms they had left were fumigated and thoroughly cleansed. In nine of these cases, one individual only had been affected when this operation was commenced; in four, two had been affected; in four, three; and in one, four had been affected. In no one of these instances was there a single fresh case in any of the adjoining rooms. There were several attacks, and five deaths in the persons thus received into the houses of refuge; but there was no case of any person who had been in these houses and returned home, being subsequently affected. remember perfectly, that in a small district round the College and the Infirmary, of which I took personal charge, the cholera broke out seven times at different points; that we had the inhabitants of the rooms in which it appeared, and, in some instances of the rooms immediately adjoining, placed in Houses of Refuge directly, and that we saw no more of it at any of those places. Of course we cannot speak with absolute confidence as to what would have been the course of disease in Edinburgh and its neighbourhood at that time, if no such measure had been adopted; but I think we had such evidence of its probable efficiency as fully justifies our wishing to try the same system again here, and recommend it to others."

Recent observers have borne testimony to the efficacy of the principle on which this recommendation is founded, after large experience in India. "As certainly," says Mr. Samuel Rogers, "as cholera is, in many instances, induced by the congregation of large bodies of them, so will the converse be found to hold true. The disease which was generated by the assemblage will be destroyed by their separation, and the scourge would be arrested by the adoption of those means of precaution which are acknowledged to protect the frame against injurious impressions. disease would thus be nipped in the bud, instead of pursuing for an indefinite period, as it hitherto has done, its desolating career."

On this general experience, so strongly corroborated by the particular experience of Edinmeasure in Scotland, and have deemed it their duty to confer by their regulations, the requisite authority for carrying it into effect in England, in all cases where occasion may appear to require it, as one important means of meeting the present visitation.

But while the General Board of Health have thought it needful to make this provision for the greater security of the poor and destitute, they cannot too earnestly impress upon those in better circumstances, and who can consult their own safety, the importance, on the first outbreak of this disease, of immediate removal from a low, damp, dirty, and confined situation, to one that is high, dry, and open; and of the adoption at the same time of a careful regimen.

Though the General Board of Health have expressed their decided conviction that cholera is not contagious, in the common sense of that term, yet neither they, nor those who coincide in their opinion, consider that there is no danger in over-crowding, or that the disease is not "catching" in ill-ventilated and ill-conditioned places. The Metropolitan Sanitary Commissioners have observed:—" The result of recent inquiries has been, a progressive approach to the conclusion that the injurious effects produced by the exhalations from the living body, whether in health or disease, are confined within much parrower limits than was formerly supposed. The rapidity and completeness with which such ex-The halations are diluted and rendered innoxious by free admixture with pure atmospheric air, is now better understood than at any former period: concentrated in confined and crowded apartments, they exercise a most injurious influence on the progress of disease in the sick; concentrated still more, they affect the healthy, and under circumstances in which ventilation is neglected, or cannot be efficiently applied and maintained, first the nurses, then the members of the family who may have been occasionally in the sick chamber, and last of all the medical attendants suffer; at the same time, casual visitors are liable to be attacked, in proportion to the concentration of the poison and the weakness and susceptibility of the constitution; and persons so attacked and going to ill-conditioned and confined places, may form new centres of disease. It is the occurrence of such facts that gives countenance to the opinion of the contagiousness of the disease."-Vide Prefatory Observations, No. 14, of the Commissioners' Second Report.

It is in the belief that such facts should be regarded as true lessons of experience, that the General Board of Health attach great importance to the prevention of over-crowding, to the removal of the weak and susceptible from the vitiated air of the apartments of the sick, and to the maintenance in sick chambers of the freest ventilation.

Many cases having occurred in which the long retention of the dead body in living or sleeping rooms has greatly promoted the spread of disease, the Act has called special attention to the need of regulations for the early removal and the proper interment of the corpse; and the General Board of Health have authorized the Medical Officer, after having ascertained the true cause of death, to give such directions as may appear to him to be required, for the due observance of the regulation relative to this highly important subject.

It appears to the General Board of Health to be absolutely necessary, in the present emergency, to concentrate responsibility on the Medical Officers, and to entrust them with discretionary powers, because the rapidity of the course of cholera will not allow them to wait for direction from the Guardians at their weekly meetings; and seeing the many and arduous duties that devolve upon the Medical Officers, the General Board of Health cannot but express a hope that the remuneration of these officers will be more proportionate to the value of the services required than it was upon the former occasion.

The law having vested the general management of medical relief to the destitute in the Boards of Guardians, and having made them the authorized channels for the expenditure of the rates raised for the benefit of the poor, the instructions and regulations of the Board of Health have been mainly directed to them. They are aware, how-ever, of the important exertions which in many instances have been made by Town Councils and Local Commissioners for the improvement of the public health, and where any of the functions herein prescribed are either by law or practice exercised by such Town Councils and Local Boards or Commissioners, they would by no means wish to take them out of their hands; these bodies will have the best means of considering how far they can act by their own powers, or concurrently with the Boards of Guardians, and it is only in the absence of any such powers, or in default of their effectual exercise, that the Board of Health would call upon the Boards of Guardians to take the duties on themselves.

The Board of Health will, from time to time, communicate to the local authorities such additional information, as circumstances may appear to render necessary, on matters relating to the removal of nuisances, and the prevention and mitigation of disease, in their official circular.

Signed by order of the Board, Henry Austin, Secretary.

OTICE is hereby given, that a separate building, named Trinity Presbyterian Church, situated in Bridge-street, in the parish of St. Andrew, in the town and county of Newcastle-upon-Tyne, in the district of Newcastle-upon-Tyne union, being a building certified according to law as a place of religious worship, was, on the 20th day of October 1848, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, chap. 85.

Witness my hand this 25th day of October 1848, Tho. Brown, Superintendent Registrar.

OTICE is hereby given, that a separate building, named the Belgrave-square Independent Meeting-house, situated in Belgravesquare, in the township of Over Darwen, in the county of Lancaster, in the district of Blackburn, being a building certified according to law as a place of religious worship, was, on the 19th day of October 1848, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, cap. 85.

Witness my hand this 23d day of October 1848, P. Ellingthorpe, Superintendent Registrar.

OTICE is hereby given, that a separate building, named Wesleyan Chapel, situated at Mount Pleasant, in the parish of Lanreath, in the county of Cornwall, in the district of Liskeard, being a building certified according to law as a place of religious worship, was, on the 19th day of October 1848, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, chap. 85.

Witness my hand this 20th day of October 1848, Peter Glubb, Superintendent Registrar.

OTICE is hereby given, that a separate building, named the Bethel Independent Chapel, situated at Henry-street, Bury, in the parish of Bury, and that another separate building, named the Summerseat Wesleyan Chapel, situated at Rowlands in Walmersley, in the parish of Bury, and both in the county of Lancaster, and in the district of Bury, being buildings certified according to law as places of religious worship, were duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, chap. 85, that is to say, the Bethel Independent Chapel on the 22d day of July 1848, and the Summerseat Wesleyan Chapel on the 29th day of July 1848.

Witness my hand this 3d day of August 1848, Wm. Harper, Superintendent Registrar.

OTICE is hereby given, that a separate building, named the Ebenezer Independent Chapel, situated at Heywood, in the parish of Bury, in the county of Lancaster, and in the district of Bury, being a building certified according to law as a place of religious worship, was, on the 4th day of September 1848, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, chap. 85.

> Witness my hand this 13th day of September 1848,

Wm. Harper, Superintendent Registrar.

Saint Thomas's Church, Woolwich.

OTICE is hereby given, that application is intended to be made in the ensuing session of Parliament, for an Act to enable Sir Thomas

Maryon Wilson, of Charlton, in Kent, Baronet, and any other person or persons interested under the will of the late Sir Thomas Maryon Wilson, Baronet, deceased, to give and grant land or lands, within the district or parish of Saint Thomas's, Woolwich, formed of parts of the parishes of Woolwich and Charlton, in the said county of Kent, not exceeding certain quantities to be in the said Act mentioned, for the purpose of thereon erecting a parish church for the district or parish of Saint Thomas's, Woolwich, and schools or a school-room for the education of the poorer classes, according to the course pursued in the education of children in the National Schools, and for a burial-ground to the said intended church, in consideration of the advowson or right of presentation in perpetuity to the said church of Saint Thomas, Woolwich. Dated this twenty-sixth day of October 1848.

> Jas. Colquhoun, Parsons-hill, Woolwich, Solicitor for the Bill.

London Hospital Incorporation.

(For incorporating and regulating the affairs of the London Hospital, and giving further powers to the Governors thereof, and for other purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill and to obtain an Act to incorporate the Governors of the London Hospital, situate in the parish of Saint Mary, Whitechapel, in the county of Middlesex, and to enable the Governors of the said Hospital to sue and be sued in the name or names of one or more of them, or in the name or names of certain officer or officers of the said Hospital; and to enable the Governors of the said Hospital to receive and hold any lands, tenements, and hereditaments, real and personal, which may be sold, assigned, devised, and bequeathed to them, and to sell, grant, demise, exchange, transfer, and dispose of and to lend money on mortgage of lands, tenements, and hereditaments, real and personal; and, so far as may be nessary, to enlarge, amend, confirm, or vary the powers given to the Governors of the said Hospital by Royal Charter of Incorporation, bearing date the 9th day of December, in the 32d year of the reign of His late Majesty King George the Second; and for the better regulation of the affairs and property of the said Hospital, and to confer other powers, rights, and privileges upon the said Hospital and upon the Governors thereof. -Dated this 30th day of October 1848.

> Henry Martin Harvey, 11, Fenchurchbuildings, London, Solicitor of the Governors of the London Hospital.

> and Walmisley Son, Parliamentary Agents, 40, Parliament-street.

3386

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ending Saturday the 21st day of October 1848.

PRIVATE BANKS.

Andover Bank	12729 5321 36414
Ashford Bank Ashford Jemmett and Pomfret Aylsham Bank Aylsham R. and G. Copeman R.	. 12729 . 5321 . 36414
Aylsham Bank	. 5321 36414
	36414
Aylesbury Old Bank	
Baldock Bank and Baldock and Big- Baldock Wells, Hogg, and Lindsell. Note	e ceived.
Barnstaple Bank Barnstaple Drake and Co	. 12155
Basingstoke and Odiham Bank Basingstoke Seymour, Lamb, and Co	
Bedford Bank Bedford T. Barnard	
Bedford and Bedfordshire Bank Bedford Trapp, Halfhead, and Co Bewdley Bank Nichols, Baker, and Crane	• }
Director and Onfordables Pork and)	•
Oxford Bank Bicester Tubb and Co.	. 14715
Birmingham Bank Birmingham Attwoods, Spooner, and Co	. 24333
Birmingham and Warwickshire Bank . Birmingham J. L. Moilliet and Sons	
Blandford Bank Blandford Bastard and Oak	
Boston Bank Boston Garfit and Co	
Boston Bank Boston H. and T. Gee and Co Bridgwater Bank J. and J. L. Sealey	-1
Bridgwater Bank Bristol	*I
Broseley and Bridgnorth and Bridg- north and Broseley Bank	19880
Buckingham Bank Buckingham Bartlett, Parrott, and Co	. 23508
Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank	
Banbury Bank Banbury Gillett, Tawney, and Co	
Banbury Old Bank Banbury Messrs. Cobb	
Bath City Bank Bath Moger and Son	
Bedfordshire Leighton Buzzard Bank Leighton Buzzard Bassett, Grant, and Co	
Birmingham Bank Birmingham Taylor and Lloyds	1
Brecon Old Bank Brecon Wilkins and Co.	
Brighton Union Bank Brighton Hall, West, and Borrer	1
Burlington and Driffield Bank Burlington Harding, Smith, and Co	
Bury Saint Edmunds Bank Bury St. Edmunds J. Worlledge	
Bromsgrove Bank and Stourbridge Bromsgrove Bank Bromsgrove Ban	. 13513
Cambridge Bank Cambridge Mortlock and Sons	. 19205
Cambridge and Cambridgeshire Bank Cambridge Messrs. Fosters	
Canterbury Bank Carmarthen Bank Carmarthen Morris and Sons Carmarthen	
Carmarthen Bank Carmarthen Morris and Sons Chertsey Bank Chertsey La Coste and Son	- 1
Colchester Bank Colchester Round and Green	
Colchester and Essex Bank, and	
Witham and Essex Bank, and Hadleigh, Suffolk, Bank Colchester Mills, Bawtree, and Co	32713
Cornish Bank, Truro Truro Tweedy and Co	36859
Coventry Bank Coventry Little and Woodcock	8765

Name, Title,	and Principal Place of	Issue.	Average Amount.
City Bank, Exeter	Exeter Settle Christchurch Cardiff Chepstow	Milford and Co	£. 16394 76423 2423 6047 7445
Derby Bank	Derby Derby Derby Devizes Diss Doncaster Darlington Devonport Dorchester	W. and S. Evans Smith and Co. Crompton, Newton, and Co. Locke and Co. Oakes, Fincham, and Co. Cooke and Co. Backhouse and Co. Hodge and Norman Williams and Co.	126°1 38781 25479 11826 9788 64376 74364 10552 43777
East Cornwall Bank	Liskeard Beverley Chelmsford Exeter	Robins, Foster, and Co Bower, Hutton, and Co Sparrow and Co Sanders and Co	84262 54378 44443 26514
Fakenham Bank	Fakenham Farringdon Farnham Faversham	Gurneys, Birkbeck, and Co Barnes and Medley	23501 5211 12765 5880
Godalming BankGuildford BankGrantham Bank	Godalming Guildford Grantham	Mellersh and Keen Messrs. Haydon Hardy and Co.	5261 9929 26159
Hastings Old Bank	Hastings Hereford Ware Hull Huntingdon Harwich Hemel Hempstead Hitchen Hereford	Smith, Hilder, and Co	24018 14445 16130 20521 49513 4852 18746 32579 21492
Ipswich Bank	Ipswich	Bacon and Co	214 52 75810

Name, Title, a	and Principal Place of I	ssue.	Average Amount.
Kentish Bank	Maidstone Kington Knighton	Mercer, Randall, and Mercer J. Davies and Co J. Davies and Co Not re	£. 16413 24599 ceived.
Knaresborough Old Bank and Ripon Old Bank	Knaresborough	Terry and Co	19278
Kendal Bank Kettering Bank	Kendal Kettering	Wakefield, Crewdson, and Co Gotch and Sons	36038 8789
Longton Staffordshire Bank Leeds Bank Leeds Union Bank Leicester Bank Lewes Old Bank Lincoln Bank Lincoln Bank Llandovery Bank, Lampeter Bank,	Lane End Leeds Leeds Leicester Lewes Lichfield Lincoln Llandovery	C. Harvey and Son Beckett and Co. W. Williams, Brown, and Co. Pagets and Kirby Molineux and Co. Palmer and Greene Smith, Ellison, and Co. David Jones and Co.	5354 39674 37698 28014 38935 20789 90696
and Llandilo Bank	Loughborough Lymington Lynn Regis Lynn Regis	Middleton and Cradock Messrs. St. Barbe Not re Gurneys and Co Jarvis and Jarvis	7578
Macclesfield Bank	Macclesfield Manningtree	Brocklehurst and Co	12104 5575
and Wilts Old Bank, Marlborough Old Bank, Marlborough Old Bank and Hungerford Bank, and Hungerford Bank	Marlborough	Tanner and Pinckney	14368
Marlborough and North Wiltshire New Bank	Marlborough	Ward, Merrimans, and Hillier	8539
Merionethshire Bank	Dolgelly Truro	Jones and Williams Willyams and Co	8589 13392
Monmouthshire Agricultural and Commercial Bank	Abergavenny	Baileys and Co	24760
Bank, Brecon Bank, Chepstow Bank, Chepstow Old Bank, and Ross and Herefordshire Bank	Monmouth '	Bromage, Snead, and Co	14732
Monmouthshire Newport Old Bank	Newport	W. Williams and Sons	830 5
Newark Bank	Newark	Godfrey and Hutton	23075
Sleaford and Newark Bank	Sleaford	Handley, Peacock, and Co	49835 22395
Newbury Bank	Newbury Newmarket	Bunny and Slocock Eaton, Hammond, and Son	23245
Norfolk and Suffolk Bank Norwich Crown Bank	Diss Norwich	Taylor and Dyson	2900 41047
Norwich and Norfolk Bank Nottingham and Nottinghamshire Bank	Norwich Nottingham	Gurneys and Birkheck Hart, Fellows, and Co	73926 9664
Nun Eaton Bank	Nun Eaton	Craddock and Co	4855
Naval Bank, Plymouth	Plymouth	Harris, Mudge, and Co Everett and Co	23315 11429
Nottingham Bank	Nottingham	Smith and Co.	28248
Oswestry Bank and Oswestry Old Bank Oxford Bank	Oswestry Oxford	Croxon and Co	

Name,	Title, and Principal Plac	e of Íssue.	Average Amount.
	<u> </u>)	£.
Old Bank, Tonbridge, Tonbridge and Tonbridge Wells Old Bank, Ton- bridge and Tonbridge Wells and Sevenoaks Bank	Tonbridge	Beeching and Sons	9913
Oxfordshire Witney Bank	Witney	Williams, Clinch, and Co	7897
Pease's Old Bank, Hull, the Hull Old Bank and Beverley Bank	Hull		45347
Penzance Bank Peterborough Bank and Oundle Bank. Peterborough Bank Pembrokeshire Bank	Penzance	Batten and Co	11177 12015 13058 11409
Reading Bank	Reading	Simonds and Co Stephens, Blandy, and Co Maxwell and Co	27760 27103 4697 7808
and County of Poole Bank	Ringwood Rochdale	Ledgard and Sons	5463 10234
Rochester, Chatham, and Strood Bank Royston Bank Rugby Bank Rye Bank	Rochester Royston Rugby Rye	Day and Nicholson	14106 11898 13652
Reigate and Darking Bank, and Reigate, Croydon, and Darking Bank Ross Old Bank, Herefordshire	Reigate	Nash and Co	10644 4248
Saffron Walden and North Essex Bank Salop Bank Scarborough Old Bank Shrewsbury Old Bank and Shrews-	Saffron Walden Shrewsbury Scarborough	Gibsons and Co	28542 11850 21915
bury and Ludlow Bank	Shrewsbury Sittingbourne Southampton	Rocke, Eytons, and Co Vallance and Son Maddison and Pearce	31898 2943 13045
Southwell Bank	Southwell	Wylde and Co J. S. Story Atherley, Fall, and Co	13759 676 3766
Stone Bank Stourbridge Bank Stafford Old Bank	Stone Stourbridge Stafford	W. Moore	3558 15025 14602
Stamford and Rutland Bank	Stamford Stourbridge Shrewsbury	Eaton, Cayley, and Co	31348 17003 21072
Taunton Bank	Taunton	Messrs. Badcock	20654 9558
Thornbury Bank Tiverton and Devonshire Bank Thrapston and Kettering Bank,	Thornbury Tiverton	Rolph, Yates, and Parslow Dunsford and Barne Yorke and Eland	6613 7372 11605
Northamptonshire	Tring Towcester	Butcher and Son	11397 8366
Union Bank, Cornwall		Vivian and Co	7374 16786

Name, Title,	, and Principal Place of	Issue.	Average Amount.
			£.
Wallingford Bank	Wallingford	Wells and Co	6880
Warwick and Warwickshire Bank	Warwick	Greenway and Co	24124
Wellington Somerset Bank	Wellington	Fox, Brothers	3015
West Riding Bank, Wakefield, and Pontefract Bank	Wakefield	Leatham, Tew, and Co	43053
Whitby Old Bank	Whitby	Simpson, Chapman, and Co	12094
Winchester, Alresford, and Alton Bank	Winchester	Bulpett and Co.	22035
Winchester and Hampshire Bank	Winchester	Wickham and Co	4404
Weymouth Old Bank and Dorchester	Weymouth	Eliot and Pearce	13672
Wirkesworth and Ashbourne Derby-	Wirkesworth	Arkwright and Co	30596
Wisbech and Lincolnshire Bank	Wisbech	Gurney and Co	56098
Wiveliscombe Bank	Wiveliscombe	W. P. and W. Hancock	7719
Wolverhampton Bank	Wolverhampton	Goodricke and Holyoake	13219
Worcester Bank	Worcester	Farley, Lavender, and Co	11943
Worcester Old Bank and Tewkes-} bury Old Bank	Worcester	Berwick, Lechmere, and Co	79183
Worcestershire Bank	Kidderminster	Farley and Turner	12235
Walsall Old Bank	Walsall	Charles Forster and Sons	4150
Warminster and Wiltshire Bank	Warminster	Everett and Co	14945
Wrexham Bank	Wrexham	Samuel Kenrick Not re	ceived.
Wolverhampton Bank	Wolverhampton	Messrs. Fryer	11464
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank	Yarmouth	Gurney, Birkbeck, and Co	49120
Yarmouth, Norfolk and Suffolk Bank	Great Yarmouth	Sir E. H. K. Lacon, Bart. & Co.	12584
Yeovil Old Bank.	Yeovil	E. and J. Batten	6324
York Bank	York	Swann, Clough, and Co	42982

JOINT STOCK BANKS.

