

# The London Gazette.

## Published by Authority.

FRIDAY, NOVEMBER 24, 1848.

A Gazette, containing Notices of intended Applications to Parliament for Bills (which Notices must be inserted in the Gazette before the end of the present Month), will be published To-morrow, Saturday the 25th November instant.

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

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of Her Majesty's reign, intituled "An Act to carry into effect, with "certain modifications, the fourth report of the "Commissioners of Ecclesiastical Duties and "Revenues," duly prepared and laid before Her Majesty in Council a scheme, bearing date the thirty-first day of August, in the year one thousand eight hundred and forty-eight, in the words following, that is to say;

- "We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled "An Act "to carry into effect, with certain modifications, "the fourth report of the Commissioners of "Ecclesiastical Duties and Revenues," have prepared, and now humbly lay before your Majesty in Council, the following scheme, for making better provision for the cure of souls in the parish of Little Eaton, in the county of Derby, and diocese of Lichfield.
- "Whereas by reason of the deanery of the cathedral church of Lincoln having become vacant since the passing of the said recited Act, all the lands, tenements and other hereditaments belonging thereto have become vested in us, under the provisions and for the purposes of the said recited

Act, and the chief of such purposes is that of making better provision for the cure of souls by such means as shall be deemed most expedient in

"And whereas the piece of parcel of land particularly described in 5the schedule hereunto annexed, formed part of the endowments of the said deanery, and was, at the time of the vacancy, aforesaid, and now is held under a lease for lives by the Duke of Devonshire acres course to respect

Greeksk and Leantory, Province w " And whereast after due consideration of the wants and circumstances of the said parish of Little Eaton, we have deemed it expedient; that the said piece or parcebiof dand should, in manner hereinafter mentioned, be applied towards making additional provision for the cure of souls in the cordult in the Schodule hereunto anniented bise

"And whereis the said Dake of Devonshire hath gagreed that upon our assigning our reversionary winterest witherein to the perpetual curacy of the said parish, he will, for and in, consideration thereof and of promoting the spiritual welfare of the said parish, simmediately relinguish his interest in the same biece or parcer of fand places to and from which, and east bigs only rebnu

We still therefore Humbly To recommend and propose, with the consent of the said Duke of Devonshire, testified by hist having esigned ethist schemej that the saids piece of parcel of land and premises, so particularly described in the schedule hereunto appexed, shallowithoutsant assurances in the law other than this selfenetand any duly gazetted Order of the rule of the council gazetted Order of the Majesty Ltd. Council ratifying the same, and supercond from the days of the gazetting thereof; bedfradsfenred by and from the braid Dukettand but lede to half endi-become and be conveyed and spare spare spood to become and be conveyed and spare from the absolutely wested in possession in quiet Reverend John Latham, Perperual Curate of Little Edion aforesaid, and his successors perpetual curates thereof, for ever, to be by himsor them approve priated as the site of a libuse of residefice, to be forthwith erected thereon by and under the order and direction, of the bishopes of at the diocese, for the use and occupation of sthe perpetual curate of Little Eaton aforesaid for the time being.

" And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in conformity with the provisions of the said Act, or of any other Act of Parliament. tion is empreent those classes of the

tions ared of electronic residue ( ... (...) asseAll athat callotments piece, or parcel of land. situate, lying and being in the township of Little Eaton, in the county of Derby, now in the occupation of Benjamin Sneap, bounded on the north by land of the executors of Miss Radford; on the east by a road leading from the stone quarries to Little Eaton; on the west by the road from Duffield to Little Eaton; and on the south by Chapel-lane, containing, by admeasurement, three sucres, and thirty-two! perches, sor thereabouts, and numbered 32 on the plan thereof, in the possession of the said Ecclesiastical Commissioners for England." rust) out de s'ab gritus.

The day of Schrussy 1325, and ours earther And whereas the said scheme has been approved by Her. Majesty in Council; now, therefore, Her Majesty, abyo and with the advice of Her said Council, as pleased hereby no rangy the said scheme, and to order and direct that the same, and every part hereof shall be effectual in law immediately, from cand nationable ctimes when this Order Shall have been duly boblished in the London Gazette, pursuant to the said Act pand Hen Majesty solby and with the like badvice; is pleased whereby it to will really that this sorder be forthwish registered by the Resistrar, of the diocese of Lichfield. notically of Ga Greville. sere shall be raised, levied, collected Say, 3 Cibraltar, to and for the use of Her car, incless and Successors, upon the lades makes make things, set forth and Arxanthers Countitatt of Sindsor; the 31st day

RESENT.

The QUEEN's Most Excellent Majesty in Council.

of idea, sea sud set forth in figures, in the

i no other place whersoever. MANUEREAS the Governor of the city, Manual territory of Gibraltar hath drawn up certain Regulations, in the form of an Order or Ordinance, to amend certain existing Orders in Council; to insure a more equal collection of certain duties payable to the Revenue, and for the prevention of frauds, to be submitted to Her Majesty for the approbation of Her Majesty, with the advice of Her Privy Council, and which Regulations are in the words and figures following, viz.

Garrison, which has the effect of exempting altogether from the payment those classes of the Community which are best able to bear such charge; and whereas, moreover, in consequence of such inequality, numerous frauds are committed with the object of eyading the payment of the said duties, to the great prejudice of the Local Revenue and with detriment to the fair trading licensed dealers; in cofden therefore, that relief may be afforded to the Inhabitants of Gibraltar generally; that the Revenue may be protected by removal of the temptations to fraud; and that the tiexpense, wat? tending the present system of partial imposition of duties, may be reduced by establishing a just equality in the payment of the duties on Wine to be consumed within this Garrison; it is expedient to rescind " a certain Order of His late Majesty "King William the Fourth, made by and with the advice of His Majesty's Privy Council, " bearing date at the Court at Sa James's the "4th day of February, 1833, and also another "Order made by Her present Majesty Queen "Victoria, by and with the advice of Her "Majesty's Privy Council, bearing date at "Buckingham Palace! the 23d June, 1841." The aforesaid Orders in either ebys consequently rescinded, and in lieu thereof, the present Order is promulgated

"Section L And whereas it is necessary that certain fees, duties and charges, should be raised, levied, collected and paid in Gibraltar, to and for the use of Her Majesty, her Heirs and Successors, in lieu of the several fees, duties and charges, raised and collected under and by virtue of the several Orders in Council, Proclamations and Regulations, and parts of Orders in Council and Proclamations, hereinbefore and hereby repealed;
—it is, therefore, hereby further ordered that, from and after the publication of the approval of this Order, there shall be raised, levied, collected and paid, at Gibraltar, to and for the use of Her Majesty, her Heirs and Successors, upon the several articles, matters and things, set forth and described in the Schedule to this Order annexed, the several fees, duties and charges, respectively inserted, described, and set forth in figures, in the

said Schedule. " II. And it is hereby further ordered that all spirits, strong waters and cordials, imported into. Gibraltar, shall be landed at the Public Quay at Waterport and at no other place whatsoever, excepting spirits for the use of Her Majesty's Navy to be landed at the Dock Yard or at Rosia, under the superintendence of the proper Officers; and all spirits, strong waters and cordials, brought by land from Spain, shall be introduced at the Barrier at Bayside, and atono other place whats

" III. And it is hereby further ordered that all spirits, strong waters and cordials, that shall be imported or introduced into Gibraltar, shall, upon being landed at the Public Quay at Waterport, or upon being brought to the Barrier at the Bayside,

"Whereas an inequality exists in regard of be removed from the said Quay or the said Duties payable on Wines admitted into this Barrier, under the charge and direction of the Inspector of Her Majesty's Revenues at Gibraltar for the time being, to such stores and warehouses as shall be provided for that purpose by Her Majesty, her Heirs and Successors; and shall be deposited and kept in the said stores and warehouses under the charge of the said Inspector, until such time as the said spirits, strong waters and cordials, shall be removed from the said stores and warehouses for exportation or for consumption in the said Garrison and Territory; Provided always that it shall and may be lawful for any person or persons to remove any such spirits, strong waters or cordials, for private consumption in the said Garrison and Territory; from the said Public Quay or the said Barrier to any other place than the said stores and warehouses, upon payment of the several duties and charges described and set forth as payable upon spirits, strong waters and cordials, in the Schedule hereunto annexed; and no spirits, strong waters or cordials whatsoever, shall be removed from the said Public Quay or the said Barrier, nor from the said stores and warehouses, to any-place whatsoever-without a permit to be granted under the band of the Collector of Her Majesty's Revenues at Gibraltar for the time being, and the said permit shall describe and set forth the quantity and kind of such spirits, strong waters and cordials, for the removal of which such permit shall be granted, and the description of the places to and from which, and the names of the persons to and from whom, such spirits, strong waters and cordials, are to be removed, and the amount of duty, if any, that shall have been paid thereony together with such other particulars as may be deemed expedient; and the said permit shall be taken with the said spirits, strong waters or cordials, ready to be shown, and shall be shown upon being demanded, to any person or persons employed, in the management and collection of

Her Majesty's Revenues at Gibraltar.

1V. And it is hereby further ordered that, if any person or person shall introduce, or attempt to introduce, into the Garrison or Territory of Gibraltar, or shall land, or attempt to land, thereat any goods, wares and merchandize, contrary to the provisions of this Order, or shall sell or remove, or attempt to sell-or to remove, any wines or any spirits, strong waters or cordials, within the said Garrison and Territory, contrary to the said provisions, such person or persons shall forfeit a sum not exceeding ten pounds for each of the said offences, together with all such goods, wares and merchandize, and all such wines, spirits, strong waters and cordials, and the casks, bottles, cases or packages containing the same, and all vessels, boats, carts, horses and other animals employed in such introducing or landing of such goods, wares and merchandize, or in such sale or removal of such wines and such spirits,

strong waters and cordials.

"V. And it is hereby further ordered that, if any person or persons shall have in his, her or their custody or possession any wines or any spirits, strong waters or cordials, on which the

duty, mentioned in the Schedule hereunto annexed, shall not have been paid, or which shall have been introduced, landed or removed contrary to the provisions of this Order, such person or persons shall forfeit a sum not exceeding ten pounds, together with all such wines and such spirits, strong waters and cordials.

"VI. And it is hereby further ordered that no person or persons shall make or distil," rectify or compound any spirit within the said Garrison of Territory, or shall have in his, lier or their cust tody or possession any still or titensils for making or distilling, rectifying or compounding any spirit, on pain of forfeiting, for each of the said offences, the sum of fifty pounds, together with all materials, preparations, vessels and utensils used, or intended to be used, in the making, distilling, rectifying or compounding of spirit; provided always that nothing ferrin contained shall be construed to extend to the use of spirit; provided always that nothing ferrin contained shall be construed to extend to the use of spirits of wine by Apothecaries, Chemists of Druggists, for bona fide medical purposes of superson end of the use of spirits of wine by Apothecaries, Chemists of unerson end at the world with the premises nor shall sell any, wine to be premises, nor shall permit any, wine, when sold, to

premises, nor shall permit any wine, when sold sto be drunk on the premises without taking out a licence for that purpose; not shall sell any spirits strong waters or cordials, in less quantity than twenty-five gallons, such spirits, estrong; waters or cordials, being within the said. Garrison or Territ tory, without a linence taken outsfor that wurpose; nor shall carry on for exercise haviling the said Garrison and Territory, the trader business recenpation or calling, of a tobacconist, broker, hawker, pedler or porter, without taking out a licence for such purpose; or let to hire any truck or cart or keep any public tavern, wine, house, spirit store, eating house or gubbic billiard, table, without taking out a licence for such purpose; and the said licence shall be granted under the hand and seal of the Police Magistrate, for the time being, and shall be in such form, and contain such particulars, as to the said Police Magistrate shall from time to time appear fit and proper, and no such licence as aforesaid shall be granted till the person or persons, applying for the same, shall opter output bond, with two sufficient sureties, to Her, Majesty, her Heirs and Successors, in such penal gum as to the said Police Magistrate shall seem expedient, conditioned for the full and faithful observance of the Rules and Regulations as mentioned in this Order, or that may be from time to time framed, and made.

"VIII. And it is hereby further ordered that no spirits, strong waters or cordials, exceeding in quantity one quart, shall be removed from any one place in the said Garrison and Territory to any other place therein, without a permit to be granted for that purpose under the hand of the Collector of Her Majesty's Revenues at Gibraltar for the time being; and the said permit shall describe and set forth the quantity and kind of such spirits, strong waters and cordials, and the description of the places to and from which, and the names of the persons to and from whom, they are to be re-

moved, together with such other particulars as to the said Collector shall seem expedient. And the said permits shall be taken with the said spirits, strong waters cand cordials, ready to be shown, and shall be shown, upon being demanded, to any person or persons employed in the management or collection of Her Majesty's Revenues at Gibraltar.

any person shall remove more than one quart of shirts, strong waters or cordials, contrary to the provisions of this Order, of shill sell by retail, within the said Garrison and Territory, in less quantity than twenty now gallons, any spirits, strong waters or cordials, except as provided in this Order, of shall keep any public tavern, wine loose, spirit stole of carried house, of any public billiard table, or shall keep any public tavern, wine billiard table, or shall carry on of exercise the trade, business, overpation of calling, of a tobaccomist, broker, hawker, pedlar or porter; or shall let to hire any carrior truck, within the said Garrison and Territory, without such licence as is hereinbefore described, such operation of persons shall forfeit and pay, for every such offence, a sum not exceeding ten pounds.

exceeding ten pounds.

\*\*salt berebro redurn't ydren at it but hat nothing the salt berebro redurn't ydren at it but hat nothing the salt berebro redured in any way to be salt be construed in any way to extend to may hiences granted before the date of this Order, but that hevery hard hierbee shall be in full force and effect for and during the full time limited and defined in the said licence.

13-14 XI. 8 And if it squither of dered that he such like need is aforesaid shall be granted to any person of persons for the propose of number sing such person of persons to sell any writes, spirits, strong waters of soldies, by retail him mander hereign before mentioned to be presently bold trevent wine house, enting house of minimum table, while the present of her Majesty's Revenues at Gibraltar for the time being a continuous of the premises of sich by the difficult of the sing in possible of the premises of sich by the difficult of the sing in possible they are intended one of sich by a religious of the premises of sich by a religious of the premises of sich by a religious of the premise of sich by a religious of the property of the sing in possible they are intended on the premise of sich by a religious of the premise of sich the premise of sich by a religious of the premise of sich the premise of sich by a religious of the premise of sich the premise of sich by a religious of the premise of sich the premise of sich by a religious of the premise of the premise of sich by the sich

the Police Magistrate for the time deing shall frame and makelsuch Rules and Regulations as to him from time to time shall appear expedient, for the teenduct and government of such person or bersons as shall bealicenned by bimetorsell by retaileany wines, spirits strong) waters or cordials, in manner hereinbefore mentioned cor, who shall keep any public tavern, wind house, cating house or billiard table; or who shall parry on or exercise the trade, occupation, business or calling of a baker, tobacconist, broker, hawker, pedlar or porter; or who shall let to hire any cart or truck; such Rules and Regulations, nevertheless, not to be binding until the same shall be approved by the person administering the Government of Gibraltar for the time being, and shall be published by Proclamation within the said Garrson or Territory; and that the following be the Rules and Regulations to be int future observed by all persons holding licences for wine houses, spirit stores or taverns :-

"1. All spirits are to be kept separate from ! wines and in a separate apartment, if the premises licenced admit of such arrangement. "2. No casks, arento beneceived into any licenced chouse oner used therein for keeping wines on spirits, without the Guager's guage. marks thereon sand the head of the casks ion which such marks are placed, is to be kept

outwards ned: erom evomer lieds nosted yns "3 mall casks are to be so placed that the Revenue Officers may at all times be enabled." to use gauging instruments for assertaining into allage quantity thereign as a virtual of the flegging officers shall be allowed

to put on the Keyener Officers shall be allowed to put on the cases in licenced houses such to put on the cases in licenced houses such that the marks and numbers as they may think hit and which shall not be altered or detaced to chiral which shall not be altered or detaced to chiral which shall not be altered or detaced to chiral which shall not be altered or detaced to chiral which shall be an acceptant of the chiral pounds, shall take place in any licenced house pounds, shall take place in any licenced house the case of the chiral property decayed the chiral property decayed the chiral property of the chiral p exceeding ten pounds.

"XIII. And it is hereby further ordered that the Revenue Officers shall have tree access, at all reasonable titles and all parts of all effects and that they have the access, at all reasonable titles and all earlies and that they have take a samples of paying a real somable price for the same some or of the arms of the arms."

"XIV." And "it is hereby full the ordered that

no spirits astrong waters, or hoofigles, of a greater strength than nine in spirits astrong waters, or hoofigles, of a greater strength than nine in spiritupled overproof by Sykes by decorating all be admitted for spirituple tion, within, the Garrison or Tentley by Market by Halling save, and except mine and expirits the graphes of Great Britain. But she could be admitted for affect, spirits to be infused into be construed atom feetuspinits, to be higheself into

of Her blajesty's Espenues at Cibralia (spaniw grandel Egystro Tadaul & Gerefeigheiche & VX." quantity, not exceeding the proportion of serving and lons of spirits to one pipe of wine, shall be allowed, free of duty, to be infused into a pipe of wine under the problem in Regulations, that is no say, two hours! notice of the intentionand, infuse I must be givenificuthe Masterluck doublielecker of the Porters; canderather sliperintendence connocieriof which Officers the infusion must bee made goif the whole of the spilling is hour an anydoffections infused, the Master or the Clerk of the Rorters shallows curtain the strength and aquantity of ithed spirits at hat remain, uninfused which may be left uny the censtody of the owner for wheriod not exceeding thiree days; and, if note used for infusion duling that period, the spirits must be removed to the Queen's stores, at the experies and lisk off the owner thereof, in the original scask lor package from which the quantity for infusion was ttaken built the Master or the Clerk of the Porters shall, eduring the period of three days above mentioned; discover any alteration in the strength or quantity of the remaining uninfused spirits, or if there shall have been any removal thereof from the original cask or package from which the quantity for infusion was taken, the person or persons, in whose cus-

tody such spirits may have been left, shall be liable to a penalty not exceeding five pounds. The full contents of the cask, and strength of the spirits intended for infusion, will be marked by the Queen's Gauger on neach cask, or package at the time of the removal thereof from the wharf or the Queen's stores and it any alteration be made in such marking the owner or person, in whose name the permit for removal is granted, shall be liable to a penalty not removal is granted, shall be liable to a penalty not receding five pounds; provided at all the penalty not receding five pounds; provided at all the penalty like of infusing spirits. The manner hereinbefore mentioned shall not be allowed to all the penalty of the wines in the manner hereinbefore mentioned shall not be allowed to all the penalty of the penalty o the Queen's stores, and if any alteration be made:

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hipeasks, cuiesima packages, of water, parity, strong waters serve water his set to the payment of duty are tribrallar, shall use opened, catchie expence of The dwife', before with itemoved for communion Trongendation of the constitution stoles, for hit wane, from any conferiblice, in order matiche duntilysidid strength of auch wines, singlifelt strong quaters dant cordants; thay be ascer-Lail be grenggundigneding grundly beathful

bus King the feet of the first the first is and enalisti estes of the case state of the stat Goddiced like, the skid Garrison and strip irory. forconsmaprion the leiks not shall be femused or takeniouster the Queen's strestor edicination and the land of the cause is not a top contemption and the land of the cause is a contempt of the cause is a ใงอุทิย เหลา จึง ยู่ให้ ยู่เป็นเลิกให้เหลือ เลือน Choraltae rotupe as meroderally of he shall think proper from graffling perfilission, under his hand, for the landing at, or introduction into, the said Garrison and Territory, for consumption therein, or for the removal from the said stores, for consumption in the said Garrison and Territory, of cordials, in less quantity than ten gallons.