Name, Title, and Principal Place of	of Issue.	Average Amount.
Bank of Westmorland Barnsley Banking Company Bradford Banking Company Bilston District Banking Company Bank of Whitehaven Bradford Commercial Banking Company Burton, Uttoxeter, and Staffordshire Union Banking Company	Barnsley Bradford Wolverhampton	45948 8840
Chesterfield and North Derbyshire Banking Company	Workington Cheltenham Coventry Coventry Cheltenham Carlisle	9032 24961 13205 98097

Name, Title, and Principal Place o	f Issue.	Average Amount
		£.
Dudley and West Bromwich Banking Company	. Dudley	36209
Derby and Derbyshire Banking Company	. Derby	20055
Darlington District Joint Stock Banking Company	. Darlington	. 19870
East of EnglandBank	Norwich	24153
Gloucestershire Banking Company	. Gloucester	144756
Halifax Joint Stock Bank	. Halifax	14060
Huddersfield Banking Company		
Aull Banking Company	Hull	
Halifax Commercial Banking Company	. Halifax	
Halifax and Huddersfield Union Banking Company	Halifax	31871
Helston Banking Company	Helston	1583
Herefordshire Banking Company	Hereford	
Tier of Ordering Company	Tiereford	222,2
Knaresborough and Claro Banking Company	Knaresborough	22305
Kingsbridge Joint Stock Bank	Kingsbridge	3219
7		
Lancaster Banking Company	Lancaster	
Leeds Banking Company	Leeds	
Leicestershire Banking Company		
Lincoln and Lindsey Banking Company	Lincoln	50555
Leamington Priors and Warwickshire Banking Company	Leamington Priors	
Ludlow and Tenbury Bank	Ludlow	10670
Moore and Robinson's Nottinghamshire Banking Company	Nottingham	
Nottingham and Nottinghamshire Banking Company	Nottingham	30111
Newcastle, Shields and Sunderland Union Joint Stock	_	1
Banking Company	Newcastle-upon-Tyne	2705
National Provincial Bank of England	Birmingham	408474
** . ***	Hd. Office, 112, Bishopsgate-st., London	
North Wilts Banking Company	Melksham	.52301
Northamptonshire Union Bank	Northampton	76252
Northamptonshire Banking Company	Northampton	23289
North and South Wales Bank	Liverpool	27290
Pares's Leicestershire Banking Company	Leicester	49223
AL 10 LL		
Saddleworth Banking Company	Saddleworth	1662
Sheffield Banking Company	Sheffield	33784
Stamford, Spalding and Boston Banking Company	Stamford	51600
Stuckey's Banking Company, Bristol Somersetshire)		
Bank, and Somersetshire Bank	Langport	278295
Shropshire Banking Company	Shiffnall	38794
Shropshire Banking Company Stourbridge and Kidderminster Banking Company	Stourbridge	58345
Sheffield and Hallamshire Banking Company	Sheffield	23388
Sheffield and Rotherham Joint Stock Banking Company	Sheffield	53097
Swaledale and Wensleydale Banking Company	Richmond	
Storey and Thomas' Banking Company	Shoftashung	43738
proted and Incinas Phinting Company	Shaftesbury	9497
Wolverhampton and Staffordshire Banking Company	Wolverhampton	35809
Wakefield and Barnsley Union Bank	Wakefield	13255
Whitelaven Joint Stock Banking Company	Whitehaven	22912
Warwick and Leamington Banking Company	Warwick	32787
West of England and South Wales District Bank	Bristol	
Wilts and Dorset Banking Company	Soliohung	73714
West Riding Union Banking Company	Salisbury	72631
Whitehurch and Ellegmone Destina C.	Huddersfield	28538
Whitehurch and Ellesmere Banking Company	Whitehurch	.3181
Worcester City and County Banking Company	Worcester	6679
Yark Hnjon Banking Company	Vall	MOFOS
York Union Banking Company	TOPK	70563
Youkshing Danking Community Danking Company	1 ork	89926
Yorkshire Banking Company	Leeds	115223
Stumps and Taxes, October 28, 1848. P. J.	WANG Projetney of Deal Det	

Stumps and Taxes, October 28, 1848.

P. DEANS, Registrar of Bank Returns.

MONTHLY RETURN.

AN ACCOUNT, shewing the Quantities of CORN, GRAIN, MEAL, and FLOUR Imported into the UNITED KINGDOM in the Month ended 10th October 1848, the Quantities admitted for Home Consumption during the same Month, and the Quantities remaining in Warehouse at the Close thereof.

Control of the Contro	Quantities	s Impo	rted into the n ended 10th			ı, in		Kingde			sumption, in									
Species of Corn, Grain, 'Meal, and Flour.	Imported Foreign C tries.		The Produce of and Imported from British Total. Possessions out of Europe.			Imported Foreign (tries.		The Produ and Impo from Brit Possession of Europ	orted tish s out	Тотаі	ia 	Imported Foreign C tries.		The Prod and Imp from Br Possession of Eur	oorted itish ns out	Тота	L.			
Wheat	Qrs. I 485266 170501	3 1	Qrs. Bu	ish. 2	Qrs. I 485270 170501	Bush. 5 1	Qrs. I 508651 165182	Bush. 7 2	Qrs. P	Bush.	Qrs. 1 508654 165182	Búsh. () 2	Qrs. I 212907 15399	3 3	Qrs. 2	Bush. 1	Qrs. 212909 15399	Bush. 3 3		
Oats	156130 8047 26106	2 5 3			156130 8047 26106	2 5 3	197321 7355 25687	7 4 5			197321 7355 25687	7 4 5	9721 747 1728	0 6 0			9721 747 1728	0 6 0		
Beans	49844 182615	4 3	*****		49844 182615	4 3	51485 184468	0 5			51485 184468	0 5	18767 443	7	_ _		13767 443	7 3		
Buck Wheat	2	3			1	3		3		·	2	3 -	1	0			1	0		
Total of Corn and Grain	1078515	0	4	2	1078519	2	1140155	1	2	1	1140157	2	254715	5	2	1	254717	6		
Wheat Meal or Flour Barley Meal		s. 16. 1 9 3 2	Cwt. qrs. 45027 3					prs. fb. 1 19 3 2						s. tb. 2 14	Cwt. qrs	s. Ib.	Cwt. q 35920			
Oat Meal	182 15968	2 6 1 15	13 0		195 15968	2 6 1 15	68 14467	$\begin{array}{ccc} 2 & 24 \\ 2 & 25 \end{array}$	13 0		81 14467	2 24 2 25	2097 2	2 4			131 2097	0 2 2 4		
Indian Meal	3	1 12 3 25	1 3	, 0		0 12 3 25		1 11 3 25	1 3	0	14.22	0 11 3-25					489 	2 0		
Total of Meal and Flour		1 13	45042 2	2 21	223830	0 6	163212	3 22	47056	3 2	210269	2 24		3 18	222	1 1	38605	0 19		

A STATEMENT of the several Rates of Duty which have been payable upon each Sort of CORN, GRAIN, MEAL, and FLOUR, during the Month ended the 10th October 1848.

Imported from any Foreign Country.											The	Pro	duc	e of, and		ed fi Eur		any E	ritish	Posse	ession	out		
7	***	In the	Wee	ks foll	owing	g the C Da	lertif ted	icates	of Av	verage .	Price	\$,	In the Weeks following the Certificates of Average Prices, Dated											
SPECIES.	Αu	lst gust, 48.	Sept	th ember, 848.	Sept	4th embe r, 848.	Sept	21st ember, 848.	Sept	28th embe r, 848.	Oct	h ober, 48.		31st August 1848.		7th September, 1848.	14th Septem 1848	ber,	Septe	ist mber, 48.	28 Sp ter 18		5tl Octol 184	er,
Wheat, per Qr	s. 7	d. 0	s. 6	d. 0	s. 5	<i>d</i> . 0	s. 4	d. 0		. d. 0	s. 4	<i>d</i> . 0		s.	đ.	ş. d.	s,	d,	. s.	d.	8.	d.	s. (l.
Bear or Bigg, per Qr	2	6	2	6	2	0		o 6		6	2	6	<u> </u>	1	0	l 0 (Fixed	l Duty		1	. Θ	1	0	1	0
Indian Corn, per Qr Buck Wheat, per Qr (Fixed Duty.)	1	0		0	1			0	1		1									. •				
Wheat Meal or Flour, per Cwt	2	$4\frac{7}{8}$	2	() 3	1	85	1	$4\frac{1}{2}$	1	$4\frac{1}{2}$	1	$4\frac{1}{2}$												
Barley Meal, per Cwt Pea Meal and Bean Meal,	1	$3\tfrac{1}{2}\tfrac{3}{9}$	1	$3\tfrac{1}{2}\tfrac{3}{9}$	1	$0_{\frac{52}{145}}$	1	$0_{\frac{52}{145}}$	1	$0_{\frac{52}{145}}$	ŀ	$0_{\frac{52}{145}}$				Ų.								
per Cwt. Rye Meal or Flour, per	1	$0_{\frac{6}{17}}$	1	$0_{\frac{6}{17}}$	0	$9\frac{15}{17}$	0	$9_{\frac{1}{1}\frac{5}{7}}$	0	$9_{\frac{1}{1}\frac{5}{7}}$	Ó	$9_{\frac{15}{17}}$	}	0	4 <u>1</u>	0 41/2	0	41	0	41	. 0	41,	Ð	44
Cwt	(105	0	$10\frac{5}{7}$	0	8‡	0	84	0	84	0	84			- 2	(Fixed	Duty	.)2		2		-2	•	72
Oat Meal, per Cwt	ļ	$2_{\frac{98}{121}}$	1	$2_{\frac{9}{12}\frac{8}{1}}$	1	$2_{\frac{98}{121}}$	0	$11_{\frac{13}{121}}$	0	$11\frac{13}{121}$	0	$11\frac{13}{121}$			į		,							
Buck Wheat Meal, per Cwt. (Fixed Duty.)	0	41/2	0	$4\frac{1}{2}$	O	41	0	$4\frac{1}{2}$	0	41/2	0.	$4\frac{1}{2}$						٠						

Custom-House, October 30, 1848.



TOLLS TO LET.

OTICE is hereby given, that the tolls payable at the toll-gate, in Strood, in the county of Kent, will be let to farm to the best bidder, for the term of one year from the 30th day of November 1848, at the King's Head Inn, in Rochester, on Tuesday the 21st day of November feet, at the hour of one in the afternoon.

fiext, at the hour of one in the afternoon.

No person will be permitted to advance less than £5 at each bidding, and whoever happens to be the approved bidder must at the same time give security, with sufficient sureties, to the satisfaction of the Commissioners of the said tollgate, for payment of the rent by quarterly payments in advance. The approved bidder will be required to pay, at the time of the letting, one half of the first quarter of a year's rent, and the remainder before the said 30th day of November. The tolls will be put up at such sum as the Commissioners shall think fit.

For further information, enquire at the Office of Messrs. Essell, Hayward, and Essell, Solicitors, the Precinct, Rochester.

By order of the Commissioners, George Essell, Clerk.

The Precinct, Rochester, 20th October 1848.

CONTRACTS FOR RUM, COCOA, SOAP, AND PEAS.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, October 27, 1848.

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Thursday the 2d November next; at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at Deptford, the under-mentioned articles; viz.

Rum, the produce of the British possessions, and not less than half to be the produce of the British possessions in the West Indies, 50,000 gallous; half to be delivered in three weeks, and the remainder in three weeks afterwards.

Cocoa, 50 tons; half to be delivered in three weeks, and the remainder in three weeks afterwards.

Soap 25 tons; half to be delivered in three weeks, and the remainder in three weeks afterwards.

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

The Rum and Cocoa to be exempted from the Customs' duties.

Samples of the cocca (not less than two pounds), of the soap (not less than a bar), and of the peas (not less than two quarts) must be produced by the parties tendering.

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

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

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

CONVEYANCE OF HER MAJESTY'S MAILS AND DISPATCHES BY STEAM VESSELS, BETWEEN SINGAPORE AND SYDNEY, NEW SOUTH WALES.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, September 21, 1848.

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Thursday the 2d November next, at one o'cloch, they will be ready to receive tenders, under conditions, which may be seen at the above Office,

For the Monthly Conveyance, each way, of Her Majesty's Mails and Dispatches by Steam, between Singapore and Sydney.

All tenders are to be made upon the printed form provided for the purpose, which may be had upon application as above, and they are to be addressed to the Secretary of the Admiralty, at Somerset-place, with the words "Tender for the Conveyance of Mails," and "Comptroller for Victualling," in the left hand corner of the envelope.

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

Every tender must be delivered at the above Office, and must express when and where the vessels will be ready for survey, and when they will be completely ready for sea, and also state the address of the party tendering.

CONVEYANCE OF HER MAJESTY'S MAILS AND DISPATCHES BY STEAM VESSELS, BETWEEN ENGLAND AND ALEXANDRIA.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, September 21, 1848.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Thursday the 2d of November next, at one b'clock, they will be ready to receive tenders, under conditions, which may be seen at the above Office,

For the Monthly Conveyance of Her Majesty's Calcutta and China Mails and Dispatches, between England and Alexandria, by way of Gibraltar and Malta, leaving England on the 20th of each Month.

All tenders are to be made upon the printed form provided for the purpose, which may be had upon application as above, and they are to be addressed to the Secretary of the Admiralty; at Somersetplace, with the words "Tender for the Conveyance of Mails," and "Comptroller for Victualling," in the left hand corner of the envelope.

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

Every tender must be delivered at the above Office, and must express when and where the vessels will be ready for survey, and when they will be completely ready for sca, and also state the address of the party tendering.

Hudson's Bay House, October 26, 1848. THE Governor and Company of Adventurers I of England trading into Hudson's Bay will hold a General Court at their House, in Fenchurch-street, on Wednesday the 22d day of November next, for the purpose of electing a Governor, Deputy Governor, and Committee for the year ensuing. The ballot will commence at ten o'clock and close at twelve at noon.

By order of the Governor, Deputy Governor, and Committee of the said Company, Archibald Barclay, Secretary.

Imperial Brazilian Mining Association.

Winchester-House, Broad-Street.

London, October 30, 1848.

No TICE is hereby given, that the Halfyearly General Meeting of the Proprietors
of shares in this Association will be held at the London Tavern, Bishopsgate-street, on Thursday the 16th November next.

The chair will be taken at one o'clock precisely. George Thomas, Acting Director.

N.B. The Auditors' statement may be seen at the Office three days before the above Meeting.

Notice.

THE Subscribers to the advance of eight hundred thousand dollars, for the completion of the Wabash and Erie Canal, are hereby notified, that a second instalment upon the subscription, of two per cent on the subscribed bonds (that is to say, twenty dollars upon each subscribed bond of \$1000), is required to be paid on the 1st day of February 1849.

The payment to be made at the Office of the Trustees of the Wabash and Erie Canal, in the city of New York, and for which certificates will ut the time be given; in case of default in making such payment, the payment of five per cent heretofore made will be forfeited, together with all the preference and priority thereby secured of the bonds subscribed upon by the defaulting party.-Dated, New York, October 10, 1848.
By order of the Board,

Charles Butler, President of the Board of Trustees, Wabash and Erie Canal.

West Flanders Railways.

11, King William-Street, Mansion-House, London.

NOTICE is hereby given, that the sixtht Half-yearly General Meeting of the Proprietors in this Undertaking will be held at the London Tavern, Bishopsgate-street; London, on Thursday the 16th day of November next, at one o'clock precisely, on the general business of the Company. - Dated this 24th day of October 1848.

Wm. P. Richards, President. M. Chubb, Secretary.

London, October 27, 1848. OTICE is hereby given to the officers and R. J. W. Dunlop, Esq. Commander (deceased), that an account of the bounty money on the tonnage of the Felicidado, otherwise Virginia, slave brigantine, captured on the 6th March 1845, will be deposited in the Registry of the High Court of Admiralty, on or before the 27th of November next, agreeable to Act of Parliament.

W. and E. Chard, Agents.

October 31, 1848. NOTICE is hereby given, that the account sales of the proceeds arising from the capture of the slave vessel Selina, Paptured by Her Majesty's ship Waterwitch, T. F. Birch, Esq. Commander, on the 10th of January 1847, will be registered in the High Court of Admiralty, on or after the 9th of November next.

J. Woodhead, Agent.

London, October 31, 1848. OTICE is hereby given to Captain Henry Chads, and the officers and crew of Her Mas jesty's steam vessel Styx, who were actually on board and entitled to share in the proceeds arising from the capture of the slave vessel Nietheroy, on the 26th day of February 1847, that the distribution thereof will be made, on the 17th day of November next; at No. 1, James-street, Adelphi; and where the list will be recalled every Wednesday and Friday for three months

ay jor	unree n	evietics.				
Flag	-	-	•	£47	13	111
Second	class (Comm	ander)			$10\frac{1}{2}$
Third	class	-	- ´	23	16	3
Fourth		-	-	11	18	1 🕏
Fifth cl	lass	•	-	10	14	$3\frac{3}{4}$
Sixth c	lass	-	-	7	2	10j.
Seventi	l class	•	-	5	19	() <u>\$</u>
Eighth	class	-	á	4	15	3
Ninth o		-	-	3	11	5₹.
Tenth e	class	-	-	2	7	7基
${\it Elevent}$	th class		•	1	15	$8\frac{1}{2}$
Twelft!			-	1	3	$9\frac{3}{4}$
Thirtee	enth cla	88	-	0	17	10±
		T.	\mathbf{W}_{α}	dhea	A.	Agent

NOTICE is hereby given, that the Partnership subsisting between Thomas Garforth and Julius Mortimer, carrying on business, at Birstal, in the county of York, as Coal Masters, is this day dissolved by mutual con-York, as Coal Masters, is this day dissolved by initial consent; and it is hereby agreed, that all debts due to the firm of Mortimer and Garforth shall be collected by the said Julius Mortimer; and all debts owing by the said firm, or any preceding firm, shall be paid by the said Julius Mortimer: As witness their hands this 24th day of October 1848.

Thos. Garforth.

Julius Mortimer.

OTICE is hereby given, that the Partnership herectofore subsisting between us the undersigned, John Burgess and George Pattrick, of the town of Wisbeach, in the county of Cambridge, Plumbers, Glaziers, and Painters, was this day dissolved by mutual consent: As witness our hands this 3d day of October 1848.

John Burgess. Geo. Pattrick.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, John Hunter, of Leeds, in the county of York, and Michael John Hunter, of Leeds, in the county of Jork, and included the series of Leeds aforesaid, in the trades or businesses of Fire Clay Brick Makers and Colliers, and in all other trades or professions whatsoever carried on by us, is this day dissolved! As witness our hands this 1st day of October 1847.

John Hunter:

M. Jeffels:

THE Partnership hitherto existing between John Robinson and Thomas Daine Atherton, trading under the firm of Robinson and Atherton, Flint Glass Manufacturers, of No. 37, Gresham-street, City, London, and at No. 2, Prospect-cottages, Thornhill-road, Barnsbury-park, Islington, is this day dissolved by mutual consent. All the debts and liabilities for Glass owing to and by the said firm will be received and paid by Thomas Daine Atherton, by whom the būsiness will in future be carried on: As witness our hands this 28th day of October 1848.

John Robinson.

John Robinson. Thomas Daine Atherton.

TAKE notice, that the Partnership lately subsisting between us the undersigned, John Hyndman Purvis and Peter Pringle Purvis, as Boot and Shoe Manufacturers, at No. 37, Whitechapel-road, in the county of Middlesex, or elsewhere, has been dissolved, by mutual consent, as and from the 29th day of September 1848.—Dated the 26th day of October 1848.

John Hyndman Purvis. Peter Pringle Purvis.

between us, as Metal Refiners and Lead Ash Smelters, in Heneage-street, Spitalfields, is this day dissolved by mutual consent. All debts owing to and liabilities on the said concern will be received and discharged by John Bennington Blythe; and Henry Prince hereby relinquishes all claim on the said business: As witness our hands this 27th day of October 1848.

Lan Rennington Blythe.

John Bennington Blythe. Henry Prince.

hitherto subsisting between the undersigned, Charles Beardshaw, Josiah Goodwin Kershaw, and Neil M'Vicar Forbes, as Stock and Share Brokers, at Leeds, has expired by effluxion of time, and is this day dissolved accordingly. All debts due to and by the late firm will be treceived and paid by the said Charles Beardshaw, who will himself continue the business, under the firm of Charles Beardshaw and Company, at No. 12, Park-row, Leeds: As witness our hands this 27th day of October 1848.

Charles Beardshaw.

Insigh Goodwin Kersham.

Josiah Goodwin Kershaw. N. M. Forbes:

Cheapside, London, 30th October 1848. HE Partnership heretofore subsisting between us the undersigned, was this day dissolved. All debts owing by or to the partnership will be paid and received by the undersigned Samuel Jackson.

Samuel Jackson. John Wm. Jackson.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
John Romary and Henry William Larkin, in the business
of Weavers and Home Made Linen Manufacturers, at
Southborough, in the county of Kent, has this day been
dissolved by nutual consent; and that all debts due from
or owing to the said late copartnership are to be received.
and paid by the said Henry William Larkin, who will
henceforth carry on the same business on his own separate account.—Dated this 25th day of October 1848.

John Romary. Henry William Larkin.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Daniel Bird and William Smith, carrying on the trade or business of Linen Drapers, at No. 83, London-road, Liverspool, in the county of Lancaster, was, on the 16th day of September last, dissolved by mutual consent: As witnessour hands the 20th day of October 1848.

Daniel Bird. William Smith.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Charles
Wilkinson and Alfred Earle, as Stock and Share Brokers, at
the borough of Kingston-upon-Hull, under the firm of
Charles Wilkinson and Earle, was dissolved, as and from the
16th day of October 1848, by mutual consent: As witness
our hands this 26th day of October 1848.

Cha. Wilkinson. Alfred Earle.

NOTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, Peter Skelton and James Parkinson, of Bolton-le-Moors, in the county of Lancaster, carrying on business, at Bolton-le-Moors aforesaid, as Furniture Brokers, under the firm of James Parkinson and Company, has been dissolved by mutual consent. The business will in future be carried ou be received and paid.—Dated this 27th day of October 1848,

Peter Skelton.

James Parkinson.

OTICE is hereby given, that the Partnership here-OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned.
Thomas Smith and Thomas Bennett, in the trade or business of Manufacturers of Shirtings, carried on by us, under
the firm of Smith and Bennett, in Dyche-street, Rochdaleroad, in Manchester, was this day dissolved by mutual
consent. All debts due by or owing to the said concern
will be paid and received by the said Thomas Smith.—
Dated this 29th day of October 1848.

Thomas Smith.

Thomas Bennett.

OTICE is hereby given, that the Copartnership carried on for some time past, at No. 1, Bull Head-court, Newgate-street, in the city of London, and at No. 22, Newgate-street aforesaid, by us the undersigned, Robert Daff Ironside, William Henry Ablett, and Joseph Moore Palmer, as Butter and Provision Merchants, Factors, and Salesmen, under the style or firm of Ironside, Ablett, and Palmer, was this day dissolved by nutual consent; and that Mr. Robert Duff Ironside is empowered to receive and pay all debts due to and by the said copartnership concern.—Dated this 28th day of October 1848.

Robert Duff Ironside

Robert Duff Ironside. William Henry Ablett. Joseph Moore Palmere

OTICE is hereby given, that the Partnership lately subsisting between us, William Ray and John Langston, of No. 32, Broad-street, Bloomsbury, heretofore carrying on trade as Coal Merchants, under the firm of Ray and Langston, was, on the 27th day of October instant, dissolved by mutual consent.—Dated this 30th day John Langston. of October 1848.

William Ray.

IOTICE is hereby given, that the Partnership I lately subsisting between us, at No. 16, Chapelstreet East, May-fair, in the county of Middlesex, in the business of a Grocer, was this day dissolved by mutual consent: As witness our hands this 24th day of October 1848.

George Palmer.

George Blackmore.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Noah George Bond and Waters Hardy, as Booksellers and Stationers, in Huddersfield, in the county of York, trading under the style or firm of Bond and Hardy, has, by mutual consent, been dissolved as on and from the 21st day of October instant; and that all debts owing to and due from the said partnership concern will be received and paid respectively by the said Waters Hardy, by whom the said business will be continued: As witness our hands this 25th day of October 1848.

N. G. Bond.

Waters Hardy.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, John Williams and Evan Matthew Richards, as Iron Mer-John Williams and Evan Matthew Richards, as Iron Merchants and Coal Merchants, at Onllwyn, near Swansea, Glamorganshire, and elsewhere, has, on this instant 27th day of October 1848, been dissolved by mutual consent; and that all debts due to or from the said partnership will be received or paid by the said John Williams alone, by whom the said businesses will henceforth be carried on upon his cole are distorted and cargount. Dated this 27th day of his sole credit and account.—Dated this 27th day of October 1848.

John Williams.

Evan M. Richards.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Butler and Charles Butler, of Woolwich, in the county of Kent, Surgeons and Apothecaries, heretofore carrying on business under the firm of John and Charles Butler, was, on the 22d day of September last, dissolved by mutual consent; and that all debts owing to the said partnership are to be received by the said John Butler; and all persons to whom the said partnership stanks indebted are persons to whom the said partnership stands indebted are requested immediately to send in their respective accounts to the said John Butler, in order that the same may be examined and paid: As witness our hands the 27th day of October 1848. Charles Butler.

John Butler.

O'TICE is hereby given, that the Partnership subsisting between as the undersigned, Thomas Petty, Charles Storr Kennedy, Richard Smith, Henry Kennedy, and George Storr Kennedy, Richard Smith, Henry Kennedy, and George Shaw Petty, George Mason, and John Slater, as executors of James Park, deceased, carrying on business, under the firm of the Ulverston Mining Company, at Ulverston, in the county of Lancaster, has this day been dissolved, so far as regards the said Charles Storr Kennedy, who retires therefrom; and that the said Thomas Petty, Richard Smith, Henry Kennedy, and George Shaw Petty, George Mason, and John Slater, as executors as aforesaid, will henceforth carry on the said business, under the firm of the Ilverston carry on the said business, under the firm of the Ulverston Mining Company.—Dated this 12th day of October 1848. Charles Storr Kennedy.

Tho. Petty. Henry Kennedy. Richard Smith. G. S. Petty. George Mason. John Slater.

[Extract from the Edinburgh Gazette of October 24, 1848.]

NOTICE is hereby given, that I, the undersigned Henry Huth, have withdrawn from Partnership in the two several firms of William de Drusina and Co. of Mexico, and several firms of William de Drusina and Co. of Mexico, and William de Drusina and Co. of Vera Cruz, in the Republic of Mexico; and that my interest in the said firm of William de Drusina and Co. of Mexico, ceased and determined on the 31st day of December last, and in the said firm of William de Drusina and Co. of Vera Cruz, on the 30th day of June last.—Dated this 12th day of October 1848.

Henry Huth.

J. W. Dunckhorst, Witness. F. C. Schierholtz, Witness.

ALL persons having any claims or demands upon the estate of George Weston, of Worship-street, Shoreditch, in the county of Middlesex, Victualler, deceased, are required, within fourteen days from the date hereof, to send required, within fourteen days from the date nereof, to send to me, the undersigned, the nature and particulars of such claims or demands, respectively, in order (if correct) to their being discharged; and notice is hereby given, that after that day the executors of the said George Weston will proceed to a division of the property of the deceased.—Dated the 27th day of October 1848.

JOHN WHITELOCK, No. 10, Gresham-street, London Solicitor to the executors

London, Solicitor to the executors.

Marshal's Office, British Guiana. Counties of Demerary and Essequebo. Edictal Citation.

DURSUANT to authority granted by his Honour the Acting Chief.Justice of British Guiana, dated the 9th

day of August 1848;

Acting Cher. Sistince of British Guiana, dated the 9th day of August 1848;

I, the undersigned, Acting Provost Marshal of British Guiana, in the name and behalf of John Jones and James Stuart, as sole executors to the last will and testament of Nathaniel Rudder, late an inhabitant of the county of Demerary, deceased, do hereby, by edict, cite all known and unknown creditors, European as well as colonial, of Nathaniel Rudder, deceased, both individually and as having been, at the time of his death, proprietor of one undivided half of plantation Blankenburg, cum annexis, situate in the parish of St. Luke, county of Demerary, to appear before the Honourable the Supreme Court of Civil Justice of British Guiana, at the Registrar's office for the counties of Demerary and Essequebo, in the Public-buildings, in the city of George-town, in the colony aforesaid, and there file their claims, properly substantiated and in due form, within the period of one month after the third and last publication of this edict, or within one month after the notice by me the undersigned, Acting Provost Marshal, in the Official Gazette of the colony, of the publication of this edict in the London Gazette, on pain in default thereof as the law directs. lication of this edict in the London Gazette, on pain in default thereof as the law directs.

Demerary and Essequebo, this 12th day of August 1848. R. S. TURTON. Acting Provost Marshal of British Guiana.

BRITISH GUIANA.

Counties of Demerary and Essequebo.

URSUANT to an Order of his Honour William Arrindell, Acting Chief Justice of British Guiana, bearing date 8th August 1848, in the matter of Her Ma-jesty's Colonial Receiver General versus the proprietor or proprietors, representative or representatives, of plantation Garden of Eden;

Garden of Eden;

I, the undersigned, Acting Provost Marshal of British Guiana, do advertise, for the first, second, and third time, that I, or my lawful deputy, will expose for sale, at public judicial auction, in the month of September 1849;

Plantation Garden of Eden, cum annexis, situate on the east bank of the river Demerary, in the county of Demerary, in the colony of British Guiana, comprising the land, buildings, machinery, cultivation, and further appurtenances, as per inventory.

All persons who may have any right, title, or interest in and to the nett proceeds of the property above described.

and to the nett proceeds of the property above described, are hereby summoned to appear in person, or by attorney, at the Registrar's office for the counties of Demorary and Essequebo, within one calendar month after expiration

of the Registrar's advertisement to that effect (which advertisement will be issued twenty-one days after the sale of the said property), for the purpose of delivering into said Registrar's office their respective claims, with all documents and vouchers in support thereof, in order that the Honourable the Supreme Court of Civil Justice of British Guiana may proceed to a decision of præ et concurrentia on the said nett proceeds, on pain in default thereof as the law directs.

An inventory of said plantation will be seen at the counting-house of Messrs. John Kingston and Company, Lime-street-square, London.

Marshal's office, George-town, Demerary and Essequebo, this 15th days of Section 1949.

this 16th day of September 1848.

R. S. TURTON, Acting Provost Marshal of British Guiana.

BRITISH GUIANA.

Counties of Demerary and Essequebo.

DURSUANT to an Order granted by his Honour William Arrindell, Acting Chief Justice of British Guiana, bearing date 23d August 1848, in the matter of Sarah Maria Gilgeous and William Benjamin Gilgeous, the former as heiress, and the latter as heir, nominated and instituted in and by the last will and testament of John instituted in and by the last will and testament of John Jacob Gilgeous, deceased, by their, the said Sarah Maria Gilgeous and William Benjamin Gilgeous's attorney in this colony, William Lyng, plaintiff, versus John Chandler, an inhabitant of the county of Essequebo, and John Robert Evans, as substituted and sole acting executor to the last will and testament of John Evans, deceased, in his lifetime joint proprietor with the said John Chandler, of the plantation Better Success, situate on the west sea coast of the said colony British of Guiana, jointly and severally defendants: fendants :

fendants;
I, the undersigned, Acting Provost Marshal of British Guiana, do advertise, for the first, second, and third time, that I, or my lawful deputy, will expose for sale, at public Judicial auction, in the month of September 1849;
Plantation Better Success, cum annexis, situate on the west sea coast of Essequebo, in the county of Essequebo, and colony of British Guiana, comprising three hundred roods facade by the usual depth, as per inventory.

All persons, who may have any right, title, or interest in and to the nett proceeds of the property above described, are hereby summoned to appear in person, or by attorney, at the Registrar's office for the counties of Demerary and Essequebo, within one calendar month after expiration Essequebo, within one calendar month after expiration of the Registrar's advertisement to that effect (which advertisement will be issued twenty-one days after the sale of the said property), for the purpose of delivering into said Registrar's office their respective claims, with all documents and vouchers in support thereof, in order that the Honourable the Supreme Court of Civil Justice of British Guiana may proceed to a decision of præ et concurrenta on the said nett proceeds, on pain in default thereof as the law directs.

An inventory of said plantation will be seen at the counting-house of Messrs. John Kingston and Company,

Lime-street-square, London.

Marshal's office, George-town, Demerary and Essequebo, this 16th day of September 1848.

TURTON, Acting Provost Marshal of British Guiana.

BRITISH GUIANA.

Counties of Demerary and Essequebo.

Counties of Demerary and Essequebo.

PURSUANT to an Order granted by his Honour Guiana, bearing date 8th August 1848, in the matter of a Final Order of the Honourable the Supreme Court of Civil Justice, bearing date 8th July 1848, on the petition of Robert Straker Turton, Acting Provost Marshal of British Guiana, versus W. S. Hamilton and Co. of Dublin, Merchants, as purchasers of plantation Malgre Tout, and J. Gardiner Austin and Richard Henderson, as securities for the purchase money;

I, the undersigned, Acting Provost Marshal of British Guiana, do advertise, for the first, second, and third time,

that I, or my lawful deputy, will expose for sale, at public judicial auction, in the month of September 1849;

John Gardiner Austin's one undivided third part or share

of plantation Batsebas' Lust, cum annexis, situate in the county of Essequeb, in the colony of British Guiana, save and except such parts and portions thereof as have been transported to other parties, as per inventory.

All persons, who may have any right, title, or interest in and to the nett proceeds of the property above described, are hereby summoned to appear in person, or by attorney, at the Registrar's office for the counties of Demerary and Essequebo, within one calendar month after expiration of the Registrar's advertisement to that effect (which advertisement will be issued twenty-one days after the sale of the said property for the purpose of deligating into said the said property), for the purpose of delivering into said Registrar's office their respective claims, with all documents and vouchers in support thereof, in order that the Honourable the Supreme Court of Civil Justice of British Guiana may proceed to a decision præ et concurrentia on the said nett proceeds, on pain in default thereof as the law directs

An inventory of said plantation will be seen at the counting-house of Messrs. John Kingston and Company, Lime-street-square, London.

Marshai's office, George-town, Demerary and Essequebo, this 16th day of September 1848.

R. S. TURTON, Acting Provost Marshal of British Guiana.

BRITISH GUIANA.

Counties of Demerary and Essequebo.

DURSUANT to an Order of his Honour William Arrindell, Acting Chief Justice of British Guiana, bearing date 8th August 1848, in the matters hereinafter mentioned.:

I, the undersigned, Acting Provost Marshal of British Guiana, advertise by these presents, for the first, second, and third time, that I, or my lawful deputy, will expose for

and third time, that I, or my lawful deputy, will expose for sale, at public judicial auction, in the month of September 1849;
1stly. By virtue of a Final Order of the Honourable the Supreme Court of Civil Justice of British Guiana, bearing date 6th July 1848, on the petition of Robert Straker Turton, Acting Provost Marshal of British Guiana, versus W. S. Hamilton and Co. of Dublin, Merchants, as purchasers of plantation Malgre Tout, and J. Gardiner Austin and Richard Henderson, as securities for the purchase money. 2ndly, In behalf of Thomas Daniel and John Daniel, of the city of Bristol, Merchants and Copartners, trading therein under the name, style, and firm of Thomas Daniel and Sons, by their attorney in this colony, James Daniel and Sons, by their attorney in this colony, James Stuart, plaintiffs, versus John Gardiner Austin, an inhabitant of the county of Demerary, in the colony of British Guiana, defendant;

Plantation Aberdeen, cum annexis, situate in the county of Essequebo, in the colony of British Guiana, comprising the land, buildings, machinery, cultivation, and further appurtenances, as per inventory (save and except such parts and portions thereof as have been transported to other parties).