60 MaXIX.oAnd it is hereby further ordered that casks ocases or packages, of whatever size or description, containing wines, spirits, strong waters or cordials, be received and kept in the Queen's stores at the rates mentioned in the Schedule hereunto annexed, the said rates being payable at the time the said casks, cases or packages, whether full or otherwise, are removed from the said

stores, or when demanded, at any time previously to such removal, by the Inspector of Her Majesty's Revenues, or, in his name, by any Assistant Inspector; and no casks, cases or packages, shall be received into the said stores unless they be in good and substantial condition; and all wines, spirits, strong waters and cordials, shall be taken out of the said stores only in the same casks, cases and packages, in which they shall have been received therein; nor shall any quantity whatsoever be removed from the said casks, cases or packages, except for asamples, in manner hereinbefore mentioned; and no wines, spirits, strong waters or cordials, shall be mixed or made up in the said stores a provided always that it shall and may be lawful for the Collector of Her Majesty's Revenues for the time being, or the Inspector of the said Revenues for the times being, to grant permission, in writing under his chand; sif he shall deem it expedient, and ander such cres strictions as he shall deem expedient, for the racking of wines, or reinforcing them with brandy in the said stores. And is the said and inverse to?

"XX. And it is hereby further fordered that permits for the removal of wines, spirites strong waters and cordials, may be grafited by the Coldinate of Her Majestyls Revenues for the time being, or, in his absence, by the Inspector of the said Revenues for the time being.

being, or, in his absence, by the Inspector of the said Revenues for the time being?

"XXI. And it is hereby further ordered that it shall be discretionary with the Police Magistrate for the time being to grant, or refuse to grant, to persons applying for them, such licences as are prescribed by this Order to be granted under the hand and seal of the said Police Magistrate. And it is further ordered that no licence to sell by retail any wines or any spirits, strong waters or cordials, in the manner in this Order mentioneds or to keep any public tavern, or any public buildiard table, shall be or continue in force for a longer period than six months from the date of such licence; provided always that nothing herein contained shall affect any licence already granted under the authority of the late Orders of Hermalesty.

"XXII. And it is hereby further ordered that the description and designation of casks with reference to the Revenue of Gibraltar, and the payment of rates or duties, shall be as follows,

"All casks, the full contents of which, when gauged, shall be less than eighteen gallons, will be deemed half quarter casks.

"Casks, the full contents of which, when guaged, shall be from eighteen to thirty gallons, both inclusive, to be deemed quarter eas's.

"Casks, the full contents of which, when gauged, shall be more than thirty gallons, and not more than forty-two gallons, to be deemed tierces.

"Casks, the full contents of which, when gauged, shall be more than forty-two gallons, and not more than sixty-five gallons, to be deemed hogsheads."

"Casks, the full contents of which, when gauged, shall be more than sixty-five gallons, and not more than one hundred and fifteen gallons, to be deemed pipes or butts.

"Casks, the full contents of which, when gauged, shall be more than one hundred and fifteen gallons, and not more than one hundred and fifty gallons, to be deemed

"XXIII. And it is further ordered that the Collector of Her Majesty's Revenues for the time being shall frame and make such Rules and Regulations as to him, from time to time, shall appear expedient, for the management and collection of Her Majesty's Revenues at Gibraltar; such Rules and Regulations, nevertheless, not to be binding; until the same shall be approved of by the person additions the Government of Gibraltar for the time being, and shall be published by proclamation within the said Garrison and Technology to 11.39 And 1801.

and Peritory to Tills had sourced and Peritory to the ordered that all bottles contained in any one package, and inswhich wines, spirits, strong waters or cordials, liable to the payment obduty shill be imported or introduced into the Galfison and Territory of Gibrattaria shall be of one one uniform size and shape as mus larged days at 270220000 size and lock severators.

shipen as mus is not done in Arocase in the first and it is hereby further ordered that the imperial gallon shall be the standard of measure in all cases wherein the term gallong is used in this Order in all cases wherein the term gallong is used in this Order and one all our south of the windows of the standard of the standard of the windows of the standard of the s

"XXXI. And it is further ordered that no wings spirits, strong waters or cordials, shall be received into any licenced house without the established duty being first paid thereon, nor without a permit signed by the proper authorities for removing the same which permit shall be shown, whenever required to any Revenue Officer; and that all casks cases and packages; of wines, whereon duty is to be paid by any licenced dealer, shall be opened at the expence of the owner, in order that the quantity and quality of such wine may be ascertained.

"XXVII. And it'is hereby further ordered that any person or persons selling wine, within the said Garrison and Territory, in less quantity than two gallons, without a licence for that purpose, shall be liable to a penalty not exceeding ten pounds for each offence; provided always that nothing herein contained shall prevent the sale of one dozen bottles of wine, in a case, basket, or package, as originally imported, such wine not being in less quantity than one gallon and a half.

"XXVIII. And it is further ordered, that the duty established by this Order, to be paid on wine, shall not be taken on a less quantity than one dozen bottles, on each separate package; nor on less than a half quarter cask on each cask separately; and that the duty to be taken on spirits, strong waters and cordials, shall not be taken on any quantity less than ten gallons, unless under especial circumstances by direction of the Governor for the time being, as before provided.

that no person or persons shall import or introduce into Gibraltar any arms, ammunition or utensils of war, or any Military or Naval Stores, or any articles capable of being converted into, or made useful in increasing the quantity of Military or Naval Stores, unless by licence to be granted under the hand and seal of the person administering the Government of Gibraltar for the time being; and the said licence shall centain the conditions upon which such arms, ammunition or utensils of war, and such Military and Naval Stores, and other articles as aforesaid, may be so imported or introduced.

" XXX. And it is hereby further ordered that no person or persons shall exercise or carry on the business of an Auctioneer, or shall sell any goods or chattels, lands, tenements or hereditat ments, by Public Auction, within the said Garrison and Territory, who shall not be nominated and appointed to exercise and carry on such business. by writing under the hand and seal of the person administering the Government of Gibraltin for, the time being; and every person or persons, so nominated and appointed, shall, before exercising! or carrying on such business, entertanto a Bondi with two sufficient Sureties to Her Majesty, then Heirs and Successors, in such penal sum as to the person so administering the Government of Gibraltan skall seem of the condition that such person or person's skall render to the Collector of the Majesty's Revenues at Gibraltan for the times and in such manner as the being, at such times and in such manner as the person so administering the Government of Gibraltan shall from time to time diffect i a fall affet faithful account of call cales made by such person or persons pandowith afforther condition that such person or persons, somewerdsing or carrying on such business schall pay to and for the use of Her Majesty, her Heirse and Successors, the sum of two pounds and temoshillings for each and every hundred pounds of thressaid account; and the said sum of two pounds and ten shillings shall be and constitute the full and sole charge of such person or persons for such sales at Auction; sand such person or persons shall, upon such payment to and for the use of Her Majesty, her, Heirs and Successors, be entitled to receive, and shall receive, the sum of ten shillings for every hundred pounds of such sales as and for the remuneration of such person or persons so exercising and carrying on such business of an Auctioneer; and, if any person or persons shall carry on or exercise the business of an Auctioneer without such nomination and appointment, and without entering into such Bond, such person or persons shall forfeit, for each of the said offences, the sum of twenty pounds.

"XXXI, And it is hereby further ordered that all monies, fees, duties, rates and charges whatsoever, raised, levied, collected and paid, at Gibraltar, to and for the use of Her Majesty, her Heirs and Successors, shall be paid to the Collector of Her Majesty's Revenues at Gibraltar for the time being, and to no other person or persons whomsoever.

"XXXII. And it is hereby further ordered that, upon the death, resignation or removal, of the present and every other Collector of Her Majesty's Revenues at Gibraltar, the balance of monies in his hands, as such Collector, shall, as soon as a successor shall be appointed to the said office, actually vest in such successor, and, until such successor shall be appointed, in such person or persons as shall for the time being be duly authorized to execute the duties of the said Office.

SE XXXIII: And it is hereby further ordered that eveny person appointed by Her Majesty, her Heirs and Successors, or by the person administering the Government of Gibraltar for the time being to any office in the management or collection of Her Majesty's Revenues at Gibraltar, shall give security in the manner and form, and according to the provisions, of a certain Act of Parliament made in the fiftieth year of the reign of King Georgesthes Whird; and entitled "An Act to regulates the taking of securities in call Offices in respect of which security bught To be given, and for avoiding the grant of all such Offices in the event of such recently not being given within a time to be limited after the grante of such Offices," as explained and amended by a certain other Act of Larliament made in the fifty second year of the reign, of King, George the Third, and intitled reign of the first organization, and initied "An Act to explain, and named an Act of the fiftieth year of His present Majesty to regulate the taking of securities in all Offices in respect of which security ought to be given, and for avoiding the grant of all such Offices in the event of such security, not being given within a time to be limited after the grant of such Office."

\*\*EXTLY And it is hereby further ordered, that "State" of pressure in any way employed in

that no person or persons, in any way employed in the management or collection of Her Majesty's Revenues at Gibraltar, shall be in any way engaged or concerned in any kind of trade or merchandize.

And it is hereby further ordered that, if any Officer, Clerk or other person acting in any office or employment in, or belonging to, the Revenue Department at Gibraltar, shall take or receive any fee, perquisite, gratuity or reward, whether pecuniary or of any other sort or description whatever, directly or indirectly, from any person not being a person duly appointed to some office in the said Department, on account of any thing done or to be done by him in, or in any way relative to, his said office or employment, except such as he shall receive under any order or permission of the person administering the Government of Gibraltar for the time being, any such Officer, Clerk or other person, so offending, shall, on proof thereof, be dismissed from his office; and, if any person, not being a person duly appointed to some office in the said Department, shall give, offer or promise to give, any such fee, perquisite, gratuity or reward, such person shall, for every such offence, forfeit the sum of fifty pounds.

"XXXVI. And it is hereby further ordered that any person or persons, in any way employed in the management or collection of Her Majesty's

Revenues at Gibraltar, shall and may seize any goods, wares and merchandize, and any articles and things that are made liable to forfeiture by this Order

" XXXVII. And it is hereby further ordered that, if any person whatsoever shall hinder, oppose, molest or obstruct, any Officer or other person whatsoever employed in the management or collection of Her Majesty's Revenues at Gibraltar, or any person acting in his aid or assistance in the execution of his duty, or in the due seizing of any goods or other things liable to forfeiture by this Order, or shall rescue, or cause to be rescued, any goods or other things which have been seized, or shall attempt or endeavour to do so, or shall, before or at, or after, any seizure, stave, break or otherwise destroy, any goods or other things to prevent the seizure thereof, or the securing the same, then and in such case the party offending shall forfeit, for every such offence, the sum of one hundred pounds.

"XXXVIII. And it is hereby further ordered that, if any person shall, by force or violence, assault, resist, oppose, molest, hinder or obstruct, any Officer or other person employed in the management or collection of Her Majesty's Revenues at Gibraltar, or any person acting in his or their aid or assistance in the due execution of his or their office or duty, such person, being convicted thereof, shall be adjudged a felon, and shall be transported for seven years, or sentenced to be imprisoned in the common gaol for any term not exceeding three years, at the discretion of the Court before whom the offender shall be tried and con-

victed as aforesaid.

"XXXIX. And it is hereby further ordered that all things which shall be seized, as being liable to forfeiture under this Order, shall be taken forthwith and delivered into the custody of the Inspector of Her Majesty's Revenues at Gibraltar for the time being, who shall secure the same by such means and in such manner as to him shall

appear fit and expedient.

"XL. And it is hereby further ordered that all things which shall have been condemned as forfeited under this Order, shall, under the directions of the Inspector of Her Majesty's Revenues at Gibraltar, be sold by public auction to the best bidder; provided always that it shall be lawful for the person administering the Government of Gibraltar for the time being, in lieu of such sale, to direct, that any of such things shall be destroyed or shall be reserved for the public service; and provided also that all articles, sold as abovementioned, shall be subject, from and after the period of such sale, to the payment of such and the like duties, and to all such restrictions and regulations, as they would be liable to if legally imported or introduced into Her Majesty's Territory of Gibraltar; and all such sales shall be made with conditions to that effect.

" XLI. And it is hereby further ordered that all penalties and forfeitures, incurred or imposed by this Order, shall and may be sued for, prosecuted and recovered, by action of debt, bill, plaint or information, in the Supreme Court of Gibraltar,

in the name of Her Majesty's Attorney-General, or in the name or names of some Officer or Officers of Her Majesty's Revenue Department at Gibraltar; and likewise that all penalties and for-feitures, incurred or imposed by this Order, not exceeding the sum of ten pounds, shall and may be sued for either in the manner and form above prescribed for that purpose, or by oath of one credible witness before any Justice of the Peace of the said Garrison and Territory, and shall be levied, if not immediately paid, by warrant, under the hand and seal of such Justice, upon the goods and chattels of the offender; and in case no such goods or chattels can be found, then and in that case such person or persons shall and may be imprisoned, in the Provost of the said Garrison and Territory, for any period not exceeding three months, any thing in the said Order of His late Majesty to the contrary notwithstanding.

" XLII. And it is hereby further ordered that no marriage shall be solemnized within the said Garrison and Territory, without a licence for that purpose first had and obtained under the hand and seal of the Police Magistrate of Gibraltar for the time being; provided always that nothing herein contained shall be construed to extend to the solemnization of marriage after the publication of Banns, in the manner hitherto used and accustomed

within the said Garrison and Territory.

" XLIII. And it is hereby further ordered that it shall and may be lawful for the person administering the Government of Gibraltar for the time being, by any order made for that purpose under his hand, to direct any vessel, boat, goods or articles, or things whatsoever, seized as aforesaid under this Order, to be delivered to the proprietor or proprietors, or his or their agent or agents, whether condemnation shall have taken place or not, upon such terms and conditions as such person so administering the Government of Gibraltar may deem expedient, and which shall be mentioned in the said Order; and it shall also be lawful for the person so administering the Government of Gibraltar to mitigate, or remit, the whole or any part of any penalty or fine, or forfeiture, which shall have been incurred under this Order.

" XLIV. And it is hereby further ordered that all penalties and forfeitures, recovered under this Order, shall be divided, paid and applied, as follows, that is to say, one moiety or such part thereof, not exceeding one moiety, as the person adminis-tering the Government of Gibraltar for the time being shall direct, to the person or persons who shall seize, inform and sue for the same, and the other moiety or remaining part thereof, to and for the use of Her Majesty, her Heirs and Successors; and, when any seized or forfeited articles shall be destroyed, or reserved for the public service, in the manner hereinbefore provided, it shall and may be lawful for the person administering the Government to assign, by way of reward or recompense, to the person or persons who may have seized, informed of or sued for, the same, such sum or sums of money, to be paid out of Her Majesty's Revenue of Gibraltar, as shall not in the whole exceed one moiety of the estimated

value of the articles so destroyed or reserved, if they had been sold in the manner hereinbefore

provided for.

" XLV. And it is hereby further ordered that, if any goods or other things shall be seized for non-payment of duties or any other cause of forfeiture, and any dispute shall arise whether the duties have been paid for the same, or the same have been lawfully imported, or introduced or removed, then and in such case the proof thereof shall lie on the owner or claimer of such goods or other things, and not on the Officer or

other person who shall seize or stop the same,
"XLVI. And it is hereby further ordered
that all actions or suits for the recovery of any of the penalties or forfeitures imposed by this Order; may be commenced or prosecuted at any time within three years after the offence committed, by reason whereof such penalty or forfeiture shall be incurred.

incurred.
" XLVII. And whereas it is expedient to alter and amend the Schedule annexed to a certain other Order made by His late Majesty to ratify and confirm regulations for the government of sea-going vessels, and of lighters, and boats in the port known hereon."

of Gibraltar, and bearing date at the Court at St. James's, on the sixth day of February, one thousand eight hundred and thirty-two, the said Schedule being intituled "Schedule of Rates and Duties to he paid for every lighter, boat or other craft, licenced through the year;" it is, therefore, hereby ordered that the said Schedule be wholly abolished and rescinded; and that the Schedule annexed to this Order, marked B, intituled "Schedule of Rates and Duties to be paid for every lighter, boat or other craft, licenced during they ear," be substituted in lieu of the said Echedule annexed to the said Order of His late Majesty; and that all and singular the provisions of the said Order of His late Majesty, which apply to the Schedule annexed to the said Order, shall apply to the Schedule annexed to this Order, marked B, and intituled "Schedule of Rates and Duties to be paid for every lighter, boat or other craft, licenced during the year."

"XLVIII. And it is hereby further ordered and ordained by the authority aforesaid, that nothing in this Draft Order contained shall have any force or effect until Her Majesty's pleasure be

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ing vesseis aim of displacing the property of the control of the c SCHEDULE, OF THE RATES, AND DUTIES REFERRED, TO AND ESTABLISHED

we be tast not oben word was and which fage Tolle ? rodore On all wines, spirits, strong waters, cordials, and other liquids, in casks landed at Gibraltar, whether in bottles or otherwise, if the full contents of the cask shall gauge to exceed ten gallons.

ා ලෙස වූව වෙන්නමු පමණි 10 වේරීම් පමණි 1900 වෙන්න කුණෙන මේ විලාල කර වෙන්න වෙන වෙන වෙන වෙන්න Selection	\$	Ŕ.	Q.
For every botasso reast, accolaited, and an accompanies, according to the control of the control	Ö	6	0
For every piperor button-puncheon a locality delication of the locality of the Io	0	5	1
For every hogshead a marries was the comment of the	0	2	9
For every-tierce Main Abana Maingallogra Masson in Spending Spending 0 0 71	Ö	1	11
For every quarter-cask do district the Control of the control of Q 5 1	0	1	4
For every cask, less than a quarter cask, being liable to the Wharfage Toll 0.0.3	0	0	11

On all tobacco landed at Gibraltar, being in hogsheads or in kegs as commonly imported from the United States of America, or being in rolls as commonly imported from the Brazils.

the second of th	£·	s. √d	l.		\$	R.	Q.
For every hogshead	0 -	1 1	0	$\mathbf{or}$	"o	5	ì
For every hogshead	0 ·	0 :	Ż.		Ö	0	7
ror every keg weigning more than one hundred weight and a quarter,				:			
but not exceeding two hundred weight	0 -	O'	3	4	Ò	0	11
For every roll weighing more than one hundred weight and a quarter,	•	-,					
but not exceeding five hundred weight	0	0	7		Ó	1	10

Kegs exceeding two hundred weight, and rolls exceeding five hundred weight, to pay Wharfage each as half a hogshead; and, in case of dispute as to weight, the tobacco is to be weighed at the expense of the Merchant.

Duty on Wines.

On each botasso introduced into the Garrison or Territory	7	6	ŏ
On each pipe ditto ditto	5	0	0
And so on in proportion for the subdivisions of a pipe, viz., hogsheads,			
tierces, quarter-casks and half quarter-casks.			
On all wines in bottles introduced into the Garrison or Territory, being in	٤,	_1	
regular wine bottles	0	Ι	8 per dozen.
On all wines in skins of ordinary size	0	7	8 per skin.
No. 20919. B	•		• • • •

Wines deposited in the Queen's Stores, and afterwards exported from the same, are not liable to the above duty.

N.B.—The duty, hitherto payable on wine, amounted to ten and a-half dollars per pipe.

Duty on Spirits, Strong Waters or Cordials, admitted for consumption in the Garrison.

•	£	8.	d.		<i>\$</i> 3	R.	Q.
For every gallon being of the strength of proof of Syke's hydrometer,	and				-		
so in proportion for any greater strength than the strength of pr							
and for greater quantity than a gallon	0	4	0	or	0 1	1	1

#### Fees for gauging, when the Queen's Gauger is employed by the Public.

	£.	s.	d.		\$	R.	Q.
Gauging a cask of whatever size not exceeding one hundred and sixty-five gallons Gauging and ullaging any cask not exceeding one hundred and sixty-five	0	0	10	or	0	2	5
gallons	0	1	1	•	Ø	3	0
Ullaging, when already gauged, any cask not exceeding one hundred and sixty-five gallons  Gauging, or gauging and ullaging, or ullaging when gauged, any cask exceeding one hundred and sixty-five gallons, one	0	0	6	-	0	1	6
half more than the above rates is to be charged.  Gauging, or gauging and ullaging, casks or vessels of irregular or unusual shape, per gallon	0	0	01		0	0	1

The Queen's Gauger will gauge all liquors, casks, vessels or packages, whether on shore or in the port, when called on by the owners so to do, charging, in all cases, according to the above rates.

#### Store Rent

On wines, spirits, strong waters and cordials, in the Queen's Stores.

							For	casks,						
$\mathbf{w}$	hen	ren	oved	for e	xpo	rtat	ion,	When 1	remo	oved i	for co	nsun	apti	on,
		$\mathbf{E}_{t}$	ich p	er mo	nth.				E	ach p	er mo	onth.	,	
	£	s.	d.		\$	R.	Q.	£	5.	d.		\$	R	Q.
Botasso	0	1	$7\frac{1}{9}$	or	Ö	4	8	0	1	93	or	0	5	0
Pipe, butt or puncheon	0	0	9 <u>ā</u>		0	2	4	O	1	1		0	3	0
Hogshead	0	0	4		0	1	0	0	0	$6\frac{1}{2}$		0	1	8.
Tierce	0	0	$3\frac{i}{4}$		0	0	12	0	0	$4\frac{7}{4}$		0	1	0
Quarter-cask	0	0	$2\frac{3}{4}$		0	0	10	0	0	31		0	0	12
All casks less than a quarter-cask	0	0	$2\frac{i}{4}$		0	0	8	0	0	$2\frac{1}{4}$		0	Ó	8

For packages, whether removed for exportation or consumption.

· · · · · · · · · · · · · · · · · · ·			Each	per n	iont	h		
•	£	s.	đ.	•	\$	R.	Q.	
Hamper not containing more than fifty-four bottles	0	0	6 <u>‡</u>	$\mathbf{or}$	Ŏ	1	8	
Demijohn							8	
Cases of seventy-two bottles	0	0	$6\frac{1}{2}$		0	1	8	
Cases less than seventy-two bottles, and not less than forty-eight bottles	0	0	$4\frac{7}{4}$		0	1	0	
Cases less than forty-eight bottles, and not less than twenty-four bottles	0	0	$2\frac{3}{4}$		0	0	10	
Cases containing less than twenty-four bottles	0	0	$2\frac{1}{4}$		0	0	8	
			•					

N.B.—All casks containing bottles will be charged according to their size, as when containing only liquids.

Duties and l'ees on Licences to be issued every six months, and to be paid for quarterly, in advance.

	£	s.	d.		\$	R.	Q.
Wine and Spirit Store licence, per month	8	9	0	or	<b>39</b>	0	0
Wine-house licence, per month	8	9	0		39		
Tavern, per month					30	0	0
Billiard Table, per month					30	0	.0

#### 4253

#### Auction Fees

On all goods sold by Auction—two and a-half per cent., of which one-half per cent. is allowed to the Auctioneer.

the Auctioneer.			
Weighing Fees.—Rates for weighing and measure.			
£ s. d.	\$	R.	Q.
Spices per hundred weight	. 0 . 0	0	0 10
weight	0 0 0	0	4 3 2 8
Charcoal.  If under two arrobes	1 a	uart.	
If two arrobes and not exceeding five arrobes  If exceeding five and not more than eight arrobes  Exceeding eight arrobes, at the rate of four ditto, per hundred weight, for the excess.	2 3	do. do.	•
Duties and Fees on Licences and other Police matters.—Fees on documents relating to Property.	Lan	ded	
	£	s.	đ.
An original grant of Crown land, in fee on paper or parchment, under the seal of the Garrison		10	8
A lease or demise, for a term of years, of Crown land, under the seal of the Garrison Governor's approval to a deed of conveyance, partition, mortgage, or other instrume	3		
affecting lands held in fee requiring registration in the Supreme Court	3 ds	9	4
held under a demise or lease, for a term of years, from the Crown, such deed requiring registration in the Supreme Court	ng 1	14	8
Governor's approval to a lease, sub-lease or demise, of any lands, for a term of year requiring registration in the Supreme Court	rs,		
Casual Folice Fees.	4	. 14	b
Travelling passport		4	4
Bond, of whatever nature  Marriage licence		) 17 3 9	4 4
Duties and Fees on Licences, paid annually in advance.			
Tobacconist's licence Porter's licence		17	4
Hawker's licence Broker's licence	. 1	) 4 , 6 } 9	o
Truck cart licence	. 0	17	4
Eating-house licence	. 4	₹ 6	8
В.			
SCHEDULE OF RATES AND DUTIES TO BE PAID FOR EVERY LIGHT	c ro	DΩ	1.73
OR OTHER CRAFT, LICENCED DURING THE YEAR.	ek,	во	AT
. Fishing Boats.	$\mathbf{Per}$	annı	um.
First class, belonging to the port and manned with aliens		\$ 4 2 3 1	
Third class, belonging to the port and manned with aliens		2 1	-
Lighters.			
First class		10	
Second class		6	
Third class		4	
Pleasure boats for hire Burn-boats		10 8	
В 2		•	

#### Ferry-boats. First class Second class..... Third class ..... Launches ..... All other boats ......

And whereas Her Majesty, by and with the advice of Her Privy Council, hath this day been pleased to approve the said regulations; Her Majesty doth therefore, by and with the advice Majesty's Principal Secretaries of State, are to aforesaid, hereby ratify and confirm the same, and the said regulations are hereby ratified, confirmed, and finally enacted accordingly.

And the Right Honourable the Lords Comgive the necessary directions, as to them may C. C. Greville. respectively appertain.

#### War-Office, 24th November 1848.

6th Dragoon Guards, Captain Thomas St. George Lister, from half-pay Portuguese Officers, to be Captain, vice Daniel Henry Mackinnon, appointed Paymaster 43d Foot. Dated 24th November 1848.

Lieutenant Frederick Charles Polhill to be Captain, by purchase, vice Lister, who retires. Dated 24th November 1848.

Cornet John Jestyn Williams Fredricks to be Lieutenant, by purchase, vice Polhill. Dated 24th November 1848.

Francis Richard Hawker, Gent. to be Cornet, by purchase, vice Fredricks. Dated 24th November 1848.

Scots Fusilier Guards, Lieutenant and Captain William John Ridley to be Captain and Lieutenant Colonel, by purchase, vice Bathurst, who retires. Dated 24th November 1848.

Ensign and Lieutenant Charles Thomas Wemyss to be Lieutenant and Captain, by purchase, vice Ridley. Dated 24th November 1848.

Duncombe Frederick Batt Buckley, Gent. to be Ensign and Lieutenant, by purchase, vice Wemyss. Dated 24th November 1848.

36th Regiment of Foot, Lieutenant Frederick Palmer to be Captain, by purchase, vice Kinloch, who retires. Dated 24th November 1848.

Ensign Thomas Morgan to be Lieutenant, by purchase, vice Palmer. Dated 24th November

Ensign Charles James Hale Monro to be Lieutenant, by purchase, vice Maycock, who retires. Dated 25th November 1848.

Alfred Macdonald, Gent. to be Ensign, by purchase, vice Morgan. Dated 24th November

John Welman Helyar, Gent. to be Ensign, by purchase, vice Monro. Dated 25th November 1848.

44th Foot, Major Augustus Halifax Ferryman to be Lieutenant Colonel, by purchase, vice Clunie, who retires. Dated 24th November 1848.

Captain Nathan Smith Gardiner to be Major, by purchase, vice Ferryman. Dated 24th Noyember 1848.

Lieutenant Bowes Fenwick to be Captain, by purchase, vice Gardiner. Dated 24th November 1848.

Ensign Richard Preston to be Lieutenant, by purchase, vice Fenwick. Dated 24th November

Samuel Cooper, Gent. to be Ensign, by purchase, vice Preston. Dated 24th November 1848.

49th Foot, Staff Surgeon of the Second Class John Davies to be Surgeon, vice Smith, who exchanges. Dated 24th November 1848.

57th Foot, Ensign James Stewart to be Lieutenant, without purchase, vice Boughton, deceased. Dated 10th November 1848.

Gentleman Cadet George Herman Norman, from the Royal Military College, to be Ensign, vice Stewart. Dated 24th November 1848.

74th Foot, Ensign Henry Wellington Palmer to be Lieutenant, without purchase, vice Fellowes, deceased. Dated 10th November 1848.

Gentleman Cadet Philip Philpot, from the Royal Military College, to be Ensign, vice Palmer. Dated 24th November 1848.

90th Foot, Lieutenant Robert Grove to be Captain, by purchase, vice Webb, who retires. Dated 24th November 1848.

Ensign John Hardy Thursby to be Lieutenant, by purchase, vice Grove. Dated 24th November 1848.

Henry Flower Every, Gent. to be Ensign, by purchase, vice Thursby. Dated 24th November 1848.

#### HOSPITAL STAFF.

Surgeon John Stewart Smith, M.D. from 49th Foot, to be Staff Surgeon of the Second Class, vice Davies, who exchanges. Dated 24th November 1848.

#### BREVET.

Captain Thomas St. George Lister, of the 6th Dragoon Guards, to be Major in the Army, Dated 10th January 1837.

#### COURT OF COMMON PLEAS.

Michaelmas Term, in the twelfth year of the reign of Queen Victoria.

Wednesday the 22d day of November 1848. This Court will, on Monday the 4th day of December next, hold Sittings, and will proceed in disposing of the business now pending in the Paper of New Trials and in the Special Paper, on the same day, and on the 5th, 6th, 7th, and 8th days of the same month; and will also proceed to give Judgment in certain of the matters that will then be standing over for the consideration of the Court. By the Court. J. Coltman.

Crown-Office, November 24, 1848.

Days and Places appointed for holding the Special Commissions of Oyer and Terminer and Gaol Delivery, viz.

County of Chester, Tuesday, 5th December, at the Castle of Chester,

City of Chester, the same day, at the Exchange,

in the said City.

County of York, Saturday, 9th December, at the Castle of York.

City of York, the same day, at the Guildhall of the said City.

#### Whitehall, November 13, 1848.

The Lord Chancellor has appointed John Shaw, of the borough of Tamworth, in the counties of Warwick and Stafford, Gent. to be a Master Extraordinary in the High Court of Chancery.

#### Whitehall, November 21, 1848.

The Lord Chancellor has appointed John Jones, of Liverpool, in the county of Lancaster, Gent. to be a Master Extraordinary in the High Court of Chancery.

#### BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Saturday the 18th day of November 1848.

#### ISSUE DEPARTMENT.

£. Notes issued	### ### ##############################
£27,198,83	£27,198,835
	-) . <del></del>

Dated the 23d day of November 1848.

M. Marshall, Chief Cashier.

#### BANKING DEPARTMENT.

	£.		£.
Proprietors' Capital	14,553,000	Government Securities (including	
Rest	3,421,579		13,329,012
Public Deposits (including Ex-		Other Securities	10,769,002
chequer, Savings Banks, Com-		Notes	9,355,690
missioners of National Debt, and		Gold and Silver Coin	721,125
Dividend Accounts)	5,149,495		-
Other Deposits	10,014,544	,	
Seven Day and other Bills	1,036,211		
-		<del>-</del>	22.4.2.7.4.2.2
	£34,174,829	•	£34,174,82 <u>9</u>

Dated the 23d day of November 1848.

M. Marshall, Chief Cashier.

#### MONTHLY RETURN.

AN ACCOUNT, shewing the Quantities of CORN, GRAIN, MEAL, and FLOUR Imported into the UNITED KINGDOM in the Month ended 5th November 1848, the Quantities admitted for Home Consumption during the same Month, and the Quantities remaining in Warehouse at the Close thereof.

.:			rted into the Unit ended 5th Nove			ted for Home Cor lom, in the Mo 18.			quantities remaining in Warehouse, Kingdom, on the 5th Novemb				
Species of Corn, Grain, Meal, and Flour.	Imported fro Foreign Countries.		The Produce of and Imported from British Possessions out of Europe.	Total.	Imported from Foreign Coun- tries.	The Produce of and Imported from British Possessions out of Europe.	Тотац	Imported from Foreign Coun- tries.	The Produce of and Imported from British Possessions out of Europe.	Total.			
Wheat Barley Oats Rye Pease Beans Maize or Indian Corn Buck Wheat Malt	97801 87186 15895 25190 22711	h. 3 2 3 3 3 6 1	Qrs. Bush. — — — — 3 2 — — — — — — — — — — — — — —	Qrs. Bush. 392939 3 97801 2 87186 3 15895 3 25193 5 22711 0 154435 6 8 1	Qrs. Bush. 506720 3 91370 5 95030 7 14327 1 23560 5 22190 3 154882 0 8 1	Qrs. Bush. 0 4 — — — — — 3 2 — — — — — — — — — — — — —	Qrs. Bush. 506720 7 91370 5 95030 7 14327 1 23563 5 22190 3 154882 0 8 1	Qrs. Bush. 95820 3 21479 7 1158 7 2320 1 3331 3 14288 4 — 1 0	Qrs. Bush. 1 5	Qrs. Bush. 95822 0 21479 7 1158 7 2320 1 3331 3 14288 4			
Total of Corn and Grain	796167	5	3 2	796170 7	908089 7	3 6	908093 5	138400 1	1 5	138401 6			
Wheat Meal or Flour Barley Meal Oat Meal Rye Meal Indian Meal Buck Wheat Meal Pea Meal	1 0 , 126 3 2122 1 9286 3 40 2	22 0 6 22	150 0 0	228952 3 25 1 0 0 276 3 6 2122 1 22 9286 3 20 40 2 0	212268 3 9 1 0 0 102 2 18 2397 1 8 9180 0 15 40 2 0	38913 2 3 150 0 0		12697 0 18 	Cwt. qrs. tb.	Cwt. qrs. fb. 12698 3 19  45 2 23 1321 0 5 546 1 17			
Total of Meal and Flour	201837 2	14	38843 0 3	240680 2 17	223990 1 22	39063 2 3	263053 3 25	15110 1 9	1 3 1	15112 0 10			

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 5th November 1848.

·:	In t	he V				n any l	rtific				rices,	The			of, and I	ing the	rope. Certi					
·						Date	ed					1				D	ated					
SPECIES	5th October 1848.		12t Octol 184	ber,	Octo	oth ober, 48.	Sec Octo 18		Nove	d mber, 848.			5th Octobe 1848.		12th October, 1848.	19th October, 1848.		26th Octob 1848	er,	2d Novembe 1848.	er,	
Wheat, per Qr	s. d. 4 0			d. O	s. 4	d. 0	s. 5	d. 0	s. 5			1	s.	d.	s. d.	s. d		8.	d,	s. (	i.	
Bear or Bigg, per Qr	2 0· 1 6 1 0		_	0 0	2 2		2 2 1	0	-	6 0		· >	1	o	1 0 (Fixed	1 0 Duty.)		1	0	1.0	)	
Wheat Meal or Flour, per	1 4	1 2	ľ	4 <u>1</u>	1:	4 <u>1</u>	1	85	1	8 <u>5</u>												
Barley Meal, per Cwt	1 0-	5 2 1 4 5	1	0 52	1	0 5 2	1	$0_{\frac{52}{145}}$	1	$0_{\frac{52}{148}}$		1					ł					
Pea Meal and Bean Meal, per Cwt	0 9	l		91.5	0			915	0				0	41	0 4½	0 4	1	0	4 t	0	4 <del>1</del>	
Cwt	- 0	84	0	84	0	84	O.	84	0	84			·	- 2	(Fixed	Duty.	2	, -	- 3		_	
Oat Meal, per Cwt	0 11	1		$2\frac{98}{120}$	1	$2rac{98}{124}$	į		1	$6\frac{69}{191}$												Ì
Buck Wheat Meal, per Cwt. (Fixed Duty.)	0 4	1	0	4†	0	41/2	O <sub>1</sub>	41/2	0	4 <u>1</u>												

Custom-House, November 18, 1848.

C. A. SCOVELL, Secretary.

AN ACCOUNT of the Total Quantities of each Kind of CORN, distinguishing Foreign and Colonial, imported into the principal Ports of GREAT BRITAIN (viz. London, Liverpool, Hull, Newcastle, Bristol, Gloucester, Plymouth, Leith, Glasgow, Dundee, and Perth), with the Quantities entered therein for Home Consumption, the Rates and Amount of Duty, and the Average Prices regulating the Duty, in the Week following the Receipt of the Certificate of Average Prices, dated 9th November 1848.

Species.	Great	Britai into	ported in, enume which Co	rated	above (be	eing	Quanti		ntered for , at the san			ıp-		A1	nou	- nt of Duty	rec	eived.		Average Prices for	Quarter in the W	Duty per chargeable eek.	n n b
	Foreig	n,	Colonia	1.	T.ota	l	Foreig	n.	Colonia	ıl.	Total		Fore	ign.		Colonial	l.	Tota	al.	regulating the Duty.	Foreign.	Colonial.	
Wheat & Wheat Flour	Qrs. 32359	Bus. 3.	Qrs. 1944	Bús. 3	Qrs. 34303	Bus. 6	Qrs. 6142		Qrs. 1944	Bus. 3	Qrs. 8086	Bus.	£ 1827		d. 8	£ s. 97 4	d. 4.		s. d. 9 0	s. d. 51 10	s. d. 6 0	s. d.	•
Barley & Barley Meal	22105	<b>3</b> ,		. !	22105	3	20782	6			20782	6	2077	5 1	1	<del></del>		2077.	5 11	32 7	2 0	ļ.	
Oats and Oat Meal	20187	4			20187	4	16146	o	_		16146	0	2018	6	8	• •••		2018	<b>Ġ</b> 8	20 7	2 6		j
Rye and Rye Meal	1874	7.			1874	<b>7</b> .	1869	6	_		1869	6	186	19	8			186 1	19 8.	. —	Same as Barley.	1 0	(
Pease	13033	2.	_		13033	2	12766	6	<del>-</del>		12766	6	1276	13	4	_	•	1276	13 4		Ditto.	Fixed.	
Beans	3059	4	,,		3059	4.	2183	6	<del>-</del>		2183	6	218	7	7		,	218	7 7	<u> </u>	Ditto.		
Indian Corn & Indian Meal		6	· <del></del>		7217	.6	7217	6	_		7217	6	360	18	0			3 <b>6</b> 0 ]	18 Ó	_	l O Fixed.		
Buck Wheat & Buck Wheat Meal	<u> </u>				شند ا	-	_		_		_		-	<del></del> .				-	· .	_	i 0		
Malt									<u>-</u>			1				<u> </u>			<del>-</del>	-	Elxeu.	J	
	99837	<b>5</b> .	1944	3	101782	0	67109	2	1944	3	69053	5	7965	15 1	0	97. 4	4	8063	0 2				

WEEKLY RETURNS of the Quantities and Price of BRITISH CORN, IMPERIAL MEASURE, as received from the Inspectors and Officers of Excise in the following Cities and Towns in ENGLAND and WALES, from which the Prices that govern Duty are calculated, conformably to the Act of the 5th Victoria, cap. 14.