All persons, who may have any right, title, or interest in and to the nett proceeds of the property above described, are hereby summoned to appear in person, or by attorney, at the Registrar's office for the counties of Demerary and Essequebe, within one calendar month after expiration of the Registrar's advertisement to that effect (which advertisement will be issued twenty-one days after the sale of the said property), for the purpose of delivering into said Registrar's office their respective claims, with all documents and vouchers in support thereof, in order that the Honourable the Supreme Court of Civil Justice of British Guiana may proceed to a decision of præ et concurrentia on the said nett proceeds, on pain in default thereof as the law directs.

An inventory of said plantation will be seen at the

An inventory of said plantation will be seen at the counting-house of Messrs. John Kingston and Company,

Lime-street-square, London.

Marshal's office, George-town, Demerary and Essequebe, this 16th day of September 1848.

R. S. TURTON, Acting Provost Marshal of

R. S. 101. British Guiana.

BRITISH GUIANA.

Official Advertisement.-Demerary and Essequebo, to wit.

N pursuance of the Ordinance No. 18, of the year 1844,

IN pursuance of the Ordinance No. 18, of the year 1844, intituled "An Ordinance to establish Administrators General in the colony of British Guiana," and of the Ordinance No. 17, of the year 1846, being an Ordinance to amend said Ordinance No. 18, of the year 1844;

I, the undersigned, Administrator General of Demerary and Essequebo, in the colony of British Guiana, do hereby call up and require the creditors of the estates hereunder mentioned to file their claims, according to law, at my office, in the Public-buildings, in the city of George-town, in the colony aforesaid, within the period of four months from the publication of my second and last advertisement in the London Gazette, on pain in default thereof of being in the London Gazette, on pain in default thereof of being debarred from filing thereafter any claims omitted to be filed within the period aforesaid, this being my first advertisement.

Demerary and Essequebo, this 19th day of August 1848.

JOHN KENNEDY, Administrator General of Demerary and Essequebo.

List of Estates referred to in the above Official Ad-

Estate of Griffith Parry, deceased, who died, in the city of George-town, county of Demerary, on or about the 4th day of December 1847.

Estate of Hendrick Van Cooten, deceased, who died, in the county of Demerary, on or about the 5th day of March

Estate of Catherine Pendergrass, deceased, who died, in the county of Demerary, on or about the 2d day of May 1333. Estate of Matthew Newlands, an inhabitant of the colony of British Guiana, an insolvent, under Ordinance No. 29, anno 1846.

Estate of Henry Goppy, deceased, who died intestate, in the city of George-town, county of Demerary, on or about the 15th day of July 1848.

Estate of Antonio Francisco, who lately resided in plantation Meteumeerzorg, county of Demerary, and now absent from this colony, without an attorney or agent to represent him.

Estate of George H. Boggs, deceased, who died, in the city of George-town, county of Demerary, on or about the

12th day of August 1848.
Estate of Clarissa Rogers, deceased, who died, in the county of Demerary, on or about the 15th day of June 1834.
Estate of Patrick Rose, deceased, who died, in Scotland, on or about the 6th day of December 1846.

JOHN KENNEDY, Administrator General.

BRITISH GUIANA.

Official Advertisement.—Demerary and Essequebo, to wit.

N pursuance of the Ordinance No. 18, of the year 1844,

In pursuance of the Ordinance No. 18, of the year 1844, initialed "An Ordinance to establish Administrators General in the colony of British Guiana," and of the Ordinance No. 17, of the year 1846, being an Ordinance to amend said Ordinance No. 18, of the year 4844;

I, the undersigned, Administrator General of Demerary and Essequebo, in the colony of British Guiana, do hereby call up and require the creditors of the estates hereunder mentioned to file their claims, according to law, at my office, in the Public-buildings, in the eity of George-town, in the colony aforesaid, within the period of four months from the publication of my second and last advertisement in the London Gazette, on pain in default thereof of being in the London Gazette, on pain in default thereof of being debarred from filing thereafter any claims omitted to be filed within the period aforesaid, this being my first ad-

Demerary and Essequebo, this 26th day of August 1848. JOHN KENNEDY, Administrator General of Demerary and Essequebo.

List of Estates referred to in the above Official Ad-

vertisement.
Estate of James Glen, an inhabitant of the county of Demerary, in the colony of British Guiana, an insolvent, under Ordinance No. 29, anno 1846.

D

No. 20910.

Estate of James Glen, an inhabitant of the county of Demerary, in the colony of British Guiana, as having been a partner in the mercantile business carried on by himself, Alexander Glen, now deceased, Patrick Gilbert, and William Arthur, in the city of George-town, county of Demerary, from the 1st of January 1841 to the 30th of June 1842, under the firm of Alexander Glen and Company, an insolvent, under Ordinance No. 29, anno

Estate of James Glen, an inhabitant of the county of Demerary, in the colony of British Guiana, as having been a partner in the mercantile business carried on by himself, Alexander Glen, now deceased, and Patrick Gilbert, in the city of George-town, county of Demerary, from the 1st of July 1842 to the 31st day of December 1842, under the firm of Alexander Glen and Company, an insolvent, under Ordinance No. 29, anno 1846. Estate of James Glen, an inhabitant of the county of Demerary, in the colony of British Guiana, as having been a partner in the mercantile business carried on by himself, Alexander Glen, now deceased, and Patrick Gilbert, in the city of George-town, county of Demerary, from the Estate of James Glen, an inhabitant of the county of

Alexander Glen, now deceased, and Patrick Gilbert, in the city of George-town, county of Demerary, from the 1st of January 1838 to the 31st December 1840, under the firm of Alexander Glen and Company.

Estate of Jacinto de Oliveira, deceased, who died, in the city of George-town, county of Demerary, on or about the 19th day of August 1848.

Estate of Gulius Francis Fraskini, deceased, who died, in the city of George town, county of Demorary, or and the city of George town, county of Demorary, or any county of Demorary or any county of De

the city of George-town, county of Demerary, on or about the 12th September 1845, and of Anna Maria Catherine Elizabeth Fraskini, born Fox, decessed, who died, in the city of George-town, county of Demerary, on

or about the 30th December 1846.

State of James King, who resided in Liguan Island, county of Essequebo, and died intestate, on 9th April 1846, on

plantation Smithfield, county of Berbice.

JOHN KENNEDY, Administrator General.

BRITISH GIHANA.

Official Advertisement.-Demerary and Essequebo, to wit.

N pursuance of the Ordinance No. 18, of the year 1844, intituled "An Ordinance to establish Administrators General in the colony of British Guiana," and of the Ordinance No. 17, of the year 1846, being an Ordinance to amend said Ordinance No. 18, of the year 1844;

I, the undersigned, Administrator General of Demerary and Essequebo, in the colony of British Guiana, do hereby call up and require the creditors of the estates hereunder call up and require the creditors of the estates hereunder mentioned to file their claims, according to law, at my office, in the Public-buildings, in the city of George-town, in the colony aforesaid, within the period of four months from the publication of this advertisement in the London Gazette, on pain in default thereof of being debarred from filing thereafter any claims omitted to be filed within the period aforesaid, this being my second and last advertisement. sement. Demerary and Essequebo, this 16th day of September 1848.

JOHN KENNEDY, Administrator General of Demerary and Essequebo.

List of Estates referred to in the above Official Advertisement.

Estate of Garret Habbo Garrels, deceased, who died in-

testate of Garret Habto Garrets, deceased, who died intestate, on plantation Vergenoegen, county of Essequebo, on or about 8th day of April 1848.

Estate of Francisco Vicente da Cruz, deceased, who died intestate, in the city of G orge-town, county of Demerary, in or about the month of June 1848.

Estate of William Paris Carter, deceased, who died, in the city of George-town, county of Demerary, on or about

the 47th day of February 1848.
Estate of Charles James Robertson, deceased, who died intestate, on plantation Perseverance, in the county of Essequebo, on or about the 2d June 1848.

Estate of John Henry Faber, an inhabitant of the county of Demorary, an insolvent, under Ordinance No. 29, anno

Estate of Moses Yanus, deceased, who died intestate, on plantation Providence, county of Demerary, on or about the 5th day of May 1848.

Estate of Thomas Carmichael Forte, an inhabitant of the county of Demerary, an insolvent, under Ordinance

No. 29, anno 1846. Estate of Thomas Carmichael Forte, an inhabitant of the county of Demerary, as having carried on business in co-partnership with Henry Collymore, under the firm of Collymore and Forte, an insolvent, under Ordinance

Collymore and Forte, an insolvent, under Ordinance No. 29, auno 1846.

Estate of William Handley, deceased, who died intestate, in the county of Berbice, on or about the 22d June 1848.

Estate of Peter de Weever, deceased, who died, in the Colonial-hospital, city of George-town, county of Demerary, on or about the 7th February 1848.

Estate of John Lower deceased who died in the city of

Estate of John Logan, deceased, who died, in the city of George-town, county of Demerary, on or about the 4th

Estate of John Munro, deceased, in his lifetime an inhabitant of Demerary, and who died, in the county of Cromarty, in Scotland, on or about the 22d day of March 1835.

Estate of Thomas Burke, deceased, formerly of this colony, and who departed this life, at Ballinasloe, in Ireland, on or about the 24th day of April 1848.

JOHN KENNEDY, Administrator General.

IN CHANCERY.—Between John Cutts, plaintiff, and John Reginald Riddell and others, defendants.

TAKE notice, that this Honourable Court will be moved before his Honour Vice Chancellon Single Land before his Honour Vice Chancellor Sir James Lewis Knight Bruce, Knt. on Thursday the 2d day of November next, or so soon after as Counsel can be heard on behalf of the above-named plaintiff, that the bill in this cause may be taken pro confesso against the above-named defendant, John Reginald Riddell.—Dated this 29th day of September 1848.

Yours, &c.
SEWELL and FOX, 51, Old Broad-street, London,
Plaintiff's Solicitors.

To the above-named defendant, John Reginald Riddell.

IN CHANCERY.—Between Thomas Spencer Cope, plaintiff, and John Henry Cromwell Russell, defendant.

TAKE notice, that this Honourable Court will be moved by Mr. R. Levinge Swift, as Counsel for the above-named plaintiff, before his Honour the Vice Chancellor named plantiff, before his Hollour the vice Chancellor Sir J. L. Knight Bruce, Knt. on Saturday the 25th day of November 1848, or as soon after as Counsel can be heard for the above-named plaintiff, that the bill filed in this cause, on the 20th day of March 1847, be taken proconfesso against the above-named defendant.—Dated this 25th day of October 1848.

WILLIAM ALLICK KENNETT, No. 106, Fender Plaintiff's Spliniters.

church-street, London, Plaintiff's Solicitor.
To John Henry Cromwell Russell, the above-named

defeudant.

NOTICE TO CREDITORS.

OTICE is hereby given, that by indenture, bearing date the 23d day of September 1848, Joseph Foster, of Liverpool, in the county of Lancaster, Oil and Colour of Liverpool, in the county of Lancaster, Oil and Colour Manufacturer, carrying on business under the firm or style of Carter and Foster, assigned all and singular the machinery, stock in trade, goods and furniture then in and about the works and premises situate in Seel-street, in Live pool aforesaid, and the office and counting-house attached thereto, together with all debts, sum and sums of money, and all books of accounts, papers and writings relating thereto, and also all the interest of him the said Joseph Foster in the unexpired term of a lease of the said premises. Foster in the unexpired term of a lease of the said premises Foster in the interpretation of March 1845, unto Shilston Calmady Hamlyn, of Leawood-house, in the county of Devon, Esq. and Abraham Banks, of Liverpool aforesaid, Seed Crusher, being, upon trust, for the benefit of all the creditors of the said firm of Carter and Foster as in the said indenture is mentioned; and which said indenture was duly executed by the said Joseph Foster and Abraham Banks on the day of the date thereof, in the presence of, and attested by, Thomas Pritchard, Clerk to Mr. Horner, Solicitor to the said trustees, and by the said Shilston Calmady Hamlyn, on the 25th day of September now last, in the presence of, and attested by, John Turner, servant of the said Shilston Calmady Hamlyn; and the same indenture now lies at my office for the inspection and signature of the creditors.—Dated this 26th day of October 1848.

FRAS. HORNE R, Peel-buildings, Harrington-street,
Liverpool, Solicitors to the said Trustees.

NOTICE is hereby given, that by an indenture, bearing date the 22d day of September 1848, George Norman, of No. 54, Charing-cross, in the county of Middlesex, Hosier, hath assigned all his personal estate and effects, whatsoever and wheresoever, to Christopher John Parker, of Milk-screet, in the city of London, Warehouseman, as of Milk-street, in the city of London, Warehouseman, as trustee, upon trust, for the benefit of all the creditors of him the said George Norman; and that the said indenture was executed by the said George Norman and Christopher John Parker, respectively, on the said 22d day of September 1848, in the presence of, and their respective executions are attested by, George Lawrence, of No. 60, Bread-street, Cheapside, in the city of London, Solicitor; and the said indenture now lies at our officer for propriate but he greater than the greater of the said services of the greater of the great indenture now lies at our offices for execution by the creditors of the said George Norman.-Dated this 28th day of October 1848.

LAWRENCE and REED, Solicitors, 60, Breadstreet, Cheapside.

NOTICE is hereby given, that Frederick Makeig, of Crewkerne, in the county of Somersct, Bookseller, hath by indenture, dated the 30th day of September last, main by indenture, unted the soin day of September last, assigned all his personal estate and effects unto Charles Warre Loveridge, of Crewkerne aforesaid, Banker, Thomas Miller, of Sherborne, in the county of Dorset, Gentleman, and John Marsh Templeman, of Crewkerne aforesaid, Gentleman, upon trust, for the equal benefit of themselves and all other the creditors of the said Frederick Makeig who shall execute the said indenture; and that the said indenture was duly executed by the said Frederick Makeig and Thomas Miller on the said 30th day of September last, and by the said Charles Warre Loveridge and John Marsh Templeman on the 2d day of October instant, in the pre-Templeman on the 2d day of October instant, in the presence of, and their respective execution thereof is attested by, John Marsh Templeman the younger, of Crewkerne aforesaid, Attorney at Law; and the said indenture now lies at the office of William Stephens, Esq. Solicitor, 30, Bedford-row, London, for the inspection and signatures of such creditors of the said Frederick Makeig as have not already executed the same.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Louis George Julien, by the name and description of Louis George Julien, late of No. 214, Regent-street, in the county of Middlesex, Music Seller, and now of No. 76, Harley-street, Cavendish-square, in the said county of Middlesex, are desired to meet the assignees of his estate and effects, on the 22d day of November 1848, at twelve of the clock at noon, at the Court of Bankruptcy, in Basing-hall-street, in the city of London, in order to assent to or dissent from the said assignees commencing and prosecuting a suit in equity against Charles Lewis, of No. 9, Grosvenor-street, Bond-street, in the county of Middlesex, Solicitor, either separately or jointly with any other person or persons, for the purpose of setting aside a certain security or instru-ment given by the said bankrupt to the said Charles Lewis, and for the recovery of certain moneys and securities, part of the estate and effects of the said bankrupt, which have passed into the hands of or been obtained by the said Charles Lewis; and also for the purpose of enforcing against the said Charles Lewis certain claims and demands, alleged by the said assignees to be vested in them as part of the said bankrupt's estate; and to compound or submit to arbitration the said claims, and all matters in difference between the said assignees and the said Charles Lewis; and on other special affairs.

In the Matter of George Cappur and Ralph Cappur, of Nantwich, in the county of Chester, Cheese Factors, Dealers and Chapmen.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Second Dividend of 3s. in the pound, and a First Dividend of 2s. in the pound, upon application at my office, as under, on Thursday the 2d day of November next, or any subsequent Thursday, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.—October 24, 1848.

JAS. CAZENOVE, Official Assignee, No. 11,

Eldon-chambers, South John-street, Liverpool.

In the Matter of Charles Broad, of the city of Bristol, Timber Merchant, Dealer and Chapman.

Timber Merchant, Dealer and Chapman.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 1s. 11d. in the pound, upon application at my office, as under, on Wednesday the 1st of November next, and any subsequent Wednesday, between the hours of ten and twelve. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

EDWARD MANT MILLER, Official Assignee, No. 19, Saint Augustine's-place, Bristol.

No. 19, Saint Augustine's-place, Bristol.

In the Matter of John Huxtable, of Frome Selwood, in the county of Somerset, Silversmith.

HEREBY give notice, that the creditors who have HEREBY give notice, that the creditors who have a proved their debts under the above estate may receive a First Dividend of 3s. 1d. in the pound, upon application at my office, as under, on Wednesday the 1st day of November next, or any subsequent Wednesday, between the bours of ten and twelve. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

EDWARD MANT MILLER, Official Assignee, No. 19, Saint Augustine's-place, Bristol.

No. 19, Saint Augustine's-place, Bristol.

In the Matter of Mark Guier Rose, of Moreton in Marsh in the county of Gloucester, Innkeeper and Victualler, Dealer and Chapman.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 2s. 7d. in the pound, upon application at my office, as under, on Wednesday the 1st of November next, or any subsequent Wednesday, between the hours of ten and twelve. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

EDWARD MANT MILLER, Official Assignee,
No. 19, Saint Augustine's place, Bristol.

In the Matter of Thomas Hammond Fiske, of Portsmouth, in the county of Hants, Ironmonger, Dealer and Chap-

THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the Second Dividend of 44d. in the pound, any Wednesday, for the Second Dividend of 44d. In the pound, any Wednesday, between the hours of eleven and two, on application at my office, No. 25, Coleman-street, London. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

GEO. J. GRAHAM, Official Assignee.

In the Matter of Thomas and Elward Lyon, of No. Birchin-lane, in the city of London, Stock and Bill Brokers.

HE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the First Dividend of 1s. 4d. in the pound, and 7s. on the separate estate of Edward Lyon, any Wednesday, between the

hours of eleven and two, on application at my office, No. 25, Coleman-street, London. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

GEO. J. GRAHAM, Official Assignee.

In the Matter of Francis Joule Smith, of Eccleshall, in the county of Stafford, Currier, Leather Seller, and Shoe Manafacturer, against whom a Fiat in Bankruptcy was issued on the 20th day of January 1848.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 1s. 9d. in the pound, upon application at my office, as under, on any Friday, between the hours of eleven and three. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to production of the second second administrators will be required to produce the probate of the will or the letters of administration under which they claim.

F. WHITMORE, Official Assignee,
No. 7, Waterloo-street, Birmingham.

In Re William Darling Hay, of Newcastle-upon-Tyne, Bread and Biscuit Baker, against whom a Fiat in Bankruptcy was issued on the 27th day of August 1847.