Markets.   Qrs   London   342   Uxbridge   94   Chelmsford   220   Colchester   85   Romford   94   Chipping Ongar   106   Hertford   60   Royston   50   Bishop Stortford   87   St. Albans   16   Hemel Hempstead   11   Hitchin   55   Aylesbury   14   Buckingham   High Wycombe   15   Newport Pagnel   Oxford   34   Banbury   50   St. Albans   15   St. Albans   16   Aylesbury   17   St. Albans   18   Aylesbury   19   Buckingham   High Wycombe   19   St. Albans   16   Aylesbury   16   Aylesbury   17   Buckingham   High Wycombe   18   Aylesbury   18   Aylesbury   19   Aylesbury	uantities.  rs. Bs.  424 0 940 5 204 6 898 4 949 0 15 0 409 7 051 7 605 4 503 6 872 1 150 0	Price.  £. s.  9224 13 2551 12 5775 18 2177 10 2430 9 35 15 1024 2 2627 4 1631 17 1311 15	d. 4 6 2 3 0 0 6 2	Quantities.  Qrs. Bs.  3496 0 312 4 382 5 1465 4 189 0 821 7	Price.  £. s. d.  6365 4 7  570 6 0  677 19 9  2437 18 5  314 13 0	Quantities.  Qrs. Bs.  3550 0 19 0 37 0 18 0	Price.  £. s. d.  3961 5 8 23 17 0  37 0 0	Quantities.  Qrs. Bs.  29 0	Price.  £. s. d.  48 13 0		) <u> </u>	Price.  £. s. d.  1370 11 7
London	424 0 940 5 204 6 898 4 949 0 15 0 409 7 051 7 605 4 503 6 872 1	9224 13 2551 12 5775 18 2177 10 2430 9 35 15 1024 2 2627 4 1631 17	4 6 2 3 0 0 6 2	3496 0 312 4 382 5 1465 4 189 0	6365 4 7 570 6 0 677 19 9 2437 18 5	3550 0 19 0 	3961 5 8 23 17 0	29 0		587 0 1100 10 9 14 4 30 9	642 0	
Uxbridge       94         Chelmsford       220         Colchester       85         Romford       96         Chipping Ongar       106         Braintree       106         Hertford       60         Royston       50         Bishop Stortford       87         St. Albans       16         Hemel Hempstead       11         Hitchin       56         Aylesbury       11         Buckingham       19         High Wycombe       19         Newport Pagnel       0xford         Banbury       50	940 5 204 6 898 4 949 0 15 0 409 7 051 7 605 4 503 6 872 1	2551 12 5775 18 2177 10 2430 9 35 15 1024 2 2627 4 1631 17	2 3 0 0 6 2	312 4 382 5 1465 4 189 0	570 6 0 677 19 9 2437 18 5	19 0  37 0	23 17 0	ł .	48 13 0	14 4 30 9	) <u> </u>	1370 11 7
Romford	949 0 15 0 409 7 051 7 605 4 503 6 872 1	2430 9 35 15 1024 2 2627 4 1631 17	0 0 6 2	189 0			07 0 0			147 0 226 9	) 60 0	111 7 (
Saffron Walden       46         Braintree       106         Hertford       60         Royston       50         Bishop Stortford       87         St. Albans       16         Hemel Hempstead       11         Hitchin       56         Aylesbury       11         Buckingham       19         High Wycombe       19         Newport Pagnel       34         Oxford       34         Banbury       50	051 7 605 4 503 6 872 1	2627 4 1631 17	2	821 7			37 0 0 17 18 0	24 0 —	33 14 0		163 4 12 0	294 18 21 12
Royston       50         Bishop Stortford       87         St. Albans       18         Hemel Hempstead       11         Hitchin       56         Aylesbury       11         Buckingham       19         High Wycombe       19         Newport Pagnel       34         Oxford       34         Banbury       50	503 6 872 1		0	543 '7 1712   5	1459 6 1 932 1 6 3045 5 9	10 o	10 0 0	=		8 0 14 17	7 0 15 0	15 16 26 12
Hemel Hempstead       11         Hitchin       55         Aylesbury       11         Buckingham       12         High Wycombe       15         Newport Pagnel       34         Oxford       34         Banbury       50	1 U U	2160 8 377 14	0 6 0	2628 0 2435 1 189 5	4650 18 0 4387 6 5 330 3 4	10 0 6 0	10 10 0 6 12 0	=	-		0 — 6 —	
Buckingham         19           High Wycombe         19           Newport Pagnel         34           Oxford         34           Banbury         50	113 I 550 0 115 0	282 0 1552 17 297 10	0 6 0	920 0 108 4	1570 1 9 187 16 6	24 0 25 0	27 0 0 29 12 6	I - I - I		$\begin{array}{ c c c c c c c c c c c c c c c c c c c$		
Oxford	No 195 4 None	Return. 500 9 Sold.	0	229 4	409 9 9	16 0	18 16 0	=	-	-   -	$0  \frac{}{}  4$	0 17
fientev	341 0 506 0 131 0	851 4 1216 17 342 9	0 0 3	341 ·0 244 ·0 210 ·4	589 8 6 392 15 6 359 4 6	30 0 20 0 18 0	36 0 0 24 0 0 18 0 0	_			55 0 - 0 15 0	108 0 32 0
Witney 6 Chipping Norton 4	67 4 40 0 547 4	168 10 93 16 1507 10	0 8 6	237 6 365 0 752 0	379 8 9 583 6 0 1293 19 6	$\begin{bmatrix} 22 & 4 \\ - & 2 & 0 \end{bmatrix}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	=	_	24 0 46 16	13 6	31 5
Swindon	101 0 683 4 512 4	261 2 1678 2 1339 0	0 3 0	12 0 351 0 306 4	21 0 0 616 0 9	- 47 0	-	· =	_		0 -	=
Troubridge	76 4	188 9	6	14 0	24 5 0	_	_	_	. —		=	=
	41 4 833 0	100 10 2216 5 274 19	0 6	143 4 279 4 24 0	259 3 0 488 13 6 43 4 0	20 0 65 0	23 0 0 63 4 0	=	-		$\begin{bmatrix} 0 \\ 1 \end{bmatrix}$	2 0

Received in the Week	w	НЕАТ.	В.	ARLEY.	o	ATS.	F	YE.	B1	EANS.	PF	EAS.
ended November 18, 1848.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
Markets.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.
Markets.  Newbury	1231 4 510 4 225 0 115 4 154 1 117 0 285 4 576 0 60 0 55 4 99 4 111 5 81 4 102 0 50 0 77 0 67 4 469 0 None 97 4 52 0 None 351 0 309 0 383 4 197 4 39 4	£. s. d.  3078 10 9 1336 19 6 641 15 0 295 8 0 430 19 10 281 12 6 729 0 3 1518 8 6 156 0 0 149 0 0 233 15 6 286 5 6 204 15 0 264 2 0 130 9 0 147 5 0 178 4 0 166 2 6 1154 15 0 Sold. 268 0 0 151 2 6 Sold. 880 11 0 810 4 6 941 1 3 585 13 0 219 10 0 465 8 0 101 12 9 227 2 0	Qrs. Bs.   667 0 876 0 109 0 30 0 21 4 55 0 42 0 475 0 42 115 1 106 4   79 0 101 4 224 4   66 0   107 0 170 0 234 66 0 641 3 70 0 120 0 341 4	£. s. d.  1107 12 6 1536 5 10 194 11 6 48 0 0 35 9 6 96 19 9 16 0 0 775 5 0 79 6 0 208 3 0 179 11 0  130 18 0 169 4 0 406 2 0  675 5 9	28 0 30 0 5 0 27 0 20 0 234 0 10 0 15 0 10 0 15 0 10 0 15 0 10 0 15 0 1	£. s. d.  79 5 0 12 0 0 14 12 6  31 16 6 26 0 0 7 0 0  19 0 0 30 14 3   19 17 6 229 7 0   8 10 0   364 0 0   12 12 0 156 9 0 19 2 0  9 5 0 93 7 6	Qrs. Bs.	£. s. d.	9 0 18 0 10 0 10 0 10 0 10 0 10 0 10 0 1	\$\begin{aligned} \text{8. d.} & \text{18 0 0} & \text{15 10 0} & \text{15 10 0} & \text{15 10 0} & \text{108 0 0} & \text{108 0 0} & \text{108 0 0} & \text{108 0 0} & \text{108 16 0} & \text{12 0} & \text{32 16 0} & \text{9 1 6} & \text{13 16 0} & \text{17 10 9} & \text{177 10 9} &	10 0 10 0 29 0 32 0 	£. s. d.  21 0 0  20 0 0  56 6 6  60 6  7 4  19 10  49 2  29 5

Received in the Week	w	НЕАТ.	В	ARLEY.	C	ATS.	1	RYE.	BE	EANS.	P	EAS.
ended November 18, 1848.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
MARKETS.	Qrs. Bs.	£. s, d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£, s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.
Wareham	87 0	215 6 0	40 0	60 0 0	_	·—	_		] — .		-	•
Poole	None	Sold.							I —		-	-
Exeter	81 4	215 15 5	155 0	269 0 0	-				-		_	
Barnstaple	5 5	15 0 0	3 1	5 0 0			_	_	1 —		1 —	~
Plymouth	137 0	346 2 0	49 6	76 16 6	24 4	24 19 0		_		,	-	
Totnes	67 4	195 10 0	15 O	24 0 0				l <del>-</del>				_
Tavistock	163 0	438 15 6	89 0	135 13 0	167 0	159 15 0	) —	<del> </del>	<u> </u>		-	_
Kingsbridge	None	Sold.					<b>]</b>		1 —	<b>-</b> -	<b>!</b>	_
Oakhampton	42 4	110 17 0	<b>—</b>	<del></del>	55 0	45 0 0	<b>!</b> —		<u> </u>		_	
Tiverton	23 2	64 18 0	37 4	60 0 0	6 4	5 14 10	_	<u> </u>	l —	_	-	
Honiton	12 4	28 0 0	26 0	40 13 9	13 6	11 11 6	<b>!</b> —	l —	<b>!</b> —	· —		-
Truro	37 4	95 0 0	43 4	57 0 0	10 4	10 10 0	<u> </u>	<u> </u>	_		l	
Bodmin	108 3	291 15 6	12 0	16 4 6	10 4	10 6 8		<b>-</b>	l —			
Launceston	154 6	400 3 9	59 2	88 18 0	144 3	123 1 3		<b>—</b>			<b>!</b> —	
Redruth	9 3	22 10 0	11 2	14 5 0			<u> </u>	\ <u></u>	<u> </u>	<u> </u>		<b> </b>
Helstone	81 6	197 13 0	97 1	128 11 11	_	_			<b>—</b>	<b>-</b>	\	<b>-</b>
St. Austell	34 7	88 15 3	25 1	32 14 6	63	6 7 6	<b>!</b>		i —			
Falmouth	None	Sold.	_	-	_	_	l —		l —		1 -	
Callington	None	Sold.	_				<b>!</b>	_	<u> </u>		l	
Liskeard	20 0	53 0 0	48 6	86 6 0	18 0	16 16 0	<b>!</b>	_	l			
St. Columb	18 0	46 0 0	06	1 0 0		*****	l	_	<b>I</b> _	-	<b>!</b>	i _
Bristol	450 7	1127 5 11	581 4	970 1 0	473 0	466 8 6	l	<u> </u>	11 2	27 0 0	6 0	13 8 0
Taunton	258 5	713 10 6	23 0	38 11 4	4 4	4 5 8	<u> </u>		15 4	28 1 0		36 0 0
Wells	None	Sold.				_	]	İ		_		
Bridgewater	25 3	68 3 10	33 3	53 2 5	12 4	12 10 0			3 4	7 0 0		
Frome		49 14 0	20 0	30 0 0					3 0	7 4 0		_
Chard	308 5	863 18 8	93 6	143 8 4	115 2	133 2 4		_	46 2	97 10 10	6 2	17 10 O
Somerton	73 2	229 13 6								1	1 <u>~</u> -	1 -
Shepton Mallet	77 0	220 1 6	140 0	242 18 3	20 0	18 0 0			3 0	6 18 0		
Wellington	25  2	64 12 4	14 4	22 14 0	8 6	7 17 6	] _	_	10 0	18 18 6		l
Wiveliscomb	None	Sold.			<u> </u>		ì	_	10 0	10 10 0		
Monmouth	24 4	63 14 0	7 0	11 7 10		_					I =	
Abergavenny	67 4	192 11 8	72 4	135 2 1			I —		1 =			
Chepstow	47 4	122 10 0		100 2 1	1 =		ı —	_		1 =		
Pontingal	21 4	52 6 4	28 0	49 9 4			ı —					
Pontipool.	None	Sold.	20 0	45 5 4			_	<u> </u>			_	
Newport	42 4	102 0 0	_		133 4	146 7 0		_	1 -		12 4	30 16 8
Gloucester		1880 19 0	428 0	681 2 6		111 0 0	_	1 -			12 4	1 an to 9

Received in the Week		неат.	ВА	RLEY.	(	DATS.	1	RYE.	В	EANS.	P	EAS.
ended November 18, 1848.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities,	Price.	Quantities.	- Price.	Quantities.	Price.
MARKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.
Tetbury Stow on the Wold Tewkesbury Cheltenham Dursley Northleach Stroud Hereford Leominster Kington Worcester Bromsgrove Kidderminster Stourbridge Evesham Shrewsbury Ludlow Newport Oswestry Wellington Wenlock Whitchurch Market Drayton Stafford Burton on Trent Lichfield Newcastle under Lyne Stone Uttoxeter Walsall Wolverhampton Chester Nantwich Middlewich Four Lane Ends Congleton Macclesfield Stockport	164 1 55 2 43 2 64 1 119 0 105 5 47 0 167 7 None None 185 4 155 4 705 4 None 339 7 106 0 62 7 None None		82 0 40 0 278 6 34 4 94 0 51 5 181 5 16 2 56 6 39 4 101 6 39 5 11 7 7 80 3 119 4 80 1 18 4 84 0 57 0	127 16 0 62 15 0 478 9 4 56 18 6 143 10 0 85 13 8 318 0 4 32 10 0 106 11 2 69 4 8 167 17 1 74 0 0 19 10 0 85 0 0 18 12 0 203 5 0 145 4 0 371 8 6 146 5 0 33 8 9 178 3 4 103 13 0	5 0 5 0 5 0 5 0 5 0 5 0 5 0 5 0	7 10 0				10 5 0 3 10 0 79 11 8 15 0 0 21 0 0	2 6 35 0	9 10 0

Received in the Week	w	НЕАТ.	BA	ARLEY.		OATS.	]	RYE.	В	EANS.	P	EAS.
ended November 18, 1848.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
Markets.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.
Derby Chesterfield Coventry Birmingham Warwick Stratford on Avon Leicester Loughborough Hinckley Lutterworth Northampton Peterborough Daventry Wellingborough Kettering Oakham Bedford Leighton Buzzard Luton Huntingdon St. Ives Cambridge Ely Wisbeach Newmarket Ipswich Woodbridge Sudbury Hadleigh Stowmarket Bury St. Edmunds Beccles Bungay Lowestoft Norwich Yarmouth Lynn	290 0 133 5 353 5 1558 1 1297 4 662 5 990 0 526 4 110 0 1752 0 1228 0 212 2 86 0 14 0 6 0 270 0 118 6 None 435 3 717 6 1257 2 647 7 4183 2 399 1 1362 0 854 1 1362 0 854 1 616 4 486 4 349 7 1403 1 124 0 318 0	802 15 0 356 9 6 891 13 0 4184 8 5 3237 7 8 1728 11 6 2648 12 3 1457 17 0 298 6 8 145 2 0 4364 3 6 3070 9 3 521 9 1 212 2 0 36 8 0 14 14 0 676 9 6 305 8 0 Sold. 1099 0 6 1906 18 10 3169 6 7 1631 12 9 10407 0 5 1056 13 3 3668 1 7 2224 7 6 1604 15 6 1346 8 7 924 7 3 3708 2 3 3708 2 3 324 10 0 832 17 6 6283 0 8 458 0 10 3824 1 6	158 4  110 0 469 4 150 4 365 0 898 0 111 4 49 0 56 0 892 0 118 2 25 0 110 0 77 0 442 7  221 0 240 0 1201 4 18 0 975 3 2901 0 2076 6 704 4 582 0 684 7 1890 6 629 0 954 0 35 0 6944 2 1717 2 2576 0	284 7 9  196 13 6 778 17 6 267 13 3 580 11 6 1627 4 6 195 9 6 85 17 0 93 8 0 1424 16 6 198 17 3 40 5 0 179 6 6 127 16 0  758 1 8	22 0 7 4 417 1 ————————————————————————————————————	27 1 0 7 1 0 7 1 0 7 1 0 509 6 0 — 226 9 6 26 13 6 87 8 0 10 17 0 90 7 0 250 0 6 7 10 0 — 5 0 0 — 16 2 6 244 13 6 628 15 0 21 17 6 420 16 10 8 0 10 — 48 3 0 23 10 0 13 4 0 16 15 0 294 0 3 13 15 0 24 10 0 143 7 6 186 19 8		7 15 0	10 0 7 4 33 6 16 7 17 0 136 0 80 0 28 0 10 0 7 4 26 0 62 4 7 0 128 0 35 4 94 0 1 23 0 16 0 54 4 37 0 15 0 6 0 15 0 16 0	20 10 0 16 0 0 0 16 0 0 0	34 6 3 0 15 0 17 0 10 0 32 0 	131 8 0 5 12 0 31 0 0 44 16 0 28 10 0 66 10 0 6 16 0 16 0 0 243 10 6 50 19 0 18 10 0 17 11 6 30 15 0 37 7 0 36 0 0 38 10 0 15 15 0

Received in the Week	· w	HEAT.	ВА	RLEY.	C	ATS.	3	RYE.	ві	EANS.	P	EAS.
ended November 18, 1848.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
MARKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. a
Iull	557 3	1453 3 6	93 4	145 18 6	20 0	17 10 0		_		<del>-</del>	-	
hitby	69 0	162 14 8	_	<del></del>			_		_	-		
ew Malton	$1027 \ 3$	2776 4 0	903 2	1407 1 4	923 4	848 15 0		_	-	_	_	
arnsley	131 2	369 15 6	25 4	45 18 0	_		<u> </u>	_	_	_		•
edale	46 0	128 19 0			i —			_	-			
radford	$\mathbf{None}$	Sold.		_				_				
oncaster	1439 7	4026 11 9	498 2	914 5 3	72 0	66 0 0			51 0	105 11 9	3 0	5 4
naresborough	32 3	88 6 6	<b>.</b> –		4 0	4 10 0			5 0	11 0 0	_	
ickering	181 6	468 11 0	7 2	11 11 0	57 3	57 8 0			l –			-
ichmond	22 2	69 6 9	12 4	20 10 0	16 5	16 11 0	· !				-	-
ipon	238 1	660 6 9	62 5	110 13 5		_	<b>-</b>	_	20 2	42 2 5		
elb <b>y</b>	69 0	190 5 3	91 0	158 2 9	· —	-	_		I —	<b>–</b>	-	_
sipton	None	Sold.	-	_	_	· <b>-</b>	l — '		<b>I</b> —		<b> </b>	
hirsk	129 3	348 8 10	185 0	317 10 0		-	_		6 4	13 0 0		
otherham	l .	192 10 0	30 0	53 10 0						_	1 —	
tley	None	Sold.			_				i —	_	1 —	
horne	None	Sold.						<b></b>		_	<b>-</b>	
iverpool	ـ ـ سـ ا	3353 6 6	i		209 2	209 13 4			<b>—</b>	<b>—</b>		
lverstone	26 3	74 18 0	31 7	59 15 4	18 4	22 9 6	! —		_		-	
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reston	215 6	579 3 9	I	-		_		<b>-</b>	-	) · <del></del>	<b>!</b> —	
Vigan	None	Sold.	_			-		_	1 —	<u> </u>	<b>I</b> —	
Varrington	111 0	271 0 6	l		406 0	431 7 6		<b>-</b>	_	-	-	-
lanchester	519 0	1333, 14 8	l —	_	66 2	70 4 4	<b>I</b> —	<u> </u>	_		<b>!</b> —	
olton	None	Sold.			<b>i</b> — .		<b>!</b> —	_	<u> </u>	<b>—</b> .	<b> </b>	
lackburn	None	Sold.					_				<b>1</b>	
ury	_	Return.	l					_			_	
ochdale	None	Sold.	I I		<u> </u>		\		_		<b> </b> -	
ppleby	43 4	125 1 3	11 2	17 16 3	117 0	138 9 0	`		_		1 —	
endal	39 2	119 19 0			142 4	143 0 9				_	_	
arlisle	149 5	448 2 6	34 3	51 14 9	91 0	91 9 4	_	_			<b>]</b> _	
hitehaven		1938 11 0	166 4	258 1 6	348 3	380 6 2		_	_	_	_	
ockermouth		401 5 9	198 3	342 3 11	81 0	86 8 0	_	l —	<b>!</b> —	_		-
enrith	113 0	339 16 6	64 4	105 1 9	111 0	128 12 3	3 0	5 13 0			<b>I</b> –	
gremont	23 4	73 8 9	8 7	14 17 4	14 2	16 16 3	Ľ			_	J	
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Received in the Week	W	неат.	. ВА	RLEY.	0	ATS.	R	RYE.	BE	EANS.	P	EAS.
ended November 18, 1848.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
MARKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.
Belford		_	240 0	377 13 0				_			1 -	_
Iexham	94 0	253 16 0	31 2	50 0 0	50 0	60 0 0	) — ì	<del>-</del>	<b>)</b> —	<b>–</b>	-	_
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Corpeth	220 0	582 18 0	89 2	130 17 6	33 0	42 0 0	_	-	<b>l</b> — '	_	l —	\
Inwick	371 0	953 13 8	558 5	815 18 6	-	-						l —
Berwick	597 0	1555 11 0	2065 5	3153 17 10	66, 3	79 10 0			<u> </u>	—	<b>!</b> —	
Ourham	60 7	151 10 6			78 0	94 12 0	_		<u> </u>	_	_	
tockton	155 4	422 8 2	103 3	175 14 9	215 4	224 0 8	_	<del>-</del>		<u> </u>	<b>!</b> —	
Darlington	30 6	83 19 0	85 1	153 8 3			-		I —	_		-
underland	400 4	1049 0 2	50 O	77 10 0	3 3	4 14 6	<b>.</b> —	<del></del>	<b>.</b> —	<u> </u>	<b>I</b> —	-
Barnard Castle	83 2	250 18 3	8 0	13 8 0	12 0	16 0 0	1 —				<b> </b>	_
Volsingham	65 3	179 10 2	39 0	62 8 0	24 2	<b>32</b> 2 7		<del></del>		<b>—</b>	<b>—</b>	-
Iold	No	Return.		_	i i				<b>—</b>		<b>!</b> —	
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Bangor	None	Sold.	_	_	l —		I —	<u> </u>		_	<b> </b> -	_
Jangefni	None	Sold.	_				l —	_		· —	<b>!</b> —	<u> </u>
orwen	None	Sold.			<b>!</b> — !			<u> </u>	_			
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Tewtown	49 2	131 16 0	_		I —	_			I —		<b>!</b> —	
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Sarmarthen		119 0 5	214 3	344 11 6	178 2	146 6 1	]	i —	<u> </u>	_	_	
landilo			46 1	80 6 3	<b>!</b> —		<b>!</b> —		<u> </u>		·	<b>—</b>
wansea		l <u> </u>	28 6	46 3 0		_	I —		<b>!</b> —			
owbridge	30 O	93 10 0			<b> </b>		_	_		_		
Cardiff		875 0 0	_	l —	) <del>-</del>		l —		<b>l</b> —	<u> </u>		
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rand Total	96886 5	s. d.	78030 7	s. d.	20073 3	s. d.	155 0	s. d.	3326 3	-	1874 2	
eneral Weekly	ĺ	ł		}		-	]	1		s, d.		s. d
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Aggregate Averag									Ĭ			·
Weeks		51 8	1 —	32 11	]	20 6		30 7	. –	36 9		39 10

Board of Trade, Corn Department.

OTICE is hereby given, that a separate | building, named the Upper Chapel, situated Heckmondwike, in the parish of Birstal, the county of York, in the district of the Dewsbury union, being a building certified according to law as a place of religious worship, was, on the 17th day of November 1848, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, chap. 85.

Witness my hand this 18th day of No-

wember 1848,

William Carr, Superintendent Registrar.

NOTICE is hereby given, that a separate building, named the Congregational Chapel, situated at Monk's-lane, in the parish of Nantwich, in the county of Chester, in the district of the Nantwich union, being a building certified according to law as a place of religious worship, was, on the 18th day of November 1848, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, cap. 85.

Witness my hand this 21st day of November 1848,

J. Broadhurst, Superintendent Registrar.

TOTICE is hereby given, that a separate building, named Zion Chapel, situated in the parish of Shrewton, in the county of Wilts, in the district of Amesbury, being a building certified according to law as a place of religious worship, was, on the 15th day of November 1848, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, chap. 85.

Witness my hand this 21st day of November 1848,

R. M. Wilson, Superintendent Registrar.

O'TICE is hereby given, that Henry Stein Turrell, of Brighton, in the county of Sussex, Esq. President of the Council of the College of Preceptors, has applied to Her Majesty in Council, by petition, to grant a charter of incorporation to the said College; and that such petition, together with a copy of the proposed charter, has been referred to the Lords of the Committee of Privy Council for Trade.—Dated this 16th day of November 1848.

Waugh and Mitchell, 5, Great James-street, Bedford-row, Middlesex, Solicitors to the Preceptors' College.

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the North of England Joint Stock Banking Company.

PY direction of James William Farrer, Esq. the Master of the High Court of Chancery charged with the winding up of this Company, notice is hereby given, that the said Master purposes, on Thursday the 30th day of November 1848, at twelve o'clock at noon, at his chambers, in Southampton-buildings, Chancery-lane, London, to proceed to make a call on all the contributories

of the said Company; and that the Master proposes that such call shall be for £30 per share. All persons interested are entitled to attend at such day, hour, and place, to offer objections to such J. W. Farrer.

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the North of England Joint Stock Banking Company.

BY direction of James William Farrer, Esq. the Master of the High Court of Chancery charged with the winding up of this Company, notice is hereby given, that the said Master will proceed, on Wednesday next the 29th day of November 1848, at ten o'clock in the forenoon precisely, at his chambers, in Southamptonbuildings, Chancery-lane, London, to settle the list of contributories of this Company; and that, after such list shall have been settled, no party affected thereby will be allowed to dispute the same, without leave of the High Court of J. W. Farrer. Chancery first obtained.

In the Matter of the Joint Stock Companies Winding-up Act, 1848, and of the Nister Dale

Iron Company.

JAMES WILLIAM FARRER, Esq., the Master of the High Court of Chancery charged with the winding-up of this Company, hereby give notice, that I shall, at my chambers, in Southampton-buildings, Chancery-lane, London, on the 28th day of November instant, at twelve o'clock at noon, or at such other adjourned time or place as I may then or afterwards fix, appoint an Official Manager or Official Managers of this Company; and I give notice, that all parties interested are entitled to attend at such time and place, and to offer proposals or objections to any J. W. Farrer. such appointment.

20th November 1848.

In the Matter of the Joint Stock Companies Winding-up Act, 1848, and of the North of England Joint Stock Banking Company.

AMES WILLIAM FARRER, Esq. the Master of the High Court of Chancery charged with the winding up of this Company, bas this day appointed John Henderson, of the city of Durham, manufacturer; John Hewson, of the city of Carlisle, manufacturer; and James Ross, of Tynemouth, in the county of Northumberland, Gent. Official Managers of this Company.—Dated 22d November 1848.

J. W. Farrer.

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the North of England Joint Stock Banking Company.

NOTICE is hereby given, that all parties claiming to be creditors of this Company are to come in and prove their debts before James William Farrer, Esq. the Master charged with the winding up of the said Company, at his chambers, in Southampton-buildings, Chancerylane, London, and, until they shall come in, they will be precluded from commencing or prosecuting any proceeding for recovery of their debts.

THE

### AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the British Possessions in AMERICA,

Computed from the RETURNS made in the Week ending the 21st day of November 1848,

Is Twenty-two Shillings and Nine Pence Three Farthings per Hundred Weight:

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

THE

### AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR.

The Produce of the MAURITIUS, Computed as above, and Exclusive of Duty,

Is Twenty Shillings and Eleven Pence Three Farthings per Hundred Weight;

THE

### AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the EAST INDIES, Computed as above, and Exclusive of Duty, Is Twenty-five Shillings and Five Pence per Hundred Weight;

THE

AVERAGE PRICE of the three foregoing Descriptions of SUGAR, jointly, Computed as above, and Exclusive of Duty,

> Is Twenty-three Shillings and Five Pence per Hundred Weight.

Grocers'-Hall. November 24, 1848. By Authority of Parliament, HENRY BICKNELL, Clerk of the Grocers' Company.

East Indian Railway Company for making and maintaining one or more Railways in the East Indies.

(Incorporation.)

OTICE is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill to incorporate a company, commonly called or known by the name of "The East Indian Railway Company," established for the purpose of making, constructing, working, and maintaining one or more railways in the East Indies, with all necessary and convenient extensions, branches, and works, and to enable the said Company to obtain and acquire all powers, rights, and privileges from the Supreme or any Local Government of India, necessary or convenient for the objects of the said undertaking; and also to confer on the Honourable East India Company, or the Supreme or any Local Government of India, all powers necessary or convenient for the purpose of authorizing, constructing, maintaining, protecting, and regulating railways and railway works in India, and taking,

and purchasing, and holding lands, or any right, estate, interest, or profit, in or out of lands, for any term of years, or in perpetuity, for such purpose and for the exercise of such powers, by the said Supreme or any Local Government, in favour of, and to grant and concede lands, and depute the said powers to the said East Indian Railway Company, and any officer or officers thereof; and to enable the said East Indian Railway Company to make and enter into contracts with the Honourable East India Company, and the Supreme and any Local Government of India, or any other body corporate or person in Great Britain or India; and to enable any such body corporate or person to enter into any contract or contracts with the said East Indian Railway Company, or any officer or officers thereof; and to enable the said East Indian Railway Company to do all acts necessary and convenient for the objects aforesaid; and also to limit the responsibility of the proprietors in the said undertaking to the amount of their shares respectively; and also to enable the said East Indian Railway Company to sue and be sued

in the name of one or more Directors, or some public or other officer of the same company, or otherwise; and to confer such other powers, rights, and privileges on the same company as may be deemed necessary or convenient for the purposes of the said undertaking, including powers to take and hold lands, or any right, estate, interest, or profit in or out of lands for any term of years, or in perpetuity, in the East Indies and in Great Britain; and also powers and facilities for making, enforcing, and recovering calls, reducing or altering the amount of the shares, creating and transferring scrip and other shares, mortgages, debentures, and other like instruments and securities; for increasing the capital of the company, consolidating and converting shares into stock, and for raising and borrowing money by mortgage or otherwise; and also for levying tolls, rates, and duties in respect of the use of the said railway or railways and extensions, together with such powers for regulating and protecting the rights of the shareholders, and the remittance or payment of dividends or interest in respect of any share or shares, or other interest in the said railway or railways and extensions; and such further and other powers in relation to the premises as may be deemed advisable.—Dated this first day of November 1848.

D. J. Noad, Secretary of the East Indian Railway Company.

Caledonian Railway (Lease or Purchase of the Glasgow, Barrhead, and Neilston Direct Railway) Bill.

OTICE is hereby given, that application is intended to be made to Parliament in the next session, for an Act to alter, amend, and enlarge, or to repeal the powers and provisions, or some of them, of the several Acts relating to the Glasgow, Barrhead, and Neilston Direct Railway Company, passed, respectively, in the sessions of Parliament held in the eighth and ninth, the ninth and tenth, and the tenth and eleventh years of the reign of Her present Majesty, and of the Acts relating to the Glasgow Southern Terminal Railway Company, passed, respectively, in the sessions of Parliament held in the ninth and tenth, and the tenth and eleventh years of the reign of Her present Majesty; and it is also proposed by the said intended Act to alter, amend, and enlarge some of the powers and provisions contained in the several Acts relating to the Caledonian Railway Company, passed, respectively, in the sessions of Parliament teld in the eighth and ninth, the ninth and tenth, the tenth and eleventh, and the eleventh and twelfth years of the reign of Her present Majesty; and it is also proposed by the said intended Act to enable the said Glasgow, Barrhead, and Neilston Direct Railway Company to sell or let in lease, and the said Caledonian Railway Company to purchase or take in lease the said Glasgow, Barrhead, and Neilston Direct Railway, together with all the branches and works incorporated and connected therewith; and all the lands, buildings, and conveniences connected therewith or

belonging thereto, or some part or parts thereof, and all or any powers or privileges in relation thereto, vested in the said Glasgow, Barrhead and Neilston Direct Railway Company, or which may be granted to or conferred on the said last-mentioned company by any Act or Acts to be passed in the next session of Parliament; and it is also proposed by the said intended Act, if necessary, to dissolve the said Glasgow, Barrhead, and Neilston Direct Railway Company, and to alter, vary, or extinguish certain existing rights and privileges, and to confer other rights and privileges in relation thereto; and it is also proposed by such intended Act to authorize the Caledonian Railway Company to fix and levy the toll, rates, and duties on and in respect of the use of the several lines of railway, branches, and other works to be leased or sold to them as aforesaid; and also to confer, vary, or extinguish certain exemptions from the payment of such tolls, rates, and duties; and it is also proposed to vary or extinguish all rights and privileges which would or might impede or interfere with the objects aforcsaid, or any of them.

Hope, Oliphant, and Mackay,
W.S. Edinburgh,
J. and A. Tennent, Writers,
Glasgow,
Grahame, Weems, and Grahame, 30, Great
George-street, Westminster.
November, 1848.

(Lease of Scottish Midland Junction Railway)

Caledonian and Edinburgh and Glasgow Railways

Bill.

TOTICE is hereby given, that application is intended to be made to Parliament in next session, for an Act to empower the Caledonian Railway Company, and the Edinburgh and Glasgow Railway Company, to take on lease the Scottish Midland Junction Railway, and the branch railways, works, and property connected therewith, and to acquire all or some of the rights and powers now, or which may be reafter be, vested in the Scottish Midland Junction Railway Company; and to empower the Scottish Midland Junction Railway Company to grant a lease of the said railway, branch railways, works, and property, and a transference of the said rights and powers to the Caledonian Railway Company and the Edinburgh and Glasgow Railway Company, on such terms, and for such guaranteed rent or dividend, or other consideration, as shall have been, or may be, agreed upon among the said companies, or as may be fixed by the said intended Act; and to enable the said respective companies to enter into agreements among themselves in relation to the lease of the said railway, branch railways, works, and property, and the transference of the said rights and powers, and as to the transmission, management, and conduct of the traffic on their respective undertakings, and the division and apportionment among themselves, or among themselves and others interested therein, of the proceeds of such traffic; and to confirm

any agreements which may have been entered into previous to the passing of the said intended Act, with reference to all or any of the purposes hereinbefore mentioned.

And it is also intended by such Act so to be applied for to enable the Caledonian Railway Company and the Edinburgh and Glasgow Railway Company to fix, levy, and receive the tolls, rates, and duties on and for the use of the said Scottish Midland Junction Railway, and branch railways and works connected therewith, and also to confer, vary, or extinguish exemptions from the payment of such tolls, rates, and duties, and to vary or extinguish all existing rights and privileges which may in any manner interfere with the objects aforesaid, and to confer other rights and privileges.

And for the above and other purposes, it is intended by the said Act to alter and amend, and so far as necessary to repeal, some of the powers and provisions of the several Acts hereinafter mentioned, or some of them (that is to say), "The Caledonian Railway Act, 1845," and the several other Acts relating to the Caledonian Railway Company, viz., local and personal Acts, 9 and 10 Victoria, chapters 130, 229, 249, 314, 329, 379, and 395; 10 Victoria, chapters 22, 23, and 24; 10 and 11 Victoria, chapters 75, 82, 168, 169, 172, and 237; and 11 and 12 Victoria, chapters 73, 78, and 121; an Act passed in the session of Parliament held in the first and second years of the reign of Her present Majesty, intituled "An Act for making a railway from Edinburgh to Glasgow, to be called the Edinburgh and Glasgow Railway, with a branch to Falkirk;" and the several other Acts relating to the Edinburgh and Glasgow Railway Company, viz., local and personal Acts, 3 and 4 Victoria, chapter 108; 5 Victoria, session 2, chapter 12; 7 and 8 Victoria, chapters 58 and 70; 8 and 9 Victoria, chapters 91 and 182; 9 Victoria, chapter 70; 9 and 10 Victoria, chapters 165, 202, 332, and 377; 10 and 11 Victoria, chapters 245 and 246; and 11 and 12 Victoria, chapters 70, 116, 118, 127, and 160; and the following Acts relating to the Scottish Midland Junction Railway Company, viz., "The Scottish Midland Junction Railway Act, 1845;" " The Scottish Midland Junction Branches Act, 1846;" "The Scottish Midland Junction Railway Amendment and Branches Act, 1848;" "The Scottish Central Railway (Perth Termini and Stations) Act, 1846;" an Act passed in the session of Parliament held in the fifth and sixth years of the reign of His late Majesty King William the Fourth, intituled "An Act for making and maintaining a railway from Newtyle to the Muir of Eassie, and from thence to the Muir of Glammiss, in the county of Forfar;" an Act passed in the same session, intituled " An Act for making and maintaining a vailway from Newtyle to Coupar Angus, in the county of Forfar;" and an Act passed in the session of Parliament held in the first and second years of the reign of Her present Majesty, intituled "An Act to enable the Newtyle and Coupar Angus Railway Company to raise a further sum of

money;" and any other Acts relating to the said several railways, or any of them, or conferring powers upon the said several companies, or any of them.