HEREBY give notice, that the First and Second Dividends, at the rate of 9d. in the pound on debts proved on the 24th instant, and a Third Dividend, at the rate of 1d. in the pound, may be received by all the creditors who have proved their debts under the above estate, at my office, Royal-arcade, Newcastleupon-Tyne, on Saturday the 4th day of November next, or any subsequent Saturday, between the hours of ten and three o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.—Newcastle-upon-Tyne, October 27, 1848. HEREBY give notice, that the First and Second castle-upon-Tyne, October 27, 1848.
THOMAS BAKER, Official Assignee.

In the Matter of Charles Minors Collett, formerly carrying

on business as a Baker and Dealer in Patented Bread and Ship Biscuit, at Mill-street, Lambeth, in the county of Surrey, and at Houndsditch, in the city of London, now of Hammersmith, in the county of Middlesex, now carrying on business at Lincoln's-inn-fields, in the county of Middlesex, as an Attorney, against whom a Fiat in Bankruptcy was issued on the 9th day of March 1848.

THE creditors who have proved their debts under the THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the First Dividend of 2s. 14d in the pound, any Wednesday, between the hours of eleven and three, on application at my office, No. 2, Basinghall-street, London. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

W. WHITMORE, Official Assignee.

In the Matter of Robert Fletcher, of No. 7, Great-Winchester-street, in the city of London, and also carrying on business at Ranson's Wheel, near Sheffield, in the county of York, in copartnership with Francis Ommaney and William Inglish, as Minufacturers of Strel, against whom a Fiat in Bankruptcy was issued on the 5th day of May 1848.

HE creditors who have proved their debts under the above Flat in Bankruptcy may receive their warrants for the First Dividend of 14s. 11d. in the pound, any Wednesday, between the hours of eleven and three, on application at my office, No. 2, Basinghall-street. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

W. WHITMORE, Official Assignee. In the Matter of John Johnson, of Chelmsford, in the county of Essex, Grocer and Tea Dealer, against whom a Fiat in Bankruptcy was issued on the 19th day of January 1847,

HE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for a Dividend of Ss. ½d. on account of the First Dividend of 4s. 6d. in the pound, any Wednesday, between the hours of 48, bd. in the pound, any wetnesday, between the non-of eleven and three, on application at my office, No. 2, Basinghall-street. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they laim.

W. WHITMORE, Official Assignee.

In he Matter of Benjamin Spikins, of Litchfield-street, in the parish of Saint Ann's, Soho, in the city of West-minster, in the county of Middlesex, Timber Merchant, against whom a Fiat in Bankruptcy was issued on the 27th day of April 1848.

THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the First Dividend of 4z. 6½d. in the pound, any Wednesday, between the hours of eleven and three, on application at my office, No. 2; Basingball-street. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

W. WHITMORE, Official Assignee.

In the Matter of John Sewell, of Chatteris, in the isle of Ely, in the county of Cambridge, Money Scrivener, against whom a Fiat in Bankruptcy was issued on the 6th day of August 1842.

THE creditors who have proved their debts under the THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the Second Dividend of 10\(^3\)d, in the pound, any Wednesday, between the hours of eleven and three, on application at my office, No. 2, Basinghall-street No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

W. WHITMORE, Official Assignee. they claim.

In the Matter of Edward Burn, of Saint Helen's-place, in the city of London, Merchant and Commission Agent, trading under the firm of James Burn and Co. against a Fiat in Bankruptcy was issued on the 2d day of February 1837.

THE creditors who have proved their debts under the THE creditors who have proved their debts under the above Fiat in Bankruptoy may receive their warrants for the Fourth Dividend of 3d. in the pound, any Wednesday, between the hours of cleven and three, on application at my office, No. 2, Businghall-street. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

W. WHITMORE, Official Assignae.

In the Matter of James Young, Thomas Bracken, George Ballard, James Charles Colebrook Sutherland, and Nathaniel Alexander, lately of Calcutta, carrying on business in partnership together at Calcutta, in the East Indies, under the firm of Alexander and Co. against whom a Fiat in Bankruptcy was issued on the 7th day of June 1333.

THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the Third Dividend of 5 annus 10 pices Company's, per 100 rupees Sicca, any Wednesday, between the hours of eleven and three, on application at my office, No. 2, Basinghall-street. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will ereditors will be required to produce the probate of will or letters of administration under which they claim.

W. WHITMORE, Official Assignee.

In the Matter of William Sidney Warwick and Thomas William Clagett, of Billiter-square, in the city of London, Merchants, against whom a Fiat in Bankruptey was issued on the 12th day of May 1837.

THE creditors who have proved their debts under the above Fiat in Bankruptoy may receive their varrants for the Third Dividend of 1s. 4d. in the pound, any Wednesday, between the hours of eleven and three, on application at my office, No. 2, Basinghall-street. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

W. WHITMORE, Official Assignee.

In the Matter of Thomas Wallis, of Oxford-street, in the county of Middlesex, Woollen Draper, against whom a Fiat in Bankruptcy was issued on the 11th day of May

THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the Second Dividend of 9 dd. in the pound, any Wedfor the Second Dividend of 9½d. In the pound, any wednesday, between the hours of eleven and three, on application at my office, No.2, Basinghall-street. No warrant cambe delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

W. WHITMORE, Official Assignee.

Estate of William Bagnall, of Burslen, in the county of Stafford, Grocer, Dealer and Chapman. Fiat dated 20th January 1848.

THE creditors who have proved their debts under the THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the First Dividend of 8d. in the pound, any Thursday, between the hours of eleven and two, on application at my office, No. 13, Waterloo-street, Birmingham. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

RICHARD VALPY, Official Assignee.

Separate estate of George Daniel Carey, of the firm of Henry and George Daniel Carey, of Basford, in the county of Nottingham, Hat Manufacturers, Dealers and Chapmen. Fiat dated the 17th November 1841.

THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the Second Dividend of 2d. in the pound, any Thursday, for the Second Dividend of 2d. in the pound, any Thursday, between the hours of eleven and two, on application at my office, No. 13, Waterloo-street, Birmingham. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

RICHARD VALPY, Official Assignee.

In the Matter of George Hawkins, of the New Inn, cituate in Stapleton-road, in the city of Bristol, Victualler.

in Stapleton-road, in the city of Bristol, Victualier.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Dividend of 14s. in the pound, upon application at my office, as under, on Wednesday the 1st of November next, or any subsequent Wednesday, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

THOMAS RENNIE HUTTON, Official Assignee No. 19, Saint Augustine's-place, Bristol.

In the Matter of James Pavey the elder, of the Hotwells, in the parish of Clifton, in the city and county of Bristol, Mason.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Dividend of 6s. 11d. in the pound, upon application at my office, as under, on Wednesday the

ist day of November next, or any subsequent Wednesday, between the hours of eleven and twelve. No Dividend will the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

THOMAS RENNIE HUTTON, Official Assignee,

No. 19, Saint Augustine's-place, Bristol.

Declaration of Dividend under a Fiat, dated 18th day of May 1848, against John Collins, of Middle-yard, Great Queen-street, Lincoln's-inn-fields, in the county of Middlesex, Wheelwright, a Bankrupt.

NOTICE is hereby given, that the First Dividend, at the rate of 5s. in the pound, is now payable, and entitled, at my office, No. 12, Birchin-lane, City, on Monday the 6th day of November next, and two subsequent Monays, between the hours of eleven and three on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special directions of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.—October 28, 1848.

H. H. CANNAN, Official Assignee.

Declaration of Dividend under a Fiat, dated the 8th day of November 1839, against John Masson, of Lime-street square, in the city of London, Merchant, Dealer and Chapman, a Bankrupt.

NOTICE is hereby given, that the Fourth Dividend, at the rate of 1s. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 12, Birchin-lane, City, on Monday the 6th day of November next, and two subsequent Mondays, between the hours of eleven and three on each day. No warrants can be delivered unless the conviction artificial at the proof of the debt be produced. three on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special directions of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.—October 28, 1848.

H. H. CANNAN, Official Assignee.

Declaration of Dividend under a Fiat, dated the 12th day of July 1845, against Peter Hansen, of Newcastle-upon-Tyne, Merchant.

NOTICE is hereby given, that the Fifth and Final Dividend, at the rate of 1-16th of a penny in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 21, Royal-arcade, Newcastle-upon-Tyne, on Saturday the 28th day of October instant, or any following Saturday, between the hours of ten and three on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced without rities exhibited at the proof of the debt be produced, without the special directions of a Commissioner. Executors and administrators of deceased creditors will be required to roduce the probate of will or letters of administration. October 26, 1848.

JAMES WAKLEY, Official Assignee.

Declaration of Dividend under a Fiat, dated the 25th day of February 1848, against Thomas Tyson, of Whitehaven, in the county of Cumberland, Builder.

NOTICE is hereby given, that the First Dividend, at the rate of 3s. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 21, Royal-arcade, New-eastle-upon-Tyne, on Saturday the 28th day of October instant, or any following Saturday, between the hours of ten and three on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special directions of a Commissioner. Executors and administrators of deceased missioner. Executors and administrators of acceased creditors will be required to produce the probate of will or letters of administration.—October 26, 1848.

JAMES WAKLEY, Official Assignee. Executors and administrators of deceased

WHEREAS a Fiat in Bankruptcy, bearing date the 30th day of October 1848, is awarded and issued forth against Elizabeth Ling, of London-street, in the parish of Saint Andrew, in the city of Norwich, Brush Maker, and she being declared a bankrupt is hereby required to surrender herself to Henry John Shepherd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 13th day of November next, at half past eleven of the clock in the fornoon precisely, and on the 12th day of December following, 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 Basinghall-street, in the city of London, 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. All persons indebted to the said bankrupt, examination. or that have any of her effects, are not to pay or deliver the same but to Mr. Geo. Jno. Graham, No. 25, Coleman-street, London, the Official Assignee, whom the Com-missioner has appointed, and give notice to Mr. Andrew Storey, Featherstone-buildings, for Messrs. Tillett, Colman, and Co. Norwich.

WHEREAS a Fiat in Bankruptcy, bearing date the 26th day of Oetober 1848, is awarded and issued forth against Richard Ginger Clode, of Windsor, in the county of Berks, Corn and Coal Merchant, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Henry John Shepherd, Esq. one of Her Majesty's Commissioners of the Court of Bankrupts and the bank of the Court of Bankrupts and the Shaday of Neurophysioners of the Court of Bankrupts. ruptcy, on the 6th day of November next, at eleven of the clock in the forenoon precisely, and on the 11th of December following, at half past eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove theirdebts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. 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. G.J. Graham, No. 25, Coleman-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Lawrance and Plews, Solicitors, Old Jewry-chambers, London.

W HEREAS a Fiat in Bankruptcy, bearing date the WHEREAS a Fiat in Bankruptcy, bearing date the 26th day of October 1848, is awarded and issued forth against James Norton, late of the Clyde Factory, in the parish of Johnstone, in the county of Renfrew, in Scotland, and of No. 4, Smith-bills, Paisley, in the said county, Manufacturer, Dealer and Chapman, trading at Johnstone and Paisley aforesaid, in copartnership with John Ford Hanneford, under the firm of Norton and Hanneford, and now of the city of Norwich, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 8th day of November next, at eleven in the forenoon precisely, and on November next, at eleven in the forenoon precisely, and on November next, at eleven in the forenoon precisely, and on the 7th day of December following, 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 finishabis examination. 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, No. 20, Basinghallstreet, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Storey, Solicitor, Feaappointed, and give notice to Mr. Storey, Solicitor, Featherston-buildings, Holborn, or Mr. C. S. Gilman, Norwich.

HEREAS a Fiat in Bankruptey, bearing date the 20th day of October 1848, is awarded and issued forth against George Conrod Gross, of Nos. 75 and 76; High-street, in the town and county of the town of Southampton, Ironnonger and Coppersmith, trading under the style or firm of G. C. Gross and Co. and he being declared a hankrupt is hereby required to surrender birrecht to a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. one of Her Majesty's Commissioners of the Court of Bankruptey, on the 9th day of November next, at two of the clock in the afternoon.

precisely, and on the 14th day of December following, at eleven o'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. 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, No. 20, Basinghall-street, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Finch and Shepheard, Solicitors, Moorgate-street.

HEREAS a Fiat in Bankruptcy, bearing date the 26th day of October 1848, is awarded and issued forth against Edward Lyne, of Liskeard, in the county of Cornwall, Attorney at Law, Scrivener, Shipowner, Dealer in Mining Shares, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Montague Baker Bere, Esq. Her Majesty's Commissioner of the Exeter District Court of Bankruptcy, on the 23d day of November next, and on the 21st of December following, at one in the afternoon precisely on each of the said days, at the Exeter District Court of Bankruptcy, in Paul-street, in the city of Exeter, 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. 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. H. L. Hirtzel, Paul-street, Exeter, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Bishop and Pitts. Solicitors, Bedford-circus, Exeter, or their Agent, Mr. W. R. Harris, Solicitor, No. 22, Lincoln's-inn-fields, London.

WHEREAS a Fiat in Bankruptcy, bearing date the 18th day of October 1848, is awarded and issued forth against John Petty, of Winterburn, in the parish of Gargrave, in the west riding of the county of York, Farmer and Grazier, Cattle Dealer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to William Scrope Ayrton, Esq. one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 13th of November next, and on the 4th of December following, at one o'clock in the afternoon precisely on each day, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, 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. All persons indebted the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Henry Philip Hope, of Leeds, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Raw, Solicitor, Furnival's-inn, London; Mr. Robinson, Solicitor, Settle; or to Mr. Carriss, Solicitor, Leeds.

HEREAS a Fiat in Bankruptcy, bearing date the 23d day of October 1848, is awarded and issued forth against George Eastburn and Benjamin Myers, of Woodhouse Carr, in Leeds, in the county of York, Dyers and Stovers, and they being declared bankrupts are hereby required to surrender themselves to William Scrope Ayrton, Esq. one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 13th day of November next, and on the 4th of December following, at eleven in the forenoon precisely on each day, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, 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. 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. Henry Philip Hope, of Leeds, the Official Assignee,

whom the Commissioner has appointed, and give notice to Messrs. Williamson and Co. Solicitors, Great James-street, London, or to Mr. Teale, Solicitor, Leeds.

HEREAS a Fiat in Bankruptcy, bearing date the 27th of October 1848, directed to Her Majesty's District Court of Bankruptcy at Manchester, is awarded and issued forth against Ner Gardiner, of the city of Manchester, Share Broker, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to one of Her Majesty's Commissioners of the Manchester District Court of Bankruptcy, on the 10th day of November next, and on the 1st day of December following, at eleven in the forenoon or each day, at the Manchester District Court of Bankruptcy, in Manchester, 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 list sitting the said bankrupt is required to finish his examination. 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. Richard Powdrell Hobson, No. 72, George-street, Manchester, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs, Jaques, Edwards, Jaques, and Layton, Solicitors, Ely-place, London, or to Mr. Edward Heath, Solicitor, No. 41, Swanstreet, Manchester.

HEREAS a Fiat in Bankruptcy, bearing date the 18th day of October 1848, directed to Her Majesty's District Court of Bankruptcy at Manchester, is awarded and issued forth against Samuel Newton, of Burnley, in the county of Lancaster, Porter Dealer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to one of Her Majesty's Commissioners of the Manchester District Court of Bankruptcy, on the 13th day of November next, and on the 11th day of December following, at twelve of the clock at noon precisely on each of the said days, at the Manchester District Court of Bankruptcy, 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. 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. James Stansall Pott, Charlotte-street, Manchester, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Johnson, Son, and Weatherall, Solicitors, Temple, London, or to Messrs. Hall and Baldwin, Solicitors, Clitheroe.

18th day of October 1848, directed to Her Majesty's District Court of Bankruptcy at Manchester, is awarded and issued forth against John Watson Burton, George Cotman, and William Smith, of the city of Manchester, and also of Leeds, in the county of York, Manufacturers, Warehousemen, and Copartners, trading at Manchester, under the firm of Burton, Cotman, and Company, and at Leeds, under the firm of Burton, Smith, and Company, and they being declared bankrupts are bereby required to surrender themselves to one of Her Majesty's Commissioners of the Manchester District Court of Bankruptcy, on the 10th day of November next, at twelve o'clock at noon, and on the 7th day of December following, at eleven of the clock in the forenoon, at the District Court of Bankruptcy, 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. 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. Richard Powdrell Hobson, No. 72, George-street. Manchester, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Reed, Langford, and Marsden, Solicitors, Friday-street, Cheapside, London, or to Messrs. Sale, Worthington, and Shipman, Solicitors, Fountain-street, Manchester.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy awarded and issued forth against William Frederick Fenton, of No. 26, West Smithfield, in the city of London, Lead and Glass Merchant, Dealer and Chapman, will sit on the 8th day of November next, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 13th day of September last), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 13th day of March 1847, awarded and issued forth against David Edwin Colombina, of Charlton-chambers, Regent-street, in the parish of Saint James, Westminster, Money Scrivener, Dealer and Chapman, will sit on the 17th day of November next, at one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 10th day of March last), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same.

R OBERT GEORGE CECIL FANE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy awarded and issued forth against George Gillingham, of No. 61, Church-street, Chelsea, in the county of Middlesex, Veterinary Surgeon and Farrier, Horse Dealer, Dealer and Chapman, will sit on the 10th day of November next, at half past ten of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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.

WILLIAM THOMAS JEMMETT, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, hearing date the 10th day of May 1848, 'awarded and issued forth against John Ellis, of Preston, in the county of Lancaster, Cotton Spinner, Dealer and Chapman, will sit on the 8th day of November next, at twelve of the clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester (by adjournment from the 11th of October 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.

DMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 3d day of June 1848, awarded and issued forth against Thomas Powell, of the parish of Aston, near Birmingham, in the county of Warwick, Miller and Corn Dealer, will sit on the 13th day of December next at half past ten of the clock in the forenoon, at the Birmingham District Court of Bankruptcy, in Birmingham (by adjournment sine die), 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.

ATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Fiat in Bankruptcy awarded and issued forth against Thomas Rowell, of Hartlepool, in the county of Durham, Merchant. Dealer and Chapman, will sit on the 8th day of November next, at one o'clock in the afternoon precisely, at the District Court'of Bankruptcy, Royal-arcade, Newcastle-upon-Tyne (by adjournment from the 24th day of October instant), 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 fluish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 18th day of May 1848, awarded and issued forth against Thomas Page the younger, of Banham, in the county of Norfolk, Gig Maker and Wheelwright, Dealer and Chapman, will sit on the 24th day of November next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-treet, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 2d day of August 1848, awarded and issued forth against William Reynolds Rickman, of No. 23, Clement's-lane, in the city of London, Insurance Broker and Commission Agent, Dealer and Chapman, will sit on the 24th day of November next, at half past twelve of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 5th day of July 1848, awarded and issued forth against Thomas Kent, of Great Brington, in the county of Northampton, Timber Merchant and Carpenter, Dealer and Chapman, will sit on the 24th of November next, at half past eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 11th day of July 1848, awarded and issued forth against Ralph Ormston, of No. 34, Southstreet, Manchester-square, in the county of Middlesex, Cheesemonger, Dealer and Chapman, will sit on the 24th of November next, at twelve o'clock at noon precisely, at the Conrt of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of June 1848, awarded and issued forth against William Clunes, of No. 29, Brydges-street, Covent-garden, in the county of Middlesex, Pawnbroker, Dealer and Chapman, will sit on the 24th day of November next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignces of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, hearing date the 29th day of April 1848, awarded and issued forth against John Haddock, of Bury Saint Edmunds, in the county of Suffolk, Pawnbroker, will sit on the 24th of November next, at half past eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and new in force relating to bankrupts.

Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 24th day of June 1848, awarded and issued forth against William Clay, of No. 140, Cheapside, in the city of London, Warehouseman, will sit on the 24th of November next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 18th day of July 1848, awarded and issued forth against Edward Hagen and Henry Hagen, of Mill-street, Bermondsey, in the county of Surrey, Merchants, Dealers and Chapmen, will sit on the 24th of November next, at half past eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the joint and separate estates and effects of the said bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bank-ruptcy, bearing date the 1st day of June 1848, awarded and issued forth against William Tomlin, of No. 32, Charing-cross, in the parish of Saint Martin in the Fields, in the county of Middlesex, Carpet Warehouseman, will sit on the 24th day of November next, at half past twelve of the clock in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignmess of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and mow in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 8th day of Jane 1848, awarded and issued forth against Robert Wilson, of Slough, in the county of Bnckingham, Surgeon and Apothecary, Dealer and Chapman, will sit on the 24th of November next, at one in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 10th day of May 1848, awarded and issued forth against Henry Smith Searle, of No. 13, Queen's-place, Kennington, in the county of Surrey, Dealer in Surgical Instruments, will sit on the 24th day of November next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

EDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 23d day of August 1848, awarded and issued forth against Henry Hutchens, of

Portsea, in the county of Southampton, Timber Merchant, Brick Merchant, Dealer and Chapman, will sit on the 24th of November next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

of Her Majesty's Commissioners authorized to act ander a Fiat in Bankruptcy, bearing date the 11th day of April 1848, awarded and issued forth against Thomas Wyles, of the city of Gloucester, Grocer, Dealer and Chapman, will sit on the 23d of November next, at eleven in the forenoon precisely, at the Bristol District Court of Bankruptcy, in the city of Bristol, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DMUND ROBERT DANTELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, hearing date the 6th day of September 1848, awarded and issued forth against John Dillon, of Bye-street, in the city of Hereford, Ironmonger, Dealer and Chapman, will sit on the 22d of November next, at half past ten in the forenoon, at the Birmingham District Court of Bankruptcy, in Birmingham, Warwickshire, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acis of Parliament made and now in force relating to bankrupts.

JOHN BALGUY, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 31st day of May 1843, awarded and issued forth against John Clarke, Richard Mitchell, Joseph Philips, and Thomas Smith, all of Leicester, in the county of Leicester, Bankers and Copartners, Dealers and Chapmen, carrying on business, at Leicester aforesaid, and also at Lutterworth, in the said county of Leicester, and at Melton Mowbray, in the same county, and at Uppingham and Oakham, both in the county of Rutland, under the name, style, or firm of Clarke, Mitchell, Philips, and Smith (the said Richard Mitchell also carrying on, in his individual capacity, the business of a Hosier, at Leicester aforesaid), will sit on the 24th day of November next, at eleven in the forenoon, at the Birmingham District Court of Bankruptcy, at Nottingham, Nottinghamshire, to Audit the Accounts of the Assignees of the separate estate and effects of Joseph Philips, one of the said bankrupts, under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

JOHN BALGUY, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 31st day of May 1843, awarded and issued forth against John Clarke, Richard Mitchell, Joseph Philips, and Thomas Smith, all of Leicester, in the county of Leicester, Bankers and Copartners, Dealers and Chapmen, earrying on business, at Leicester aforesaid, and also at Lutterworth, in the said county of Leicester, and at Melton Mowbray, in the same county, and at Uppingham and Oakham, both in the county of Rutland, under the name, style, or firm of Clarke, Mitchell, Philips, and Smith (the said Richard Mitchell also carrying on, in his individual capacity, the business of a Hosier, at Leicester aforesaid), will sit on the 24th day of November next, at eleven of the clock in the forenoon, at the Birmingham District Court of Bankruptcy, at Nottingham, in order to Audit the Accounts of the Assignees of the separate estate and effects of Thomas Smith, one of the said bankrupts, under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

WILLIAM SCROPE AYRTON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 21st day of March 1848, awarded and issued forth against Charles Turner, of West Royd-hill, Pudsey, in the county of York, Clothier, Dealer and Chapman, will sit on the 27th of November next, at eleven in the forenoon precisely, at the Leeds District Court of Bankruptcy, at the Commercial-buildings, Leeds, in

order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

MONTAGUE BAKER BERE, Esq. Her Majesty's Commissioner of the Exeter District Court of Bankruptcy, being the Commissioner authorized to act under a Fiat in Bankruptcy, bearing date the 8th of October 1847, awarded and issued forth against Charles Howe, of Plymouth, in the county of Devon, Draper, Dealer and Chapman, will sit on the 28th day of November next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy for the Exeter District, in the city of Exeter, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 31st day of August 1847, awarded and issued forth against William Henry North, of Liverpool, in the county of Lancaster, Grocer, Dealer and Chapman, will sit on the 24th day of November next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

EBENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 31st day of December 1845, awarded and issued forth against George Edward Schultz and Henry Ward Carr, of Liverpool, in the county of Lancaster, Stock and Share Brokers, Dealers and Chapmen, Copartners, will sit on the 24th day of November next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 17th day of August 1848, awarded and issued forth against Joseph Kirkham, of Liverpool, in the county of Lancaster, Builder, will sit on the 24th of Novembernext, at eleven in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 6th day of August 1845, awarded and issued forth against George Charles Crofts, of Liverpool, in the county of Lancaster, Corn Merchant, Dealer and Chapman, will sit on the 24th day of November next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, Lancashire, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 5th day of August 1848, awarded and issued forth against Thomas Williams, of Llangefai, in the county of Anglesey, Draper and Grocer, will sit on the 24th of November next, at eleven in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptey, bearing date the 25 h day of March 1848, awarded and issued forth against John Roberts and William Hammill Roberts, of Liverpool, in the county of Lancaster, Ironmongers and Shipsmiths, Dealers and Chapmen, carrying on trade under the firm of John Roberts and Son, will sit on the 24th of November next, at eleven in the forenoon precisely, at the District Court of Bankruptey, in Liverpool, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 14th day of May 1847, awarded and issued forth against Frederick Berner, of West Kirby and Birkenhead, in the county of Chester, Tea Dealer and Italian Warehouseman, trading under the firm of Berners and Company at Birkenhead aforesaid, will sit on the 24th day of November next, at eleven in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of January 1848, awarded and issued forth against William Dixon Scurfield, of Bold-street, Liverpool, in the county of Lancaster, Shawlman, Draper, Dealer and Chapman, will sit on the 24th of November next, at eleven in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 20th day of July 1847, awarded and issued forth against William Hulme and Thomas Braggard, of Lodge-lane, Liverpool, in the county of Lancaster, Rope Manufacturers, Dealers and Chapmen, and Copartners, will sit on the 21st day of November next, at eleven of the clock in the forenoon precisely, at the District Court of Bankrupcy, in Liverpool, Lancashire, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ARTIN JOHN WEST, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 13th day of March 1848, awarded and issued forth against Frederick Merrall, of Halifax, in the county of York, Grocer and Flour Dealer, will sit on the 23d of November next, at eleven O'clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ARTIN JOHN WEST, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 10th day of May 1848, awarded and issued forth against George Herbert and Thomas Wrightson, carrying on business together as copartners, in the city of York, as Linen and Woollen Drapers, Dealers and Chapmen, will sit on the 23d of November next, at eleven in the forenoon precisely, at the Leeds District Court Bankruptcy, in the Commercial-buildings, in Leeds, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

HENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 26th day of August 1848, awarded and issued forth against James Roberts, of Liverpool, in the county of Lancaster, Ironmonger, will sit on the 23d day of November next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, Lancashire, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

TENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 3d day of April 1848, awarded and issued forth against John Stockdale, of Liverpool, in the county of Lancaster, Soap Manufacturer, will sit on the 23d of November next, at eleven in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ALKER SKIRROW, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 27th day of October 1831, awarded and issued forth against William Whitworth, of Manchester, in the county of Lancaster, and Nicholas Whitworth, of Drogheda, in the kingdom of Ireland, Corn Factors, Dealers, Chapmen, and Copartners, will sit on the 23d of November next, at eleven in the forenoon precisely, at the Manchester District Court of Bankruptcy, Manchester, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

OHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 8th day of December 1847, awarded and issued forth against Thomas Burton, of the Commercial-road, Lambeth, in the county of Surrey, Builder, will sit on the 21st of November next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 17th day of February 1848, awarded and issued forth against John Bentley, of No. 80, Saint John-street-road, in the parish of Saint James's, Clerkenwell, in the county of Middlesex, Linen and Woollen Draper, will sit on the 21st of November next, at one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 6th day of February 1847, awarded and issued forth against John Buchanan and Francis Ede, late of Calcutta, in the East Indies, Merchants, Dealers, Chapmen, and Copartners, trading under the firm of Buchanan and Co. will sit on the 21st of November next, at half past one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order 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.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 17th of May 1835, awarded and issued forth against Henry Mawhood, of No. 321, High Holborn, in the county of Middlesex, Dealer in Lace, Dealer and Chapman, will sit on the 23d of November next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 19th of January 1848, awarded and issued forth against Frederick Chaplin and William Henry Chaplin, both of Bishop's Stortford, in the county of Hertford, 'Tanners and Partners in Trade, and carrying on business, in partnership, at Bishop's Stortford, in the county of Hertford, and trading there under the firm or style of F. and W. H. Chaplin, will sit on the 23d day of November next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the joint and separate estates and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 30th of November 1847, awarded and issued forth against Francis Adamson, of Bond-court, Walbrook, in the city of London, Merchant, Dealer and Chapman, will sit on the 23d day of November next, at one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

PDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 17th day of December 1844, awarded and issued forth against James Oldham, of Wood-street, in the city of London, Silk Warehouseman, Dealer and Chapman, will sit on the 23d of November next, at half past twelve in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, 'or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of November 1844, awarded and issued forth against William Burchett, of No. 94, White-chapel-road, in the county of Middlesex, Chymist and Druggist, will sit on the 22d day of November next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estates and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividends. And all claims not then proved will be disallowed.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 8th day of January 1848, awarded and issued forth against William Thompson Rickard, of Regent-street, Mile-end-road, in the county of Middlesex, Manufacturing Chymist, Dealer and Chapman, will sit on the 23d day of November next, at half past one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of June 1848, awarded and issued forth against James Betts, of the city of Winchester, in the county of Sonthampton, Upholsterer and Cabinet Maker, will sit on the 23d of November next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

PDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 9th day of January 1847, awarded and issued forth against John Plews, of Storestreet, Bedford-square, in the county of Middlesex, Timber Merchant, will sit on the 24th day of November next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 29th day of July 1847, awarded and issued forth against Thomas William Turner Dowers, of No. 16, Took's-court, Cursitor-street, Chancery-lane, in the county of Middlesex, Law Stationer, Dealer and Chapman, will sit on the 24th day of November next, at half past eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 24th of September 1844, awarded and issued forth against John Gregory Webb, of Rosamond-buildings, Islington, in the county of Middlesex, Mineral Water Manufacturer, Dealer and Chapman, will sit on the 24th of November next, at twelve at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed

JOHN BALGUY, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 12th day of October 1835, awarded and issued forth against Thomas Bishton, as well of Kilsale, in the county of Salop, as also of the Langley-fields Iron Works, in the parish of Dawley, in the same county, Iron

Master, Dealer and Chapman, will sit on the 28th of Novembernext, at eleven in the forenoon, at the Birmingham District Court of Bankruptcy, at Birmingham, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts; and the said Commissioner will also sit, on the same day, at the same hour, and at the same Court, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 30th day of May 1829, awarded and issued forth against William Stokes and Samuel Stokes, both of Liverpool, in the county of Lancaster, Merchants, Dealers, Chapmen, and Copartners, will sit on the 23d of November next, at eleven o'clock in the forenoou precisely, at the District Court of Bankruptcy, in Liverpool, in order 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.

ENRY JOHN STEPHEN, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 11th day of April 1848, awarded and issued forth against Thomas Wyles, of the city of Gloucester, Grocer, Dealer and Chapman, will sit on the 27th of November next, at eleven in the forenoon precisely, at the Bristol District Court of Bankruptcy, in the city of Bristol, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

ENRY JOHN STEPHEN, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptey, bearing date the 21st day of June 1848, awarded and issued forth against John Lovesy, of Cheltenham, in the county of Gloucester, Librarian, Bookseller, and Stationer, Dealer and Chapman, will sit on the 23d day of November next, at twelve of the clock at noon, at the Bristol District Court of Bankruptcy, in the city of Bristol, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WALKER SKIRROW, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 27th day of October 1831, awarded and issued forth against William Whitworth, of Manchester, in the county of Lancaster, and Nicholas Whitworth, of Drogheda, in the kingdom of Ireland, Corn Factors, Dealers, Chapmen, and Copartners, will sit on the 24th day of November next, at eleven of the clock in the forenoon precisely, at the Manchester District Court of Bankruptcy, in Manchester, Lancashire, in order to make a Dividend of the separate estate and effects of Nicholas Whitworth, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WALKER SKIRROW, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 18th day of August 1847, awarded and issued forth against Thomas Benbow, of Llanidloes, in the county of Montgomery, Draper, Grocer, Dealer and Chapman, will sit on the 23d day of No-

vember next, at twelve at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

BENEZER LUDLOW, Serjeant at Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 20th day of July 1847, awarded and issued forth against William Hulme and Thomas Braggard, of Lodge-lane, Liverpool, in the county of Lancaster, Rope Manufacturers, Dealers and Chapmen, and Copartners, will sit on the 24th day of November next, at eleven o'clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order 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.

WILLIAM THOMAS JEMMETT, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of August 1848, awarded and issued forth against Thomas Gillespie Ferguson, Henry Taylor, and George Frederick Mandley, of Manchester, in the county of Lancaster, Commission Merchants and Copartners, under the firm of Ferguson and Taylor, will sit on the 22d day of November next, at eleven of the clock in the forenoon precisely, at the Manchester District Court of Bankruptcy, in Manchester, 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.

WILLIAM THOMAS JEMMETT, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of. August 1848, awarded and issued forth against Thomas Gillespie Ferguson, Henry Taylor, and George Frederick Mandley, of Manchester, in the county of Lancaster, Commission Merchants and Copartners, under the firm of Ferguson and Taylor, will sit on the 22d day of November next, at eleven of the clock in the forenoon precisely, at the Manchester District Court of Bankruptcy, in Manchester, to make a Dividend of the separate estate and effects of Thomas Gillespie Ferguson, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WILLIAM THOMAS JEMMETT, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of August 1848, awarded and issued forth against Thomas Gillespie Ferguson, Henry Taylor, and George Frederick Mandley, of Manchester, in the county of Lancaster, Commission Merchants and Copartners, under the firm of Ferguson and Taylor, will sit on the 22d day of November next, at eleven o'clock in the forenoon precisely, at the Manchester District Court of Bankruptcy, in Manchester, Lancashire, in order to make a Dividend of the separate estate and effects of George Frederick Mandley, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

MONTAGUE BAKER BERE, Esq. Her Majesty's Commissioner of the Exeter District Court of Bankruptcy, being the Commissioner authorized to act under a Fiat in Bankruptcy, bearing date the 8th day of October 1847, awarded and issued forth against Charles Howe, of Plymouth, in the county of Devon, Draper, Dealer and Chapman, will sit on the 29th of November next, at eleven in

the forenoon precisely, at the Court of Bankruptcy for the Exeter District, in the city of Exeter, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 31st day of Jannary 1848, awarded and issued forth against George Shardlow and James Bradshaw, of Stone, in the county of Stafford, Shoe Manufacturers, will sit on the 22d of November next, at half past ten in the forenoon precisely, at the Birmingham District Court of Bankruptcy, in Birmingham, in order to make a Dividend of the separate estate and effects of James Bradshaw, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against Thomas Weston Martin, of Magdalenstreet and Broad-street, in the city of Oxford, Tailor and Draper, bearing date the 20th day of November 1847, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 23d day of November next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basingballstreet, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of issuing such Fiat, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the fifth and sixth years of the reign of Her present Majesty, intituled "An Act for the amendment of the law of bankruptcy;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against James Brodie Gordon, of Church-row, in the parish of Limehouse, in the county of Middlesex, Cooper, Dealer and Chapman, trading under the name, style, or firm of James B. Gordon and Co. bearing date the 15th of April 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 21st of November next, at half past eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of issuing such Fiat, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the fifth and sixth years of the reign of Her present Majesty, intituled "An Act for the amendment of the law of bankruptcy;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against Abraham Prime, of Brunswick-place, in the town of Cambridge, in the county of Cambridge, and also carrying on business at Boston, in the county of Lincoln, Coach Proprietor, Dealer and Chapman, bearing date the 9th of June 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to

be held before Joshna Evans, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 22d of November next, at half past eleven o'clock in the fore-noon precisely, at the Court of Bankruptcy, in Basing-hall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of issuing such Fiat, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the fifth and sixth years of the reign of Her present Majesty, initialed "An Act for the amendment of the law of hankruptcy;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WTHEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against James Dows, of Newbury, in the county of Berks, Corn Dealer, bearing date the 27th of May 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before John Samuel Martin Fonblanque, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 22d of November next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time said bankrupt's conformity to the laws in force at the time of issuing such Fiat, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the fifth and sixth years of the reign of Her present Majesty, intituled "An Act for the amendment of the law of bankruptcy;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prose-cution of a Fiat in Bankruptcy issued and now in pro-secution against William Tomlin, of No. 32, Charing-cross, in the parish of Saint Martin in the Fields, in the county of Middlesex, Carpet Warehouseman, bearing date the 1st of June 1848, bas, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Edward Goulburn, Esq. one of Her Majesty's Commis-sioners of the Court of Bankruptcy, on the 24th day of November next, at half past twelve o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, London, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of Jondon, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of issuing such Fiat, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the fifth and sixth years of the reign of Her present Majesty, initialed "An Act for the amendment of the law of bankruptcy;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said hankrupt. may be heard against the the creditors of the said bankrupt may be heard against the allowance of such certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case

noon precisely, at the Court of Bankruptey, in Basing-hall-street, in the city of London, for the allowance of the Certificate of Sophia Halentz's conformity to the laws in force at the time of issuing such Commission, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the fifth and sixth years of the reign of Her present Majesty, intituled "An Act for the amendment of the law of bankruptcy;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt may be heard against the allowance of such Certificate, and the same will be allowed, the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case