Hope, Oliphant, and Mackay, Edinburgh; Bannatynes and Kirkwood, Glasgow; Christopher Kerr and Co., Dundee; Grahame Weems and Grahame; Parliamentary Agents.

November, 1848.

Caledonian and Edinburgh and Glasgow Railways (Lease of Dundee and Perth and Aberdeen Railway Junction, and the Dundee and Arbroath, and the Dundee and Newtyle Railways) Bill.

OTICE is hereby given, that application is intended to be made to Parliament in next session, for an Act to empower the Caledonian Railway Company, and the Edinburgh and Glasgow Railway Company, to take on lease the Dundee and Perth and Aberdeen Railway Junction, and the Dundee and Arbroath, and the Dundee and Newtyle Railways, and the branch railways, works, and property connected therewith, and to acquire all or some of the rights and powers now, or which may hereafter be, vested in the Dundee and Perth and Aberdeen Railway Junction Company, and the Dundee and Arbroath, and Dundee and Newtyle Railway Companies, or any of them; and to empower the Dundee and Perth and Aberdeen Railway Junction Company, and the Dundee and Arbroath, and the Dundee and Newtyle Railway Companies, to grant, or concur in granting, a lease of the said railways, branch railways, works, and property, and a transference of the said rights and powers to the Caledonian Railway Company, and the Edinburgh and Glasgow Railway Company, on such terms, and for such guaranteed rent or dividend, or other consideration as shall have been, or may be agreed upon among the said campanies, or as may be fixed by the said intended Act; and to enable the said respective companies to enter into agreements among themselves in relation to the lease of the said railways, branch railways, works, and property, and the transference of the said rights and powers; and as to the transmission, management,. and conduct of the traffic on their respective undertakings; and the division and apportionment among themselves, or among themselves and others interested therein, of the proceeds of such traffic; and to confirm any agreements which may have been entered into previous to the passing of the said intended Act, with reference to all or any of the purposes hereinbefore mentioned.

And it is also intended by such Act so to be applied for to enable the Caledonian Railway. Company, and the Edinburgh and Glasgow Railway. Company, to fix, levy, and receive the tolls, rates, and duties on and for the use of the said Dundee and Perth and Aberdeen Railway Junction; and the Dundee and Arbroath, and the Dundee and Newtyle Railways, and branch railways; and works connected therewith; and also to confer, vary, or extinguish exemptions from the payment

of such tolls, rates, and duties, and to vary or extinguish all existing rights and privileges, which may in any manner interfere with the objects aforesaid; and to confer other rights and privi-

And for the above and other purposes, it is intended by the said Act to alter and amend, and so far as necessary to repeal, some of the powers and provisions of the several Acts hercinafter mentioned, or some of them; that is to say, "The Caledonian Railway Act, 1845;" and the several other Acts relating to the Caledonian Railway Company, viz., local and personal Acts, 9 and 10 Victoria, chapters 130, 229, 249, 314, 329, 379, and 395; 10 Victoria, chapters 22, 23, and 24; 10 and 11 Victoria, chapters 75, 82, 168, 169, 172, and 237; and 11 and 12 Victoria, chapters 73, 78, and 121; an Act passed in the session of Parliament held in the first and second years of the reign of Her present Majesty, entituled "An Act for making a railway from Edinburgh to Glasgow, to be called the Edinburgh and Glasgow Railway, with a branch to Falkirk;" and the several other Acts relating to the Edinburgh and Glasgow Railway Company, viz., local and personal Acts, 3 and 4 Victoria, chapter 108; 5 Victoria, session 2, chapter 12; 7 and 8 Victoria, chapters 58 and 70; 8 and 9 Victoria, chapters 91 and 182; 9 Victoria, chapter 70; 9 and 10 Victoria, chapters 165, 202, 332, and 377; 10 and 11 Victoria, chapters 245 and 246; and 11 and 12 Victoria, chapters 70, 116, 118, 127, and 160; and the following Acts, viz., "The Dundee and Perth Railway Act, 1845;" "The Dundee and Perth Railway (Amendment) Act, 1846; the Dundee and Perth Railway (Alteration and Extension) Act, 1847;" "The Dundee and Perth Railway (Dundee Junction) Act, 1848;" an Act passed in the sixth year of the reign of His late Majesty King William IV., entituled "An Act for making and maintaining a railway from the Royal Burgh of Dundee, in the county of Forfar, to the Royal Burgh of Arbroath, in the same county;" an Act passed in the fifth year of the reign of Her present Majesty, entituled "An Act for enabling the Dundee and Arbroath Railway Company to raise a further sum of money, and to amend the provisions of the Act relating to the said railway;" "The Dundee and Arbroath Railway (Extensions) Act, 1846;" "The Dundee and Arbroath Railway (Dundee Junction) Act, 1848;" The Dundee and Arbroath Railway Lease Act, 1848;" an Act passed in the seventh year of the reign of His late Majesty King George the Fourth, entituled "An Act for making a railway from the Royal Burgh and Port of Dundee, in the county of Forfar, to Newtyle, in the said county;" an Act passed in the eleventh year of the reign of His said Majesty, entituled "An Act to amend an Act for making a railway from Dundee to Newtyle;" an Act passed in the session of Parliament held in the sixth and seventh years of the reign of His late Majesty King William the Fourth, entituled "An Act to amend the Acts for making a railway from Dundee to Newtyle, in the county of Forfar;" "The Dundee and Newtyle Railway (widening, altering, and improving) Act, 1847;" and any other Acts relating to the said several railways, or any of them, or conferring powers upon the said several Companies, or any of them.

> Hope, Oliphant, and Mackay, Edinburgh. Bannatynes and Kirkwood, Glasgow. Shiell and Small, Dundee. Grahame Weems and Grahame, Parliamentary Agents.

November, 1848.

South Sea-House, November 9, 1848. THE Court of Directors of the South Sea I Company give notice, that the transfer books of South Sea Stock, New South Sea Annuities, and Three Pcr Cent. Annuities, 1751, will be shut on Wednesday the 13th of December next, at three o'clock, and opened on Tucsday the 16th of January following. C. F. Gibson, Secretary.

Royal Exchange Assurance-Office, Royal

Exchange, November 22, 1848.

THE Court of Directors of the Royal
Exchange Assurance do hereby give notice, that their transfer books will be shut from Thursday the 7th of December next to Thursday the 4th of January following; that the Annual General Court appointed by their charter will be holden at their Office, at the Royal Exchange, on Wednesday the 20th of December, at twelve o'clock at noon; and that a dividend will be considered of at the said Court.

Alexr. Green, Secretary.

London, November 24, 1848. OTICE is hereby given, that a General Court of the Corporation called the Governor and Company for working of Mines, Minerals, and Metals, in that part of Great Britain called Scotland, will be held at the Sun Fire-Office, in Threadneedle-street, on Thursday the 4th day of January next, at twelve o'clock at noon, to consider of a dividend, and on other special affairs; and that the transfer books will be shut on Thursday the 21st of December next. Henry Pittet, Clerk.

Railway from Charleroy to the Frontier of France.

31, Golden-Square, November 17, 1848. THE Shareholders are informed, that the Extraordinary General Meeting, convened for the 14th of November instant, to deliberate upon two propositions of the Lirectors to modify the statutes of the Company relative to holding Ordinary or Extraordinary Meetings at Brussels; and also relative to the insertion of advertisements in the London Gazette, as prescribed by the 9th, 31st, and other articles of the statutes, not having been duly constituted in consequence of the in-sufficient number of Shareholders present, an adjourned Meeting will be held at the Offices of the Company, No. 128, Rue Royale, Brussels

(Belgium), on Tuesday the 26th of December next, to consider the same propositions; and that the resolutions to be passed at such adjourned Meeting will be valid, whatever may be the number

of shares represented, or of Shareholders present:
In order to be admitted to such Meeting, it is requisite to be the Holder of not less than five shares, and to have deposited the same at least the shares, and to have deposited the same at least the shares, and to have deposited the same at least the shares and the same at least the shares and the same at least the sam days previous to the day of Meeting with the Secretary of the Company, 128, Rue Royale, Brussels, or at least fifteen days previously with Monsieur Sicard, Cashier, at the Offices of the Company, 22, Rue Grange-Botelière, Paris, or with A. W. Arnold, Esq. 31, Golden-square, London.

A. W. Arnold, Solicitor to the Company.

London, November 25, 1848. VOTICE is hereby given to the officers and company of How Maintain. LV company of Her Majesty's ship Flying Fish, H. J. Robins, Esq. Lieutenant in Command, that an account of the bounty money on the tonnage of a slave feluccca, name unknown, destroyed on the 17th of April 1846, and also while under the command of P. H. Dyke, Esq. of the bounty money on the tonnage and of the sale proceeds of the Jupiter brig slave schooner, captured 18th March 1847, will be deposited in the Registry of the High Court of Admiralty, on or before the 25th day of December next.

W. and E. Chard, Agents.

IT is this day mutually agreed between James Sheath, William Hewetson Jefferson, and Theodore Sheath, that the Partnership between the aforesaid, trading under the style and name of James Hewett and Co., at No. 54, Old-street-road, be dissolved.—Dated this 18th day of November 1848.

James Sheath.

William Hewetson Inflarence

William Hewetson Jefferson. Theodore Sheath.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
William Milburn and John Milburn, as Brass and Iron
Founders, at Hollingworth, in the parish of Mottram in
Longdendale, in the county of Chester, under the firm of
W. and J. Milburn, is this day dissolved by mutual consent.—Dated the 17th day of November 1848.

William Milburn

William Milburn. John Milburn.

NOTICE is hereby given, that the Copartnership hitherto subsisting between us, as Tailors and Woollen Drapers, and carried on by us at Maldon, in the county of Essex, has been this day dissolved by mutual consent.—Dated this 18th day of November 1848.

William George Chappell. George Chappell.

OTICE is hereby given that the Partnership lately subsisting between us, Peter Eaton and John Eaton, of the city of Chester, heretofore carrying on trade, under the firm of Peter and John Eaton, as Ale, Beer, and Porter Wildershand Peter and Hereil Muttersh Brewers, Wholesale and Retail Maltsters, Hop Merchants, &c., was, on the 27th day of October last past, dissolved by mutual consent; and that all debts owing to the said partnership are to be received by the said Peter Eaton; and all persons to whom the said partnership stands indebted are requested immediately to send in their respective accounts to the said Peter Eaton, in order that the same may be examined and paid.—Dated this 20th day of November, in the year 1848.

Peter Laton.

John Eaton.

WE hereby give notice, that the Partnership existing between Thomas Hunt and John Whipp, carrying on business, as Tanners and Curriers, in Grove-street, Walworth-common, Surrey, is this day dissolved by mutual consent.—Witness our hands this 22d day of November 1848.

Thomas Hunt.

John Whipp.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Charles Peace, Robert Ibbotson, William Kirkby Peace, and Charles Peace the younger, as Merchants and Manufacturers, under the firm of Ibbotson, Peace, and Company, expired, by effluxion of time, on the 1st day of September last.—Witness our hands this 13th day of October 1848.

Charles Peace.

Pelevet Ublesteen

Robert Ibbotson. W. K. Peace. Chas. Peace, junr.

OTICE is hereby given, that the Partnership (if any) heretofore subsisting between us the undersigned, Charles Bennett Roche and Francis Carter, carrying on business, as Attorneys and Solicitors, at Daventry, in the county of Northampton, under the style or firm of Roche and Carter, was this day dissolved by mutual consent. All debts due to and from the said partnership are to be received and result of the partnership are to be received. and paid by the said Charles Bennett Roche. Dated the 7th day of October 1849. C. B. Roche.

Francis Carter.

OTICE is hereby given, that the Partnership here-tofore carried on by and between us, under the style of Cort and Company, Snuff Manufacturers, Para-dise-street, Liverpool, is dissolved, by our mutual con-sent, this 17th of November 1848.

John Cort. John Jones Langley.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, John Slaughter and James Clemetson, as Millers, at Goud-hurst, in the county of Kent, under the style or firm of Slaughter and Clemetson, was, on the 28th day of October now last, dissolved.—Witness our hands this 21st day of November 1848. November 1848. John Slaughter. James Clemetson.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
William Hiffe and Benjamin Breewood, carrying on business, as Hosiers and Sock Manufacturers, in Rutland-street,
in Leicester, in the county of Leicester, under the firm of
Iliffe and Breewood, is this day dissolved by mutual consent: As witness our hands this 22d day of November
1848.

William Hiffe.

Remi Breewood

Benj. Breewood.

OTICE is hereby given, that the Partnership heretofore carried on by us the undersigned, Henry
Rice and James Alfred Pittis, as Attorneys at Law, Solicitors in Chancery, and Conveyancers, at Newport, in the
isle of Wight, is this day dissolved by mutual consent.—
Dated this 13th day of November 1848.

Hy. Rice.

Lames 4 Pittis

James A. Pittis.

OTICE is hereby given, that the Partnership heretofore existing between us the undersigned, Henry Bloomfield Lankester and William Ellis, of Newport, in the isle of Wight, as Ironmongers, tronfounders, Whitesmiths, Braziers, and Cutlers, has been this day dissolved by mutual consent. All debts due by and to the firm will be paid and received by the said William Ellis, in whose name the business will henceforth be carried on,—Dated this 14th day of November 1848. Dated this 14th day of November 1848.

H. B. Lankester.

William Ellis.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Razor Manufacturers, at Sheffield, in the county of York, is this day dissolved by mutual consent.—Dated this 15th day of November 1848. John Rawson.

James Cooper.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, William Preller and Charles Fricklinger, as Merchants, at Liverpool, in the county of Lancaster, under the firm of Preller and Fricklinger, was this day dissolved by mutual consent.—Dated this 22d day of November 1848.

Wm. Preller.

Charles Frickhinger.

#### NOTICE.

THE Partnership hitherto subsisting between us the undersigned, Frederick Charles Motteram and William Mullingar Higgins, carrying on business at Birmingham, in the county of Warwick, as Engineers, has this day been dissolved by mutual consent.—Dated this 20th day of November 1848.

Wm. M. Higgins.

F. C. Motteram.

NOTICE is hereby given, that the Partnership here tofore subsisting between us the undersigned, carrying on business in Wood-street, in the city of London, is this day dissolved by mutual consent. All debts due to or owing by the said copartnership to be paid and received by Wing by the safet Colorate Robson.—Dated this 23d day of November 1848.

Thos. Robson.

Joseph Meggison Johnson.

OTICE is hereby given, that the Copartnership lately subsisting between us the undersigned, Richard Cooper and Francis Spink Cooper, carrying on husiness, as Tin Plate Workers and Gas Fitters, under the style or firm of R. and F. S. Cooper, of the borough of Sunderland, in the county of Durham, was, on the 9th day of August 1848, dissolved by mutual consent.—Dated this 4th day of November 1848.

Richard Cooper.

Expansis Spink Cooper

Francis Spink Cooper.

NOTICE is hereby given, that the Partnership formerly subsisting between George Ryder, late of No. 28, Bell-street, in Birmingham, in the county of Warwick, Pawnbroker, deceased, and the undersigned John Nicholas Ryder, in the trade or business of a Pawnbroker, determined, by the decease of the said George Ryder, on the 3d day of June last.—Dated the 21st day of November 1848.

Elizabeth H. Ryder,

executrix of the said George Ryder, deceased.

J. N. Ryder.

NOTICE is hereby given, that the Copartnership NOTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, Milcah Fowler (late Cooper), now the wife of the undersigned Reverend James Fowler, of Middleham, in the county of York, and Mary Wawne Greenwood (late Cussons), now the wife of the undersigned William Greenwood, of Birstal, near Leeds, in the said county of York, as Milliners and Straw Bonnet Manufacturers, at Birstal aforesaid, under the style or firm of Cooper and Cussons, and recently of Cooper and Greenwood, was dissolved, on the 24th day of October last, by mutual consent; and that the business will in future be carried on by the said William Greenwood, by whom all debts due to or from the said late Greenwood, by whom all debts due to or from the said late copartnership will be paid and received.—Dated this 16th day of November 1848.

Milcah Fowler. Jas. Fowler. William Greenwood. Mary Wawne Greenwood. NOTICE is hereby given, that the Partnership business, as Ironmongers, heretofore subsisting between us the undersigned, Richard Cottam and Edmund Cocker Travis, and carried on by us, in London-road, in Manchester, in the county of Lancaster, under the style or firm of Cottam and Travis, has been this day dissolved by mutual consent. All debts due by and to the said partnership concern will be paid and received by the said Edmund Cocker Travis.—Dated this 30th day of October 1848.

Richard Cottam.

Fidmund Cocker Travis.

Edmund Cocker Travis.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Richard Rathbone, William Henry Harris, and Alfred Rathbone, at Beckford-row, Walworth, Surrey, as Uphol-sterers, so far as concerns the said Alfred Rathbone, was this day dissolved by mutual consent; and the business will be carried on for the future by the said Richard Rathbone and William Henry Harris, to whom all debts due to or owing by the said copartnership will be received and paid: As witness the hands of the parties this 21st of November 1848. Richard Rathbone.

William Hy. Harris. Alfred Rathbone.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Simon Woods, Charles Keene Woods, and George Thomas Woods, carrying on business at Liverpool, in the county of Lancaster, as Hosiers and Outfitters, under the style or firm of Woods, Brothers, is this day dissolved by mutual consent; and that all debts due and owing to and from the said firm will be received and paid by the said Charles Keene Woods, who will in future carry on the said business place. Debty this 22d due of November 1848 alone,-Dated this 23d day of November 1848.

Simon Woods. C. K. Woods. George Tho. Woods.

City and County of Saint John, in the Province of New Brunswick, British North America

In the Matter of James Robert Sweet, of the city of Saint John aforesaid, Commission Merchant and General Dealer, formerly doing business, in the said city, in copartnership with Thomas Hanford, under the firm of Hanford and Sweet, as Commission Merchants and General Agents, a Bankrunt.

WHEREAS, under the provisions of the Acts of the General Assembly of the province aforesaid, relating to bankruptcy, the said James Robert Sweet hath been declared a bankrupt, and hath accordingly surrendered himself to me; I do hereby call upon the creditors of the said James Robert Sweet, resident in any part of the United Kingdom of Great Britain and Ireland, to appoint an agent or agents in the province aforesaid, and to deliver and prove to my satisfaction their respective claims and demands against the said bankrupt, within three months of the day of the date of the publication of this notice in the London Gazette.

Given under my hand, at the city of Saint John aforesaid,

Given under my hand, at the city of Saint John aforesaid, this 7th day of November, A.D. 1848.

ROBERT F. HAZEN, Commissioner of the estates and effects of bankrupts in and for the city and county of Saint John, in the province of New Brunswick.

TO be peremptorily sold, pursuant to two Orders of the High Court of Chancery, made in a cause of Perkins versus Underwood, with the approbation of William Wingfield. Esq. one of the Masters of the said Court, at the Union Inn. in Union-street, in Birmingham, in the county of Warwick, on Friday the 15th day of December 1848, at four o'clock in the afternoon, in two lots;

A leasehold messuage or dwelling-house, fronting to and being No. 35, in Legge-street, in Birmingham, and now in the occupation of Richard Stephens, with a yard and range of shopping at the back; and also a small dwelling-house,

with stopping, fronting Bagot-street, in Birmingham aforesaid, in the occupation of Matthew Taylor, Padlock Maker; also two leasehold messuages or dwelling-houses, fronting to and being Nos. 43 and 44, in Mount-street, in Birmingham aforesaid, in the occupation of Messieurs Partridge and Cadby; and two small tenements and warehouses, and range of shopping, with yard, at the back of the said houses, Nos. 43 and 44, in Charlotte-street; and also a leasehold tenement, blacksmith's shop, warehouse, and stabling, fronting to Charlotte-street, in Birmingham aforesaid, and lying behind the said, messuages, or premises in Mountstreet aforesaid.

Printed particulars and conditions of sale may be had

Printed particulars and conditions of sale may be had (gratis), in London, at the haid Master's chambers, in Southampton-buildings, 'Chancery-lane; of Messrs. Gem, Pooley, and Beisly, Solicitors, No. 1, Lincoln's-inn-fields; of Messrs. Clarke, Gray, and Woodcock, Solicitors, No. 20, Lincoln's-inn-fields; and, in Birmingham, of Messrs. Lee, Pinson, and Best, Solicitors; of Mr. Henry Gimblett, Auctioneer, Birmingham; and at the place of sale. The solicitors of Mr. Henry Gimblett, Auctioneer, Birmingham; and at the place of sale. The solicitors of Mr. Henry Gimblett, Auctioneer, Birmingham; and at the place of sale. The solicitors of Mr. Henry Gimblett, Auctioneer, Birmingham; and at the place of sale. The solicitors of Mr. Henry Gimblett, Auctioneer, Birmingham; and at the place of sale. The solicitors of Mr. Henry Gimblett, Auctioneer, Birmingham; and at the place of sale. The sale Court, and Court, at Garrae. Way's Coffee-house, Change-alley, Cornhills, in the city of

Horne, Knt. one of the Masters of the said Court, at Garran-way's Coffee-house, Change alley, Cornfills, in the city of London, on Friday the 1st day of December 1848, at one of the clock in the afternoon, by Messrs. Gilbert and Son, the persons appointed by the said Master, in one loty.

A leasehold estate, situate in Lee-lane, Blackheath, in the county of Kent, consisting of the messuage or tenement called Laurel Cottage, with the coach-house, stable, and garden, and a field or parcel of land in the rear, containing, with the site of the house and stable, about 1A. 1R. 18P., held for the remainder of a term, of which 29 years were unexpired at Midsummer 1848, at ground rents amounting to £26 18s, per annum.

29 years were unexpired at Masummer 1848, at ground rents amounting to £26 18s. per annum.

Particulars whereof may be had (gratis) at the said Master's chambers, Southampton-buildings, Chambery-lane; of Mr. W. A. Greatorex, Solicitor, No. 70, Upper Norton-street, Portland-place; of Mr. Clark, Solicitor, No. 7, Crescent place, Bridge-street, Blackfriars; Messrs. Rickards and Walker, No. 29, Lincoln's-inn-fields; Messrs. Rickards and Walker, No. 29, Inhount similaring, Resons, Campbell and Witty, No. 21, Essex-street, Strand; and Messrs. Watson and Sons, No. 12, Bouverie-street, Fleet-street; at the Green Man, Blackheath; Lion and Lamb, Lewisham; and of the Auctioneers, Montpellier-row, Blackheath.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Wilson against Eden, the creditors of Sir Robert Johnson Eden, late of Windlestone, in the county of Durham, Bart. deceased (who died on or about the 4th day of September 1844), are, on or before the 21st day of December 1848, to leave their claims of debts before the Honourable Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 21st day of January 1849, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Gilbard versus Billing, the creditors of William Payne Billing, late of the borough of Devonport, in the county of Devon, Esq. deceased (who died in the month of December 1846), are, by their Solicitors, on or before the 21st day of December 1848, to establish such claims of debts before John Ednund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, or in default thereof such persons will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

URSUANT to a Decree of the High Court of Chancery, made in a cause Vulliamy versus Vulliamy, the creditors of Benjamin Vulliamy, late of Pall mall, and of Morland-house, Kensington, both in the county of Middlesex, Clock and Watch Maker, deceased (who died in the smonth of December 1811), are, by their Solicitors, on or before the 27th day of January 1849, to leave their claims of

debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, of the said Court, at his once, in Southampton-buildings, Chancery-lane, London, and are, on or before the 19th day of February 1849, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Jones against Williams, the creditors of John Jones Williams, late of Dolgelly, in the county of Merioneth, Gentleman, deceased (who died in or about the month of May 1842), are forthwith to come in and prove their debts before William Henry Tinney, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Gase versus Ghey, the creditors of Sambel Ghey, formerly of Pewsham Forest, in the county of Wilts, but late of Marshfield, in the county of Gloucester, of Wilts, but late of Marshfield, in the county of Gloucester, Yeoman (who died in or about the month of November 1845), are to come in and prove their debts before Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, on or before the 22d day of December 1848, or in default thereof they will be peremptorily excluded the benefit of the said Dearge. of the said Decree.

OTICE is hereby given, that by indenture of assignment, bearing date the 17th day of November 1848, James Purchon, of Leeds, in the county of York, Commission Agent, assigned all his stock in trade, personal estate and effects whatsoever unto Thomas Hall, of Leeds aforesaid, Builder, and Charles Henry Braithwaite, of Leeds aforesaid, Butcher, as trustees, upon trust, for the benefit of themselves, and all other the creditors of him the said James Purchon, as therein mentioned; and that the said in-James Furchon, as therein mentioned; and that the said indenture was duly executed by the said James Purchon,
Thomas Hall, and Charles Henry Braithwaite, on the said
17th day of November, in the presence of, and is attested by,
John Everard-Upton, of Leeds, Attorney at Law, and William Milner Lobley, his Clerk.—Dated this 18th day of
November 1848. November 1848.

#### WILLIAM KENDALL's Assignment.

NOTICE is hereby given, that William Kendall, of the city of Ripon, Bank, Manager, hath by a certain indenture of assignment, dated the 13th day of November instant, duly conveyed and assigned all his personal estate and effects, whatsoever and wheresoever, unto Thomas Wright, of the said city, Draper, and William Thwaites, Wright, of the said city, Draper, and William Thwaites, of the same city, Butcher, in trust, for the equal benefit of themselves and all other the creditors of the said William Kendall; and that the said indenture was duly executed by the said William Kendall, Thomas Wright, and William Thwaites, on the said 13th day of November; and the execution thereof, by the said William Kendall, Thomas Wright, and William Thwaites, is witnessed by Thomas Farmery, of the said city of Ripon, Solicitor, and William Knipe Farmery, his Clerk; and notice is also hereby given, that the said indenture is lying at the office of the said Thomas Farmery, in the said city of Ripon, for inspection and execution by the creditors of the said William Kendall; and such of them as shall neglect to execute the same, within one month from the date thereof, will be excluded from all benefit arising therefrom.—Dated this 23d day of November 1848. therefrom.-Dated this 23d day of November 1848.

OTICE is hereby given, that John Price, of the Antelope Tavern, in the town of Ruthin, in the county of Denbigh, Publican, hath by indenture of assignment, bearing date the 17th day of November, in the year of our Lord, 1848, and made between the said John Price, of the first part; Hugh Roberts, of Tyn Llaufair, in the parish of Llaufair Dyffryn Clwyd, in the said county, Farmer and Maltster, of the second part; and all and singular the creditors of the said John Price who shall execute the said deed, of the third part; conveyed and as igned all his housedeed, of the third part; conveyed and as igned all his household furniture, goods, chattels, stock in trade, book debts, and personal estate and effects, which the said John Price

was then possessed of or entitled to, to the said Hugh Roberts, in trust, for the equal benefit of such of the creditors of the said John Price as shall assent to and execute the said of the said John Price as shall assent to and execute the said indenture of assignment within six calendar months from the date thereof. The said indenture of assignment was duly executed by the said John Price and Hugh Roberts on the said 47th day of November 1848, in the presence of, and attested by, Llewelyn Adams, of Ruthin aforesaid, Solicitor, and Marcus Louis, Clerk to Mr. Peers, of the same place, Solicitor; and notice is hereby given, that the said indenture of assignment now lies at my office, in Ruthin aforesaid, for execution by the several creditors of the said John Price.—Ruthin, 18th November 1843.

JOSEPH PEERS, Solicitor to the assignment.

NOTICE is hereby given, that by an indenture of assignment, bearing date the 18th day of November 1848, Samuel Wilson Suffield, of Birmingham, in the county of Warwick, Chymist and Druggist, assigned all his personal estate and effects, whatsoever and wheresoever, unto Alfred Browett, of Birmingham aforesaid, Tallow Chandler, upon trust, for all the creditors of the said Samuel Wilson Suffield who should execute the same; and which said indenture was duly executed by the said Samuel Wilson Suffield and Alfred Browett on the day of the date thereof, in the presence of, Browett on the day of the date thereof, in the presence of, and attested by, John Philip Motteram, of 36, Bennett's-hill, Birmingham, Solicitor; and notice is further given, that the said indenture now lies at the offices of Messrs. Motteram, Knight, and Emmet, Solicitors, Birmingham, for creditors' signatures.

#### Mr. WILLIAM CURTIS's Affairs.

OTIOE is hereby given, that by an indenture, bearing date the 20th day of November 1848, and made be tween William Curtis, of Holbeach, in the county of Lincoln, Liquor Merchant, of the first parts John Carter of Holbeach aforesaid, Common Brewer, trustee for himself and the test of the creditors of the said William Curtis, parties thereto, of the second part; and the several other persons whose names and seals are thereune subscribed and set, being, respectively, creditors of the said William Curtis, of the third part; the said William Curtis did convey and assign a certain messuage and premises, in Holbeach aforesaid, to which he is entitled for his life, the surplus moneys to arise from the sale of a certain estate in Thurlby and all to arise from the sale of a certain estate in Thurlby, and all his personal estate unto the said John Carter, his heirs, executors, administrators, and assigns, upon trust, for the benefit of all the creditors of the said William Curtis who benefit of all the creditors of the said William Curtis who should execute the said indenture; and that the said indenture was duly executed by the said William Curtis, and salso by the said John Carter, severally; on the day on which the same bears date; and the executions thereof by the said William Curtis and John Carter, respectively, are attested by Edward Key, of Holbeach aforesaid, Solicitor, and James John Long, his Clerk; and notice is hereby also given, that the said indenture now lies at our office, for the inspection and execution by the creditors of the said William Curtis.

By order,

By order, STURTON and KEY, Holbesch, Solicitors to the assignee. Holbeach, 21st November 1848.

HEREAS Henry Houghton, George Houghton, and Thomas Houghton (trading under the name, style, or firm of Henry Houghton and Brothers), of Saint Helens, in the county of Lancaster, Nailors, have by indenture, bearing date the 16th day of November instant, assigned all their estate and effects to William Park, of Wigan, in the said county of Lancaster, Iron Merchant, and James William Glover, of Saint Helens aforesaid, Rope Manufacturer, upon trust, for the equal benefit of all their creditors, the execution whereof is duly attested; notice is hereby given, that the said indenture now lies at our office, in Saint Helens aforesaid, for execution by such of the creditors of the said as may choose to execute the same on or before the Soth day of November instant; and all creditors refusing or neglecting to execute the same, before the time above mentioned, will be excluded the benefit of the trusts and provisions thereof.—Saint Helens, November 20th, 1848.

BARNES and BARROW, Solicitors to the trustees.

OTICE is hereby given, that Robert Wrightson, of Liverpool, in the county of Lancaster, Bookseller, hath by indenture of assignment, bearing date the 10th day of October 1848, assigned all his personal estate and effects to William Drury, of Liverpool aforesaid, Ironmonger, and Henry John Ward, of the same place, Merchant, in trust, for the equal benefit of such of the creditors of the said Robert Wrightson as shall assent to and execute the said redections within its months. Robert Wrightson as shall assent to and execute the said indenture within six months from the date thereof; and the said indenture was executed on the day of the date thereof by the said Robert Wrighton, William Drury, and Henry John Ward, in the presence of, and attested by, William Dunn Wheeler, of Liverpool aforesaid, Attorney at Law; and the same indenture now lies at the offices of George Hensman, 8, Basing-lane, London, for the inspection of, and execution by, the creditors of the said Robert Wrightson,

OTICE is hereby given, that by indenture, dated the 6th day of November 1848, William Henry Sarel Adlam, of No. 40, Hart-street, Bloomsbury, in the county of Middlesex, assigned a certain Jeasehold messuage, and all his personal estate and effects, whatsoever and wheresoever, unto James Shuter Black, of Lawrence-lane, Cheapside, in the city of London, Linen Factor, upon trust, for all the creditors of the said William Henry Sarel Adlam who should execute; and which said indenture was duly executed by the said William Henry Sarel Adlam and James Shuter Black, on the day of the date thereof, in the presence of, and attested by, the undersigned George Hensman, Solicitor, and now lies at his office for execution by the said creditors.

CEORGE HENSMAN, No. 8, Basing-lane, London.

THE creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Felix Whitmore the younger, of Walham green, Fulham, in the county of Middlesex, Brewer. Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects on Monday the 18th day of December next, at the Court of Bankruptcy, in Basinghall-street, in the city of London, at eleven of the clock in the forenoon precisely, to assent to or dissent from the said assignees selling or disposing of three fourth parts or shares of a certain rent charge of £300 per annum, to which the said assignees are entitled in right of the said bankrupt to a base fee, to any person or persons whomsoever, either by base fee, to any person or persons whomsoever, either by public auction or private contract, or partly by public auction and partly by private contract, or upon a valuation, and upon such terms and conditions as the said assignees may deem most advantageous; and in case of any such sale by public auction, then to assent to or dissent from the assignees buying in the same at such price as they may think proper, and reselling the same by public auction or private contract, at the risk of the said bankrupt's estate, and without the said assignees being answerable or liable for any loss or deficiency which may be occasioned thereby; and generally to authorize the said assignees to act for the said creditors in the above, or in any other matters connected with or relating to the said bankrupt's estate, in such manner as to the said assignees shall seem most beneficial; and on other special matters.

In the Matter of Stephen Woodgate, of No. 6, Westmore-land-place, Southampton-street, Camberwell, in the county of Surrey, formerly of Upper-street, Islington, in the county of Middlesex, and afterwards of No. 4, Bartiett'sbuildings, Holborn, in the city of London, Auctioneer and Furniture Dealer, and Electro Chemical Gilding and Plating Manufacturer, Dealer and Chapman.

HE creditors who have proved their debts under the above First in Bankruptcy may receive their warrants for the First Dividend of 3s. id. in the pound, any Wednesday, between the hours of eleven and two, on applivaction 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.

Estate of John Lee, of the city of Coventry, in the county of Warwick, Watch Manufacturer, Dealer and Chapman. Fiat dated November 1, 1847.

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 8s. in the pound, and the Second Dividend of ½d. 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.

Estate of Thomas Barnes Figgures, of Blockley, in the county of Worcester, Corn Merchant. Fiat dated December 2, 1847.

THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the First Dividend of 4s. 6d. in the pound, and the Second Dividend of 1s. 6d. 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 Isaac Sansome, of the city of Coventry, Ribbon and Trimming Manufacturer, Dealer 2nd Chap-man, against whom a Fiat in Bankruptcy was issued on the 26th day of June 1846.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Second and Final Dividend of 6s. dd. 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 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 the Mattter of Joseph Henry Hurley, of West Bromwich, in the county of Stafford, Draper, Dealer and Chapman, against whom a Fiat in Bankruptcy was issued on the 4th day of March 1848.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 1s. 6d. 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 readuration of the securities axhibited at the time of the production of the securities exhibited at the time 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.

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

In the Matter of William Bedells, of Leicester, in the county Leicester, Paper and General Dealer, Dealer and Chapman.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 10½d. in the pound, upon new proofs only, upon application at my office, as under, on Saturday the 25th of November instant, or any subsequent alternate Saturday, 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 produce the probate of the will or the letters of administration under which they claim. which they claim.

THOS. BITTLESTON, Official Assignee, High-street, Nottingham.

In the Matter of John Johnston, of High-street, Stamford, in the county of Lincoln, Hosier and Haberdasher, Dealer and Chapman.

HEREBY give notice, that the creditors who have HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 1s. 8d. in the pound, upon application at my office, as under, on Saturday the 25th of November instant, or any subsequent alternate Saturday, 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 of the continuous distinctions will be required to the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration produce the propage of under which they claim.

THOS. BITTLESTON, Official Assignee,
High-street, Nottingham.

In the Matter of James Roughton, of Leicester, in the county of Leicester, Wine Merchant.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 2s. 1d. in the pound, upon application at my office, as under, on Saturday the 25th of November instant, or any subsequent alternate Saturday, 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 produce the probate of the will or the letters of administration under which they claim.

THOS. BITTLESTON, Official Assignee,

High-street, Nottingham.

In the Matter of Jonas Spencer, of Denholme, Worsted Piece Manufacturer, against whom a Fiat in Bankruptey was issued on the 2d day of July 1845.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive Third Dividend of \$\frac{3}{4}\text{d}\$. in the pound, upon application at my office, as under, on any day on or after the 29th of November instant, 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. will or the letters of the November 21, 1848.

GEO. YOUNG, Official Assignee,
No. 5, Park-row, Leeds.

In the Matter of Gerald Plunket Tunney, of Burslem, and of Tunstall, both in the county, of Stafford, Draper, Dealer and Chapman, against whom a Fiat in Bankruptcy was issued on the 29th day of November 1847.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive I proved their debts under the above estate may receive a First and Final Dividend of 1s. 3½d. in the pound; upon application at my office, as under, on Tuesday the 28th of November instant, or on any subsequent Tuesday, between the hours of eleven and one. 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.—November 16, 1848. vember 16, 1848.

JOHN FRASER, Official Assignee, No. 45, George-street, Manchester.

In the Matter of George Damsell, of Lydbrook, in the parish of Newland, in the county of Gloucester, Grocer, Draper, and General Shopkeeper.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 1s. 8½1 in the pound, upon application at my office, as under, on Wednesday the 22d day of November instant, 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 William Thomas Morgan, of Neath, in the county of Glamorgan, Draper, Dealer and Chapman.

HEREBY give notice, that the creditors who have proved their debts under the above estate may ve a Second Dividend of 5s. in the pound (in addition receive a Second Dividend of 18s, in the pound (in addition to the First Dividend of 10s, in the pound on new proofs), upon application at my office, as under, on Wednesday the 22d of November instant, 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.

letters of administration under which they claim.

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

Declaration of Dividend under a Fiat, dated the 2d day of September 1847, against Sampson Langdale the elder and Samyson Langdale the younger, of Stockton-uqon-Tees, Corn Merchants.

Corn Merchants.

OTICE is hereby given, that a First Dividend, at the rate of 8d. in the pound on new proofs, 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 25th day of November 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 creditors will be required to produce the probate of will or letters will be required to produce the probate of will or letters of administration.—November 20, 1848.

JAMES WAKLEY, Official Assignee.