EDMUND ROBERT DANIELL, Esq. one of Her secution of Fiats in Bankruptcy in the Birmingham District Court of Bankruptcy, has appointed a public sitting for the allowance of a Certificate to William Bradshaw, of Birmingham, in the county of Warwick, Builder, Dealer and Chapman, against whom a Fiat in Bankruptcy, bearing date the 23d day of August 1848, has been duly issued, to be holden at the Birmingham District Court of Bankruptcy, at Birmingham, on the 22d day of November next, at half past ten in the forenoon precisely, at which sitting any of the creditors of the said bankrupt may be heard against the allowance of such Certificate.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Fiats in Bankruptcy in the Birmingham District secution of Fiats in Bankruptcy in the Birmingham District Court of Bankruptcy, has appointed a public sitting for the allowance of a Certificate to Thomas Massey, of Burslem, in the county of Stafford, Grocer and Tea Dealer, against whom a Fiat in Bankruptcy, bearing date the 16th day of September 1848, has been duly issued, to be holden at the District Court of Bankruptcy, at Birmingham, on the 22d of November next, at half past ten o'clock in the forenoon precisely, at which sitting any of the creditors of the said bankrupt may be heard against the allowance of such Certificate.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John Binch, of the town of Nottingham, Grocer, Dealer and Chapman, hath duly certified, that the said John Binch 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, intituled "An Act to abolish the Court of Review in Bankruptcy, and to make alterations in the jurisdiction of the Courts of Bankruptcy and Court for Relief of Insolvent Debtors," the Certificate of the said John Binch will be allowed and confirmed of the said John Binch will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery, acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 21st day of November 1848.

the creditors of the said bankrupt may be heard against the allowance of such certificate, and the same will be allowed, anless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WI HEREAS the Court, authorized to act in the prosecution of a Countission of Bankrupt issued and now in prosecution against Sophia Halentz and John Baker, of St. James's-street, in the county of Middlesex, Dealers in Ready Made Linen and Gloves, Dealers, Chapmen, and Copartners, trading under the firm of S. and F. Halentz, and the said John Baker carrying on a separate trade in Woodstreet, Cheapside, in the city of London, as a Silk Agent and Broker, bearing date the 14th day of July 1829, has, on the application of Sophia Halentz, one of the said bankrupts, appointed a public sitting under such Commission to be held before Edward Goulburn, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 24th day of November next, at eleven in the fore-HEREAS the Commissioner acting in the prosecuWHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptey awarded and issued forth against James Woodhill, of No. 4, Regent-place, in the parish of Clifton, in the city and county of Bristol, Jeweller, Dealer and Chapman, hath duly certified, that the said James Woodhill 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, intituled "An Act to abolish the Court of Review in Bankruptcy, and to make alterations in the jurisdiction of the Courts of Bankruptcy and Court for Relief of Insolvent Debtors," the Certificate of the said James Woodhill will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 21st day of November 1848.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Raleigh Baxter, of West Bourne, in the county of Sussex, Surgeon and Apothecary, Dealer and Chapman, hath duly certified, that the said William Raleigh Baxter 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, initialed "An Act to abolish the Court of Review in Bankruptcy, and to make alterations in the jurisdiction of the Courts of Bankruptcy and Court for Relief of Insolvent Debtors," the Certificate of the said William Raleigh Baxter will be allowed and confirmed by the Vice Chancelor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 21st day of November 1848.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Robert Kersey, of Hadleigh, in the county of Suffolk, Saddler and Harness Maker, hath duly certified, that the said Robert Kersey 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, initialed "An Act to abolish the Court of Review in Bankruptcy, and to make alterations in the jurisdiction of the Courts of Bankruptcy and Court for Relief of Insolvent Debtors," the Certificate of the said Robert Kersey will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 21st day of November 1848.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Edward Jones, of the city of Bristol, Snuff and Tobacco Manufacturer, hath duly certified, that the said Edward Jones 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, intituled "An Act to abolish the Court of Review in Bankruptcy, and to make alterations in the jurisdiction of the Courts of Bankruptcy and Court for Relief of Insolvent Debtors," the Certificate of the said Edward Jones will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 21st day of November 1848.

THEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Richard White, of Thorney-close, in the county of Durham, and of the borough of Sunderland, in the same county, Merchant, hath duly certified, that the said Richard White 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, intituled "An Act to abolish the Court of Review in Bankruptcy, and to make alterations in the jurisdiction of the Courts of Bankruptcy and Court for Relief of Insolvent Debtors," the Certificate of the said Richard White will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 21st day of November 1848.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptey awarded and issued forth against Haunah Ward, of Newgate-market, in the city of London, Carcase Butcher and Meat Salesman, hath duly certified, that the said Hannah Ward hath in all things conformed herself 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, initialed "An Act to abolish the Court of Review in Bankruptey, and to make alterations in the jurisdiction of the Courts of Bankruptey and Court for Relief of Insolvent Debtors," the Certificate of the said Hannah Ward will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery acting in Bankruptey, unless cause be shewn to the contrary, on or before the 21st day of November 1848.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptey awarded and issued forth against Thomas Hill, of Tremadoc, in the county of Carnarvon, and Henry Stock, of Portmadoc, in the said county of Carnarvon, trading together under the style or firm of the Fronslen Quarry Company, Manufacturers of Slate Goods, hath duly certified, that the said Thomas Hill, one of the said bankrupts, 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, intituled "An Act to abolish the Court of Review in Bankruptcy, and to make alterations in the jurisdiction of the Courts of Bankruptcy and Court for Relief of Insolvent Debtors," the Certificate of the said Thomas Hill will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the courtary, on or before the 21st day of November 1848.

There As the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Francis James Ferns, of Liverpool, in the county of Lancaster, Stock, Share, and Insurance Broker, halb duly certified, that the said Francis James Ferns 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 tenth and eleventh years of the reign of Her present Majesty Queen Victoria, intituled "An Act to abolish the Court of Review in Bankruptcy, and to make alterations in the jurisdiction of the Courts of Bankruptcy and Court for Relief of Insolvent Debtors,' the Certificate of the said Francis James Ferns will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 21st day of November 1848.

HEREAS a Petition of Serena Phillips, formerly of Stourton Caundle, in the county of Dorset, Farmer, then of Bishop's Caundle, in the same county, out of business, and now a Prisoner for Debt in Her Majesty's Gaol at Dorchester, an insolvent debtor, having been filed in the County Court of Somersetshire, at Yeovil, and an interim order for protection from process having been given to the said Serena Phillips, under the provisions of the Statutes in that case made and provided, the said Serena Phillips is hereby required to appear before the said Court, on the 8th day of November next, at ten of the clock in the forenoon precisely, for her final examination touching her debts, estate, and effects,

and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Serena Phillips, or that have any of her effects, are not to pay or deliver the same but to Mr. Edward Lovell, the Clerk of the said Court, at his office, at Ycovil, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of William Madren, of Amlwch, in the county of Anglesey, Painter and Glazier, Grocer and Tea Dealer, an insolvent debtor, having been filed in the County Court of Anglesey, at Llangeful, and an interim order for protection from process having been given to the said William Madren, under the provisions of the Statutes in that case made and provided, the said William Madren is hereby required to appear before the said Court, on the 20th day of November next, at teh of the clock in the forendon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Madren, or that have any of his effects, are not to pay or deliver the same but to Mr. Samuel Dew, the Clerk of the said Court, at his office, at Llangefni, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of James Young, at present, and for ten years past, residing at Common-side, in the parish of Kingswinford, in the county of Stafford, during the seven weeks last past in no business or employment, for three years previously thereto being a Victualler, Huckster, and Higgler, and previously a Retail Beer Seller, Huckster, and Higgler, an insolvent debtor, having been filed in the County Court of Worcestershire, at Stourbridge, and an interim order for protection from process having been given to the said James Young, under the provisions of the Statutes in that case made and provided, the said James Young is hereby required to appear before the said Court, on the 30th day of November next, at nine o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said James Young, or that have any of his effects, are not to pay or deliver the same but to Mr. John Harward, the Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Benjamin Heptonstall, formerly of Monk Bretton, near Barnsley, Yorkshire. Grocer and Provision Dealer and Retailer of Beer, afterwards of the same place, Grocer and Provision Dealer and Innkeeper, then of Birdwell, near Barnsley aforesaid, afterwards of West Melton, near Wath-upon-Dearne, near Rotherham, Yorkshire, and late of Wath-upon-Dearne aforesaid, Carpenter, an insolvent debtor, having been filed in the County Court of Yorkshire, at Barnsley, and an interim order for protection from process having been given to the said Benjamin Heptonstall, under the provisions of the Statutes in that case made and provided, the said Benjamin Heptonstall is hereby required to appear before the said Court, on the 17th day of November next, at ten of the clock in the forenoon precisely, for his first examination touching his debts; estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Benjamin Heuptonstall, or that have any of his effects, are not to pay or deliver the same but to Mr. Wm. Shepherd, the Clerk of the said Court, at the County Court Office, Barn ley, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Henry Ovenden Collard, at present, and for eight mouths last past, residing at No. 5, Moira-street, in the township of West Derby, in the borough of Liverpool, in the county of Lancaster, during the same period having a Warehouse in No. 37, Upper

Frederick-street, in the parish of Liverpool, and county aforesaid, Commission Agent and Dealer in Cement, for one year and a half previous at Little Woolton-street, in the township, borough, and county aforesaid, during the last-mentioned period having an Office in Chapel-walks, in the borough and county aforesaid, for five years previous at No. 75, Vine-street, in the parish of Liverpool, in the county aforesaid, Clerk in the Liverpool Post-office, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Henry Ovenden Collard, under the provisions of the Statutes in that case made and provided, the said William Ovenden Collard is hereby required to appear before William Lowndes, Esq. the Judge of the said Court, on the 6th day of November next, at ten of the clock in the forenoon precisely, at the Liverpool District County Court, No. 11, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Henry Ovenden Collard, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, No. 11, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Edward Herbert, formerly of the Held, in the parish of Llangenny, in the county of Brecknock, Farmer, afterwards of Llwyncrwn, in the parish of Saint Michael Cwmdu, otherwise called Llanfibangel Cwmdu, in the same county, Farmer, subsequently of the Three Salmons Inn, in the town of Crickhowell, in the said county, Innkeeper, and now of Gilvach, in the parish of Crickhowell, in the said county, out of business, an insolvent debtor, having been filed in the County Court of Brecknockshire, at Crickhowell, and an interim order for protection from process having been given to the said Edward Herbert, under the provisions of the Statutes in that case made and provided, the said Edward Herbert is hereby required to appear before the said Court, on the 17th day of November next, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Edward Herbert, or that have any of his effects, are not to pay or deliver the same but to Mr. Lewis Morris, the Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Thomas Rennison, of Claypath, in the borough of Durham, in the county of Durham, Innkeeper and Journeyman Coach Smith and Pig Jobber, afterwards of the same place, Innkeeper and Pig Jobber, afterwards of the same place, Innkeeper, Pig Jobber, and Railway Contractor, in partnership with James Wilks, and afterwards of the same place, Innkeeper, Pig Jobber, and Cartman, an insolvent debtor, having been filed in the County Court of Durham, at Durham, and an interim order for protection from process having been given to the said Thomas Rennison, under the provisions of the Statutes in that case made and provided, the said Thomas Rennison is hereby required to appear before Henry Stapylton, Esq. the Judge of the said Court, on the 23d of November next, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignces is to take place at the time so appointed. All persons indebted to the said Thomas Rennison, or that have any of his effects, are not to pay or deliver the same but to Mr. John Edwin Marshall, the Clerk of the said Court, the Official Assignce of the estate and effects of the said insolvent.

HEREAS a Petition of William Wallace, late of Low Burn, near to Saint John's Chapel, Weardale, in the parish of Saint John's Chapel, in the county of Durham, Grocer, Shopkeeper, and General Dealer, and Mining Labourer, but now of Washington Chemical Works,

In the parish of Washington, in the said county of Durham, Common Labourer, an insolvent debtor, having been filed in the County Court of Durham, at Durham, and an interim order for protection from process having been given to the said William Wallace, under the provisions of the Statutes in that case made and provided, the said William Wallace is hereby required to appear before Henry Stapylton, Esq. the Judge of the said Court, on the 23d day of November next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Wallace, or that have any of his effects, are not to pay or deliver the same but to Mr. John Edwin Marhasil, the Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Francis Flintoff, residing at No. 27, Albion-place, Darlington, in the county of Durham, Clerk and Warehouseman, but late residing at Prebend-row, in Darlington aforesaid, as a Bread and Biscuit Baker, an insolvent debtor, having been filed in the County Court of Durham, at Darlington, and an interim order for protection from process having been given to the said Francis Flintoff, under the provisions of the Statutes in that case made and provided, the said Francis Flintoff is hereby required to appear before Henry Stapylton, Esq. the Judge of the said Court, on the 15th day of November next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Francis Flintoff, or that have any of his effects, are not to pay or deliver the same but to Mr. John Edwin Marshall, the Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent.

Furnished Lodgings, No. 22. East-street, Stocktonnpon-Tees, in the county of Durham, carrying on business
as Plamber and Glazier, at No. 24, High-street, Stocktonupon-Tees aforesaid, an insolvent debtor, having been filed
in the County Court of Durham, at Stockton, and an interim
order for protection from process having been given to the
said James Watson, under the provisions of the Statutes in
that case made and provided, the said James Watson is
hereby required to appear before Henry Stapylton. Esq.
the Judge of the said Court, on the 14th day of November
next, at ten of the clock in the forenoon precisely, for
his first examination touching his debts, estate, and
effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors'
assignees is to take place at the time so appointed. All
persons indebted to the said James Watson, or that have
any of his effects, are not to pay or deliver the same but
to Mr. John Edwin Marshall, the Clerk of the said Court,
the Official Assignee of the estate and effects of the said
insolvent.

In the County Court of Brecknockshire, at Brecknock, the 24th day of October 1848.

In the Matter of William Stephens, an Insolvent Debtor.

THE above-named insolvent having appeared before me, Judge of the County Court of Breeknockshire, at Brecknock, pursuant to notice for that purpose in the London Gazette, and a Newspaper circulating in the county where he resides, and submitted himself to examination upon oath; I hereby appoint the 18th day of November next, at ten o'clock in the forenoon precisely, to proceed to make a Final Order in the matter of the Petition of the said Insolvent, unless cause be then and there shown to the contrary. And I hereby renew and protect until that day.

JOHN WILSON, Judge of the said Court.

In the Matter of the Petition of John Hind, of Stocktonupon Tees, in the county of Durham, Plumber and Glazier, an Insolvent Debtor.

OTICE is hereby given, that Henry Stapvlton, Esq. Judge of the County Court of Durham, at Stockton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 14th day of November next, at nine o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Isaac Aydan, of Thorne's-lane, in the parish of Wakefield, in the county of York, Engineering Agent, formerly of Tankersley, in the said county, afterwards of Birdwell, in the parish of Tankersley aforesaid, following the occupation of Engineering Agent at both the said places of Tankersley and Birdwell, and now of Thorne's-lane, in the parish of Wakefield aforesaid, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Yorkshire, at Barnsley, acting in the matter of this Petition, will proceed to make a Final Order thereof, at the said Court, on the 17th day of November next, at one o'clock in the afternoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of William Allen, formerly of Broadstone, in the parish of Canford Magna, in the county of Dorset, Farmer, aftewards of Corfe-hills, in the said parish of Canford Magna, Ale Housekeeper and Shopkeeper and Farmer, and now of Broadstone aforesaid, Farmer.

OTICE is hereby given, that Edward Everett, Esq. I the Judge of the County Court of Dorset, at Wimborne Minster, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 16th day of November next, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Thomas Atkinson, residing in Grainger-street, and carrying on the business of a Clock and Watch Maker in the Bigg-market, both in the town and county of Newcastle-upon-Tyne.

NOTICE is hereby given, that the County Court of Northumberland, at Newcastle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 15th day of November next, at three o'clock in the afternoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of John Tyler, at present, and for three years and six months last past, residing in the Horse-lane, in the town of Ledbury, in the county of Hereford, and being a Tailor and Draper, and formerly of the town of Ledbury aforesaid, and being a Journeyman Tailor, an Insolvent Debtor.

OTICE is hereby given, that Benjamin Parham, Esq. it the Judge of the County Court or Herefordshire, at Ledbury, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 22d day of November next, at nine o'clock in the forenoon precisely, unless cause he then and there shewn to the contrary.

HE estates of Edward M'Callum, Stock and Share Broker, in Edinburgh, and of Edward M'Callum and Company, Stock and Share Brokers there, were sequestrated on the 27th day of October 1848.

The first deliverance is dated the 27th of October 1848.

The first deliverance is dated the 27th of October 1848. The meeting to elect an Interim Factor is to be held, at two o'clock afternoon, on Monday the 6th of November 1848, within the Royal Exchange Coffee house, in Edinburgh; and the meeting to elect the Trustee and Commissioners is to be held, at two o'clock afternoon, on Monday the 27th of November 1848, within the Royal Exchange Coffee-house, in Edinburgh.

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 28th day of April 1849.

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

WILLIAM ALEXANDER, W.S. Agent, Chambers, 52, West Register-street, Edinburgh.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the end.

The following PERSONS, who, on their several Petitions filed in the Court, have obtained Interim Orders for protection from process, are required to appear in Court as hereinafter mentioned, at the Court-House, in Portugal-Street, Lincoln's-Inn, as follows, to be examined and dealt with according to the Statute:

On Tuesday the 14th November 1848, at Eleven o'Clack precisely, before the Chief Commis-

Francis Cloux, of No. 2, Stafford-street, Bond-street, Mid-

Francis Cloux, of No. 2, Stafford-street, Bond-street, Buddlesex, Stationer and Bookseller.

James Reid, formerly of No. 5, Victoria-terrace, Southwark, then of No. 4, Triangle, Keanington-cross, then and now of No. 2, Crowley-place, Lambeth, Surrey, formerly a Draper, but now a Draper's Assistant.

Isaac Murfet, formerly of Vine-place, Tabernacle-square, Shoreditch, Green Grocer and Dealer in Coals, then of Sarah-street. Kingsland-road. Shoreditch aforesaid,

Sarah-street, Kingsland-road, Shoreditch aforesaid, Letter Carrier for the London District Post Office, then of No. 9, Stepney-rents, Hackney-road, Green Grocer, Dealer in Coals, and Letter Carrier, and now of Walsby-place, Hackney-road, all in Middlesex, Letter Carrier. obert Thomas Eastick, of No. 2, Mansion-house-place, High-street, Camberwell, Surrey, Saddler and Harness

Maker.

George Cameron, of No. 11, Shepherd's-market, May-fair, George Cameron, of No. 11, Shepherd's-market, May-fair, in the parish of Saint George, Hanover-square, House Painter, Paper Hanger, and Decorator, Oil and Colour Man, and General Dealer, and previously of No. 62, Harrow-road, Paddington, Middlesex, House and Ornamental Painter, and Paper Hanger.

Thomas Woodward, of the School-house, Commercial-street, Whitechapel, Middlesex, formerly of Taylor's-buildings Oxford, and armsingly of Saint Ebble in the

buildings, Oxford, and previously of Saint Ebbs, in the said city, Schoolnaster, and for some time carrying on the trade or business of a Picture and General Dealer, at

Oxford aforesaid.

Alfred William Rouse, formerly of No. 197, Bethnal-green,

Alfred William Rouse, formerly of No. 197, Bethnal-green, Middlesex, Assistant to a Chymist and Druggist, then of No. 18; Leicester-square, Saint Martin in the Fields, Middlesex, Chymist and Druggist, then of No. 20, Canterbury-street, York road, Lambeth, Surrey, out of business, and now of No. 57, Drummond-street, Saint Pancras, Middlesex, Assistant to a Chymist and Druggist.

John Marchant, late of No. 19, High-street, Aldgate, Stay Manufacturer, at the same time Foreman to Mr. Wilcoxon, of King William-street, Boot and Shoe Warehouseman, afterwards of No. 19, High-street, Aldgate, Stay Manufacturer and Boot and Shoe Maker, and Dealer in Boots and Shoes, and now of No. 19, High-street, Aldgate afforesaid, London, Boot and Shoe Maker, and Dealer in Boots and Shoes.

Sanuel George Beamish, formerly of No. 16, Kensington-

Samuel George Beamish, formerly of No. 16, Kensingtonsquare, Kensington, not in business, and late of No. 8, Lascelles-place, Broad street, Bloomsbury, both in Aid-dlesex, not in business. William Pickering, of No. 15, Upper Bryanstone-street, Edgeware-road, Mary-le-bone, Middlesex, Carpenter.

On Tuesday the 14th November 1848, at Eleven o'Clock precisely, before Mr. Commissioner Harris.

Maurice Steinan, now of No. 23, Beaumont-street, Mary-le-bone, previously of Nos. 35, 13, and 70, George-street, Portman-square, previously of No. 18, Welbeck-street, Mary-le-bone, and previously thereto residing at Long's

Mary-le-bone, and previously thereto residing at Long's Hotel, Bond-street, all in Middlesex, Gentleman. Mary Ann Harding, of No. 30, Camera square, Chelsca, Middlesex, Spinster, not following any occupation. William King the younger, formerly of Church-street, Paddington, Laceman, then of No. 4, Downham-road, New North-road, Islington, Lace Collar Maker and Warehouseman, then of No. 62, Tottenham-court-road, then of Goodge-street, Tottenham-court-road, all in Middlesex, out of business. out of business.

out of business.
William Weedon Browning, late of No. 25, Eagle-street,
City-road, Tailor and Hatter, now of No. 22, City-road,
both in Middlesex, Tailor and Coffee Housekeeper.
George Dadd, formerly of No. 40, Phomix-street, Spitalfields, afterwards of No. 2, Shadd's-place, City-road, and
late of No. 15, Great Pearl-street, Spitalfields, all in
Middlesex Covinct Moltes.

Middlesex, Capinet Maker.
Edward Holben, formerly of Bell-lane, Shenley, Hertfordshire, Cattle Dealer and Jobber, then occasionally lodging at London Colney, in Hertfordshire, Cattle Dealer and Jobber, and now lodging at the sign of the Green Dragon Public-house, at Elstree, Hertfordshire, out of business and employment.

employment.

David Hurry, formerly of the Hare and Hounds Publichouse, No. 14, Barnsbury-park, Upper-street, High-street, Islington, Licenced Victualler, then and now of No. 2, Arundel-grove, Back-road, Kingsland, both in Middlesex, Servant to Mr. Trott, a Builder.

Samuel Saunders, formerly of No. 4, Lidlington-place, Oakley-square, Saint Paneras, Middlesex, Clerk to an Attorney, afterwards of No. 5, Lefness-cottages, Erith, Kent, Lealer in Slates, afterwards of No. 3, Douglass-place, East Greenwich, Kent, out of business, late of No. 74, Chiswell-street, Finsbury-square, Middlesex, Ornamental Japanner, Tin Plate Worker, and Scale Maker, trading under the style and firm of Smith, Saunders, and Co. afterwards of Saunders and Co. but now of No. 5, Weststreet North, Spa-road, Bermondsey, Surrey, out of business.

Alfred Stannard, of No. 26, Langley-piace, Commercial-road, Whitechapel, Middlesex, Trimming Seiler and

Haberdasher.

On Wednesday the 15th November 1848, at Ten o'Clock precisely, before Mr. Commissioner Law.

Charles Clayton, formerly of Snows-fields, Bermondsey, Surrey, Cutler, but now of High-street, Woolwich, Kent, Cutler and Working Mechanic in the Royal Arsenal.

On Wednesday the 15th November 1848, at Ten o'Clock precisely, before Mr. Commissioner Phillips.

Siegfried Simon, formerly of No. 66, Shaftesbury-street New North-road, Hoxton, Leather Japanner, Shoe Manufacturer, and Dealer in Leather, now of No. 75, Nicholasstreet, New North road, Hoxton, both in Middlesex, Leather Japanner, Shoe Manufacturer, and Dealer in Leather, his wife being a Professional Singer at Concerts.

John Boutcher Foster (commonly known and sued as John Foster, and sometimes as Charles Foster), formerly of Thatch-cottage, Wyatt's-lane, Waltbanistow, not following any business or occupation there, and now of Loughton, both in Essex, Farmer, John 'I homas Walkden (otherwise Thomas Walkden),

No. 19, Rufford's-buildings, High-street, Islington, Mid-

dlesex, Butcher.

oseph Lockyer, for herly of No. 34, Holmes-street, Stepney, but now of No. 95, Lucas-street, Commercial-road East, both in Middlesex, Master Mariner.

William Knowelden, of No. 65, Great Guildford-street, Southwark, Surrey, Practical Engineer.

John James Braun, la'e of No 7, Redman's-row, Mile-end, Stepney, Middlesex, Commercial Clerk.

George Cooper, of No. 42, Belvidere-road, Lambeth, and late of Leatherhead, both in Surrey, Plumber, Painter, Glazier, and Paper Hanger.

William P. ars, formerly of Cole-harbour-lane, Camberwell, Surrey, Clerk to'a Wine Merchant, then lodging at the Three Crowns Public-house, Dowgate-hill, having a place of business at No. 11, Cloak-lane, Queen-street, Cheapside, both in London, Dealer in Wines, General Dealer, and Commission Agent, then of Queen's-road, Dalston, Middlesex, and of No. 11, Cloak-lane aforesaid, then of Castle-court, Cloak-lane aforesaid, then of Castle-court, Cloak-lane aforesaid, then of No. 33, East-cheap, all in London, then of street, then of No. 38, East-cheap, all in London, then of No. 13, Milton-street, Dorset-square, then of Charles-street, Hampstead-road, both in Middlesex, then of No. 14. Water-street, Blackfriars, and now of No. 5, New Bridge-street, Blackfriars, both in London, General Dealer and Commission Agent, occasionally Dealing in Wines.

On Thursday the 16th November 1848, at Eleven o'Clock precisely, before the Chief Commissioner.

Charles Murray Lugger Cousins, formerly of No. 2, Dorset-terrace, Dovor-road, Surrey, afterwards of No. 6, Sylvan-grove, Old Kent-road, Surrey, late of No. 5, Park-road, Old Kent-road, Surrey, and now of No. 49, King-street, Kingsland-road, Middlesex, Clerk to a Stock and Share Broker.

N.B .- 1. Any creditor may attend and give evidence and produce witnesses. Opposition can only be made by the Creditor in person, or by Counsel appearing for him.

- 2. The petition and schedule, and all books, papers, and writings filed, will be produced by the proper Officer for inspection and examination until two clear days before the hearing.
- 3. Creditors' assignee may be chosen according to the Statute.
- 4. Persons indebted to the said Insolvent Debtors respectively, or having any of their effects, are to pay and deliver the same to the Official Assignce, being the Provisional Assignce of the Court, at the said Court, and to no other person.

THE COURT FOR RELIEF OF INSOL-VENT DEBTORS.

Saturday the 28th day of October 1843.

ASSIGNEES have been appointed in the Further particulars may be following Cases. learned at the Office, in Portugal-Street, Lincoln's-Inn-Fields, on giving the number of the Case.

Nicholas Barter the younger, late of Totness, Devonshire, Baker, an Insolvent, No. 70,146 C.; Hingston Lindon,

Assignee.

John Lane, late of Totness, Devonshire, Baker, an Insolvent, No. 70,147 C.; Hingston Lindon, Assignee.

John Parkin, late of South-street-park, Sheffield, Yorkshire,
Grocer and Flour Dealer, an Insolvent, No. 69,926 C.;
Charles Eyre, Assignee.

THE COURT FOR RELIEF OF INSOL-VENT DEBTORS.

Saturday the 28th day of October 1848.

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

On their own Petitions.

Thomas Heskin Osborn, late of No. 3, Verulam-place, Saint Albans, Hertfordshire, Straw Trimming Manufacturer. In the Debtors' Prison for London and Middlesex.

In the Debtors' Prison for London and Middlesex,
Joseph Houston Browne, late of No. 25, Bedford-row,
Middlesex, Barrister at Law.—In the Queen's Prison.
Charles Gregory, late of No. 5, Henrietta-passage, Henrietta-street, Cavendish-square, Middlesex, Furniture
Broker.—In the Queen's Prison.
James Wilson, late of No. 16, Gloucester-street, Vauxhallwall, Lambeth, Surrey, Dustman and Contractor.—In the
Gaol of Horsemonger-lane.
Thomas Morris the elder, late of No. 59, Poland-street,
Oxford-street, Middlesex, Wharfinger and Timber Merchant.—In the Debtors' Prison for London and Middlesex. dlesex.

Alexander Bowen Hopkins, late of No. 124, Cornwall-road, New-cut, Lambeth, Surrey, Clerk and Lodging Housekeeper, out of business.—In the Debtors' Prison for London and Middlesex.

Charles Newton, late of No. 12, Curzon-street, May-fair, Middlesex, Secretary to the New Smithfield Cattle Market and Abattiors Company.—In the Debtors' Prison for Lundon and Middlesex.

Isham William James Baggs, late of No. 23, Acton-street, Gray's-inn-road, Middlesex, Civil Engineer.—In the

Queen's Prison.

Robert Redford, late of No. 12, Pavey-place, Gravel-lane,
Southwark, Surrey, Carman.—In the Gaol of Horsemonger-lane,

Samuel Saunders, late of No. 117½, Bermondsey-street, Southwark, Surrey, Hoof, Horn, and Bone Dealer.—In the Gaol of Horsemonger-lane.

William Finch, late of No. 64, Carlisle-street, Lambeth, Surrey, Retailer of Beer.—In the Queen's Prison.

John Gathercole, late of No. 7, Portpool-lane, Gray's-innlane, Middlesex. Compositor.—In the Debtors' Prison for London and Middlesex.

James Wagner, late of No. 21, Caledonian-street, Battle-bridge, Middlesex, Warehouseman.—In the Debtors' Prison for London and Middlesex.

Thomas Langford, late of No. 37, Great Portland-street, Oxford-street, Middlesex, Stock and Share Dealer, out of business and employ.—In the Queen's Prison.

John George Brown, late of No. 9, Portland-place, Newcastle-upon-Tyne, Assistant Druggist.—In the Gaol of Newcastle-upon-Tyne.

Arthur Bryant Hastings, late of King's Lynn, Norfolk, Tea

Arthur Bryant Hastings, late of King's Lynn, Norfolk, Tea and Coffee Dealer.—In the Gaol of Norwich. Christopher Heaps, late of Back Salford, Clitheroe, Lan-

eashire, Labourer.—In the Gaol of Lancaster.
William Hornby, late of Slater-field, Bolton-le-Moors, Lancashire, Journeyman Mechanic.- In the Gaol of Lancaster.

Thomas Braim Johnson, late of No. 126, Kirkgate, Leeds, Yorkshire, Coach Proprietor, out of business.—In the Gaol of York.

Morgan Watkins, late of Pontypool, Monmouthshire, Licenced Victualler.—In the Gaol of Monmouth.

David Davies, late of Tymaur, Llysfaen, Carnarvonshire, out of business.—In the Gaol of Carnarvon.

out of business.—In the Gaol of Carnarvon.
William Evans, late of Caeliaiddinaur, Llandwoig, Carnarvonshire, Quarry Labourer.—In the Gaol of Carnarvon.
William Kay, late of No. 20, Rosanond-street West,
Chorlton-upon-Medlock, Manchester, Lancashire, Provision Dealer, out of business.—In the Gaol of Lancaster.
George Andrews, late of No. 58, Duke-street, Liverpool,
Lancashire, Agent and Accountant.—In the Gaol of

Lancaster.

John Heywood, late of Newton-street, Preston, Lancashire, Weaver, out of employment.—In the Gaol of Lancaster. Edward Smith, late of No. 4, Brunswick-square, Kirkdale, Liverpool, Lancashire, Commission Agent.—In the Gaol of Lancaster.

Charles Burstow the younger, late of No. 6, Sussex-place, Horsham, Sussex, Architect, Surveyor, and Builder.—In the Gaol of Petworth.

Thomas Kent the younger, late of No. 122, Northgatestreet, Bury Saint Edmonds, Suffolk, Cabinet Maker.—In the Gaol of Bury Saint Edmonds.

Mary Rowles, late of Saul, Gloucestershire, also of Hartland-road, Camden-town, Middlesex, out of business.-In

the Gaol of Gloucester.

Richard Marsden, tate of New-street, Elland, Halifax, Yorkshire, Woollen Spinner.—In the Gaol of Halifax.

John Alexander Brown, late of Braintree, Essex, Cabinet Maker, out of business.—In the Gaol of Springfield,

Essex.
Timothy Pritchard, late of Condover, near Shrewsbury,
Shropshire, Farm Labourer.—In the Gaol of Shrewsbury.
George Ward, late of Warmington, having a Farmat Avon
Dassett, both in Warwickshire, Grazier and Cattle Dealer.
In the Gaol of Warwick.
Stephen Woodward, late of Waterhead-mill, near Oldham,
Lancashire, Licenced Victualler.—In the Gaol of Lancashire,

caster.

On Creditor's Petition.

John Copland, late of Great Dunham, Norfolk, Miller .-In the Gaol of Norwich.

THE COURT FOR RELIEF OF INSOL-VENT DEBTORS.

See Notice at the end.

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 in Court, as hereinafter mentioned, at the Court-House, in Portugal-Street, Lincoln's-Inn-Fields, as follows, to be dealt with according to the Statute:

On Tuesday the 14th November 1848, at Ten o'Clock precisely, before Mr. Commissioner Phillips.

Phillips.

Charles Jewell Levick (sued as Charles Levick), formerly of No. 12, Dalston-terrace, Dalston, Middlesex, and of No. 34, Poultry, London, then of Charles-place, De Beauvoir-square, Kingsland, Middlesex, and of No. 34, Poultry, London, then of No. 26, Bush-lane, Cannon-street, and of No. 34, Poultry, London, and late of Barking Side, near Ilford, Essex, and of No. 34, Poultry, London, General Agent on Commission for the Sale of Needles, Pins, Fish Hooks, Brass and Copper Wire, and Pearl Buttons, and occasionally Dealing in Pins, Needles, and Eyes on his own account, also Agent to the Patent Perfect Solid Headed Pin Company.

John Keene, formerly, previously, and late of No. 33, London-street, Fitzroy-square, Middlesex, Tailor.

Mary Aspil, formerly of No. 33, Greenfield-street, Commercial-road East, then of No. 59, Mansell-street, Goodman's-fields, Navy Cap Maker, then of No. 12, Melinaplace, Westminster-road, all in Middlesex, then and late of No. 1, Thomas-street, Oakley-street, Lambeth, Surrey, and occasionally lodging at No. 7, Brook-street, Ratcliffe, Middlesex, Widow, out of business.

John Huskisson, of Nos. 147 and 56, High-street, White-chapel, Middlesex, Baker, also during the same time carrying on business as a Butcher at No. 2, High-street, White-chapel aforesaid.

On Wednesday the 15th November 1848, at Ten o'Clock precisely, before Mr. Commissioner

James Agg, late of No. 5, Wine-office-court, Fleet-street, London, Bookbinder.

Robert Kirkus Sanderson (sued as Robert Sanderson), formerly of No. 15, Lower Eaton-street, Pimlico, Tailor and Draper, then lodging at No. 3, Burleigh-street, Strand, out of business, then and late of No. 43, Chandosstreet, Trafalgar-square, Charing-cross, all in Middlesex, Tailor and Draper.

Thomas Abell, formerly of No. 5, James-place, Hackneyroad, Middlesex, Straw Hat Manufacturer and Bleacher, and late of the same place, Straw Hat Manufacturer and Bleacher, out of business.

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 columns 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, two 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 henring; 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, I and 2 Vict. c. 110, sec. 105.
- 3. Notice to produce at the hearing any books or papers filed with the schedule must be given to the Officer having the custody thereof, within the hours above mentioned, on any day previous to the day of hearing.
- 4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

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

See Notice at the end.

The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court for Relief of Insolvent Debtors, and whose Petitions and Schedules, duly filed, have been severally referred and transmitted to the County Courts hereinafter mentioned, pursuant to the Statute in that behalf, are ordered to be brought up

before the Judges of the said Courts respectively, as herein set forth, to be dealt with according to Law:

Before the Judge of the County Court of Northumberland, holden at the Guildhall, Newcastle-upon-Tyne, on the 15th day of November 1848, at Three o'Clock in the Afternoon precisely.

John George Brown, late at Furnished Lodgings, No. 9-Portland-place, Assistant Druggist in Pilgrim-streetformerly carrying on business in Saint Mary-street-Sandgate, as a Grocer, Chymist, and Druggist, and formerly Assistant Surgeon in Westgate-street, all in the town and county of Newcastle-upon-Tyne.

Before the Judge of the County Court of Somersctshire, holden at Taunton, on Thursday the 16th day of November 1848.

John Etherton Baker (sued as John E. Raker), late of North Cary, in the parish of Castle Cary, in the county of Somerset, Gardener, Nurseryman, and Seedsman.

N.B.—1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given to the said Prisoner, in writing, which may be left at the Gaol two clear days before the constant to sec. 106 of the Act.

day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of giving such notice and of the said day of hearing.

2. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours Ten and Four, on this notice being exhibited; and copies of he petition and schedule, or such part thereof, as shall be required, will be provided by the proper Officer, according to the Act of 1st and 2d Victoria, cap. 110, sec. 105.

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

3. The duplicates of the petitions and schedules, and all books, papers, and writings filed therewith, will be produced by the Clerks or Assistant Clerks of the said County Courts, for inspection and examination, at the Offices of the said County Courts respectively, at the Towns aforesaid, and copies of the petition and schedule, or such part thereof as shall be required, will be provided according to see. 106 of the Act.

All Letters must be Post-paid.

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Tuesday, October 31, 1848.

Price Two Shillings and Eight Pence.