Declaration of Dividend under a Fiat, dated the 13th day of July 1848, against William Todd, of Whitehaven, in the county of Cumberland, Ironmonger.

OTICE is hereby given, that a First Dividend, at the rate of 8s: 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-apon-Tyne, on Saturday the 25th day of November 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 creditors will be required to and administrators of deceased creditors will be required to produce the probate of will or letters of administration.—
November 20, 1848.

JAMES WAKLEY, Official Assignee.

Declaration of Dividend under a Fiat, dated the 17th day of January 1848, against John Thompson Phipps, of Dar-lington, Linen Draper.

OTICE is hereby given, that a Dividend, at the rate of 1s. 6d. in the pound (in part of First Dividend of 6s. 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 25th of November 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 tities 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.— November 22, 1848.

JAMES WAKLEY, Official Assignee.

HEREAS a Commission of Bankrupt, bearing date on or about the 15th day of December 1831, was awarded and issued forth against James Jackson, late of Tottenham-court-road, in the county of Middlesex, since of Tooley-street, in the borough of Southwark, Oil and Colour Man; this is to give notice, that the said Commission is, under the Great Seal of the United Kingdom of Great Britain and Ireland superredded Britain and Ireland, superseded.

HEREAS a Fiat in Bankruptcy, bearing date on or about the 10th day of July 1848, was awarded and issued forth against Charles Savage the elder, of the parish of Portsea, in the county of Southampton, Builder, Dealer and Chapman; this is to give notice, that, by an Order of the Right Honourable Sir James Lewis Knight Bruce; Vice Chancellor sitting in Bankruptcy, bearing date the 16th day of November 1848, and duly confirmed by the Lord High Chancellor, the said Fiat is rescinded and

HEREAS a Fiat in Bankruptcy, bearing date the 17th day of November 1848; its awarded and issued forth against Robert Bushy, of Wood-street, Bethnal-green, in the county of Middlesex, Cowkeeper, and of Lawn Farm, near Chigwell Row, in the county of Essex, and be being declared a bankrupt is bereby required to surrender himself declared a bankrupt is hereby required to surrender himself to John Samuel Martin Fonblanque, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 1st day of December next, at half past eleven in the forenoon precisely, and on the 29th day of the same month, at two o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghalf-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 repared 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. William Pennell, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Surr and Gribble, Solicitors, Lombard-street.

HEREAS a Fiat in Bankfuptcy, bearing date the 22d day of November 1848, is awarded and issued fouth against William Stiles, of 'No. '23, Lisle-street, Leicester-square, in the county of Middlesex, Coppersmith, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender thimself to John Samuel Martin Foublanque, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 5th and 29th days of December next, at half past one of the clock in the afternoon precisely on each of the said days, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first 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. Hatton Hamer Stansfeld, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Scott and Combs, Solicitors, St. Mildred's-court, Poultry.

HEREAS a Fiat in Bankruptcy, bearing date the 22d day of November 1848, is awarded and issued forth against Henry Clayton, of No. 58, Langton-street, Brick-lane, Saint Lükes, Middlesex, Gold Chaser, and Eating Housekeeper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to John Samuel Martin Fonblanque, Esq. one of Her. Majesty's Commissioners of the Court of Bankruptcy, on Majesty's Commissioners of the Court of Bankruptcy, on the 1st of December next, at two o'clock in the afternoon precisely, and on the 29th day of the same month, at one of the clock in the afternoon precisely, and 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. William Pennell, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Buchanan, Solicitor, No. 8, Basinghall-street, London. London.

WHEREAS a Fiat in Bankruptcy, bearing date the 21st day of November 1848, is awarded and issued forth against Sidney Adcock, of No. 4a, Edward's street,

in the parish of Saint Mary-le-bone, in the county of Midin the parish of Saint Mary-le-bone, in the county of Mid-dlesex, Working Jeweller, and he being declared a bankrupt is hereby required to surrender himself to Henry John Shepterd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 1st day of December next, and on the 8th day of January following, at half past eleven of the clock in the forenoon precisely on each of the said days, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts; and at the first sitting to choose assigto 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. Wm. Turquand, No. 1, Guidhall-chambers, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Bartley and Southwood, Solicitors, Somewest-street, Portmun-square:

HEREAS a Fiat in Bankruptcy, bearing date the 21st day of November 1848, is awarded and issued forth against James Warne, of Newport, in the isle of Wight; in the county of Southampton, Grocer, Dealer and Chapman, 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 30th day of November instant, at two in the afternoon precisely, and on the 3d day of January next, at eleven in the forenoon precisely, at the Court of Baukruptey, 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. P. Johnson, No. 20; Basinghall-street, the Official Assignee, whom the Commissioner has ap-pointed, and give notice to Mr. Bronckhorst, Solicitor, Basinghall-street, London.

HEREAS a Fiat in Backruptey, bearing date the 22d day of November 1849, is awarded and issued forth against John Thoman; late of Lawrence Pointing-lill, Cannon-street, in the city of London, and now of Grosvenor-street, Camberwell, in the county of Surrey, Wholesale Tea Bealer, Dealer and Chapman, and he being declared as bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 7th day of December next, and on the 9th day of January following, at twelve o'clock at noon precisely on each day, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. 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 Foster Groom, No. 12, Abchurch-lane, Itombard-street, the Official Assignee, whom the Commissioner has appointed; and give notice to Messra. Stevens and Satchell, Solicitors, No. 6, Queen-street, Cheapside: HEREAS a Fiat in Bankruptey, bearing date the Cheapside.

HEREAS a Flat in Bankruptey, bearing date the 20th day of November 1848, is awarded and issued forth against John Gurman, of Bitterne, in the parish of South Stoneham, in the county of Southampton, Builder, and he being declared a bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptey, on the 2th day of December past; and on the 9th day of January. 7th day of December next, and on the 9th day of January fellowing, at eleven-in the forenoon precisely on each day, at the Court of Bankruptcy, 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 prerequired 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 Foster Groom, No. 12, Abcharch-lane, Lombard-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Tilson, Squance, Clarke, and Morice, Solicitors, No. 29, Coleman-street, or to Mr. Richard Randall, Solicitor, Southampton.

Solicitor; Southamptom

W HEREAS a Fiat in Bankruptey, bearing date the 16th day of November 1848, is awarded and issued forth against Abraham Bettridge (and not Abraham Bettridge; as advertized in last Tuesday's Gazette), of No. 5; Berkley street, and of No. 10. Frederick-street, Edgbaston, both in Birmingham, in the county of Warwick, and of Mount Pleasant, Wolverhampton, in the county of Stafford, Manufacturer of the British Patent Lap Joint Welded Iron Tube, and also Steek Perit Manufacturer; trading under the name, style, or firm of the British Patent Lap Joint Welded Iron Tube Company, Dealer and Chapman, and he being declared a bankrupt is hereby required, to surrender himself to John Balguy, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Fiats in Bankruptcy, in the Birmingham District Count of Bankruptcy, holden at Birmingham, on the 4th day of December next, and on the 9th day of January following, at ten o'clock in the forencon on each day, and make a fall discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assigness, and at the last sitting the said bankrupt is required to finish his examination. 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. Frederick Whitinore, No. 7, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Stedman and Place, No. 2, Guildhall-chambers, Basinghallthe Commissioner has appointed, and give notice to Messrs. Stedman and Place, No. 2. Guildhail-chambers, Basinghall-street, London, Solicitors to the Fiat, or to their Agent, Arthur Ryland, Solicitor, Cherry-street, Bimningham.

WHEREAS a Fiat in Bankraptey, bearing date the 10th day of November 1848, is awarded and issued forth against Thomas Henry Walker, of Longton, in the parish of Stoke-apon-Trent, in the county of Stafford, Manufacturer of Earthenware, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edmund Robert Daniell, Esq. one of Her Majesty's Commissioners authorized to act in the presecution Fiats in Bankruptey, in the Birmingham District Court of Bankruptey, holden at Birmingham, on the 2d and 30th of December next, at twelve o'clock at noon on each of the said days, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove 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 Christie, No. 7, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed; and give notice to Mr. George Young, Solicitor, Longton, Staffordshire; or to Mr. John Smith, Solicitor, Temple-street, Birmingham.

HEREAS a Fiat in Bankruptcy, bearing date the Sath day of November 1848, is awarded and issued forth against John Cellin, of Newark-upon-Trent, in the county of Nottingham, Linea Draper, Dealer and Chapman; and he being declared a bankrupt is hereby required to surrender himself to John Balguy, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Fiats in Bankruptcy in the Birmingham District Court of Bankruptcy, at Nottingham, on the 15th day of December next; and on the 5th day of January following, at eleven of the clock in the forenoon on each of the said days, 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 London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to finish his examination. All persons indebted pared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is to the said bankrupt, or that have any of his effects, are not assignees, and at the last sitting the said bankrupt is to pay or deliver the same but to Mr. Thos. Bittleston,

High-street, Nottingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Alfred Jones, No. 15, Sise-lane, London, or to Mr. James Coope, Market-street, Nottingham.

HEREAS a Fiat in Bankruptcy, bearing date the 18th day of November 1848, is awarded and issued forth against John James Palmer, of Birmingham, in the country of Warwick, Wholesale Jeweller, Dealer and Chaptisan, and he being declared a bankrupt is hereby required to surrender himself to Edmund Robert Daniell, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Fiats in Bankruptcy in the Birmingham. On the 2d and 30th days of December next, at twelve of the clock at nooh on each of the said days, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to preheir 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. Richard Valpy, No. 13, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Richard H. Tarleton, Solicitor, New-street, Birmingham.

WHEREAS a Fiat in Bankruptcy, bearing date the 13th day of November 1848; is awarded and issued forth against John Davies the younger, of Llanelly, in the county of Carmarthen, Linen Draper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Henry John Stephen, Serjeant at Law, one of Her Majesty's Commissioners of the Court of Bankruptcy for the Bristol District, on the 5th day of December mext, and on the 4th day of January following, at eleven of the clock in the forenoon precisely on each of the said days, at the Bristol District Court of Bankruptcy, in the city of Bristol, 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. Alfred John Acraman, No. 19, Saint Augustine's place, Bristol, the Official. Assignee, whom the Commissioner has appointed, and give notice to Messrs. White and Co. Solicitors, Bedfor 1-row, London, or to Messrs: Brittan and Sons, Solicitors, Bristol.

WHEREAS a Fiat in Bankruptcy, bearing date the 9th day of November 1845, is awarded and issued forth against Robert Charles Pinnell, of Abersychan, in the county of Monmouth, General Shopkeeper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Henry John Stephen, Serjeant at Law, one of Her Majesty's Commissioners of the Court of Bankruptcy for the Bristol District, on the 7th day of December next, and on the 4th day of January following, at eleven of the clock in the forenoon precisely on each of the said days, at the Bristol District Court of Bankruptcy, in the city of Bristol, 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. Edward Mant Miller, No. 19, Saint Augustine's-place, Bristol, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Holme and Co. Solicitors, New-inn, London, or to Messrs. Pridenux and Son, Solicitors, Bristol.

HEREAS & Fiat in Bankruptcy, bearing date the 14th day of November 1848, is awarded and issued forth against George Brier, of Kirkheaton, in the county of York, Stone Mason and Contractor, Dealer and Chapman, surviving Partner of John Brier, late of Wakefield, in the county of York, Stone Mason and Contractor, deceased, and he being declared a bankrupt is hereby required to surrender

himself to Martin John West, Esq. one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 8th of December next, and on the 18th day of January following, at eleven in the forenoon precisely on each of the said days, 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 aid 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. George Young, of Leeds, the Official Assignee, whom the Commissioner has appointed; and give notice to Mr. Fiddey, Solicitor, Temple, London, or to Mr. Markland, Solicitor, Leeds.

HEREAS a Fiat in Bankruptey, bearing date the Vith day of November 1848, is awarded and issued forth against Thomas Dawson, of Pontefract, in the county of York, Fishmonger and Dealer in Game, 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 5th day of December next, and on the 9th day of January following, at twelve of the clock at noon 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 to 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 Messrs. Gregory and Sons, Solicitors, Clement's-inn, London; Mr. Coleman, Solicitor, Pontefract; or to Mr. Blackburn, Solicitor, Leeds.

HEREAS a Fiat in Bankruptcy, bearing date the 13th day of November 1848, directed to Her Majesty's District Court of Bankruptcy at Liverpool, is awarded and issued forth against Alexander Anderson Black, formerly of Halifax, Nova Scotia, Merchant and Shipowner, but at present of Liverpool, in the county of Lancaster, and he being declared a bankrupt is hereby required to surrender himself to Henry James Perry, Esq. one of Her Majesty's Commissioners of the said Court, on the 4th and 28th days of December next, at eleven o'clock in the forenoon precisely on each of the said days, at the District Court of Bankruptcy, in Liverpool, 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 Cazenove, Court of Bankruptcy, Liverpool, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Sharpe, Field, and Co. Solicitors, Bedford-row, London, or to Messrs, Miller and Peel, Solicitors, Liverpool.

WHEREAS a Fiat in Bankruptcy, bearing date the 20th day of November 1848, directed to Her Majesty's District Court of Bankruptcy at Liverpool, is awarded and issued forth against. John Ridgway, of Liverpool, in the county of Lancaster, Merchant, Dealer and Chapman, trading under the firm of John Ridgway and Company, and he being declared a bankrupt is hereby required to surrender himself to Ebenezer Ludlow, Serjeant at Law, one of Her Majesty's Commissioners of the said Court, on the 8th and 29th days of December next, at eleven of the clock in the forenoon precisely on each of the said days, at the District Court of Bankruptcy, in Liverpool, 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. William Bird, Liver-court, Sonth Castle-street, Liver-pool, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Saitham and Co. Solicitors, Austin-friars, London, or to Messrs. Shackleton, Wright, and Hunter, Solicitors, Liverpool.

HEREAS a Fiat in Bankruptcy, bearing date the 18th day of November 1848, directed to Her Majesty's District Court of Bankruptcy at Manchester, is awarded and issued forth against John Jones, of Stockport, in the county of Chester, tronmonger, Jeweller, and Silversmith, and he being declared a bankrupt is hereby required to surrender hinself to one of Her Majesty's Commissioners of the Manchester District Court of Bankruptcy, on the 7th and 28th days of December next, at twelve o'clock at moon on each of the said days, 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, assignes, 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. Richard Powdrell Hobson, No. 72, George-street, Manchester, the Official Assignee, whom the Commissioner has appointed, and give notice to Messis. Bower and Son, Solicitors, No. 46, Chancery-lane, London, or to Mr. George M. Ferns, Solicitor, Stockport.

WI HEREAS a Fiat in Bankruptey, bearing date the W 20th day of November 1848, directed to Her Majesty's District Court of Bankruptey at Manchester, is awarded and issued forth against John George Thomson, of Manchester, in the county of Laneaster, Agent, 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 Bankruptey, on the 8th and 28th days of December next, at eleven of the clock in the forenoon on each day, at the Manchester District Court of Bankruptey, 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 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. Richard Powdrell Hobson, No. 72, George-street, Manchester, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Johnson, Son, and Weatherall, Solicitors, Temple, London, or to Mr. Michael Potter, Solicitor, Cooper-street, Manchester.

DMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 17th day of October 1848, awarded and issued forth against John Jackson, of Upper Court, in the village of Chifford, in the county of Hereford, Farmer and Cattle Dealer, Dealer and Chapman, will sit on the 2d day of December next, at half past ten of the clock in the forenoon precisely, at the Birmingham District Court of Bankruptcy, in Birmingham (by adjournment from the 11th day of November instant), in order to proceed to the choice of one or more Assignee or Assignees 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, and, with those who have already proved their debts, vote in such choice accordingly.

DMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 9th day of November 1841, awarded and issued forth against John Rees, of the High-street, in the town of Stourbridge, in the county of Worcester, Woollen Draper, Mercer, and Chapman, will sit on the 13th day of December next, at twelve of the clock at noon, 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.

DOBERT GEORGE CECIL FANE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 8th day of August 1848, awarded and issued forth against Thomas Burt, late of No. 3, High-street, Newington-butts, in the county of Surrey, Grocer and Tea Dealer, Dealer and Chapman, will sit on the 19th of December next, at one 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 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.

OBERT GEORGE CECH. FANE, Esq. one of Her Wajesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of July 1848, awarded and issued forth against Robert Adkin, of Queen's road, Notting-hill, Kensington, in the county of Middlesex, Biglder. Dealer and Chapman, will sit on the 19th day of December next at twelve 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.

MOSHUA EVANS, Esq. one of Her Mojesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 20th day of September 1848, awarded and issued forth against James Barnett and Thomas Hancock, of No. 3, Conduit-street, Regent-street, in the county of Middlesex, Ladies' Boot and Shoe Makers, Dealers and Chapmen, and Copartners in Trade, will sit on the 21st of December next, at twelve at noon 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 bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

PICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankrupteyor bearing date the 26th day of May 1848, awarded and issued forth against William Boucher, of the city of Bristol, Bed, Mattrass, and Bedstead Manufacturer, Dealer and Chapman, will sit on the 16th day of December next, at eleven in the forenoon precisely, at the Bristol District Court of Bankruptey, 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.

ICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptey, bearing date the 3d day of March 1848, awarded and issued forth against James Shepherd, of the city of Bristol, Leather Seller, Dealer and Chapman, will sit on the 15th day of December next, at eleven of the clock in the forenoon precisely, at the Bristol District Court of Bankruptey, 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.

ENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 7th day of August 1848, awarded and issued forth against David Jones, of Liverpool, in the county of Lancaster, Draper, Dealer and Chapman, will sit on the 14th day of December next, at twelve of the clock at noon precisely, at the Liverpool 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.

HENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 16th day of September 1848, awarded and issued forth against John Green, of Liverpool, in the county of Lancaster, Wine and Spirit Merchant, will sit on the 18th of December 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.

WILLIAM THOMAS JEMMETT, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of April 1844, awarded and issued forth against John Nall, of Chesterfield, in the county of Derby, Grocer, will sit on the 19th day day of December next, at twelve of the clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, Lancashire, in order to Audit the Accounts of the Assigners 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.

WILLIAM SCROPE AYRTON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 18th day of December 1847, awarded and issued forth against James Bromley, of the town and county of the town of Kingston-upon-Hull, Glass and China Dealer, Dealer and Chapman, will sit on the 20th day of December next, at half past ten of the clock in the forenoon precisely, at the Leeds District Court, of Bankruptcy, at the Town-hall, in Kingston-upon-Hull, 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.

Majesty's Commissioners authorized to act under a Fiat in Bankruptey, bearing date the 13th day of March 1848, awarded and issued forth against George Alletson the younger and John Wilkinson Tebbs, carrying on business, in copartnership together, at the Calder Dye Works, in the parish of Wakefield, in the county of York, under the style or firm of George Alletson, junior, and Company, as Dyers, Dealers and Chapmen, will sit on the 18th day of December next, at eleven in the forenoon precisely, at the Leeds District Court of Bankruptey, in the Commercial-buildings, in Leeds, in order to Audit the Accounts of the Assignees of the separate estate and effects of George Alletson the younger, one of the said bankrupts, under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 22d day of February 184S, awarded and issued forth against William Francis Chapman, formerly of Angel-place, in the city of Worcester, but now of Easy-row, in the said city, Corn, Seed, and Hop Factor, Dealer and Chapman, will sit on the 20th day of December next, at twelve at noon, 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 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 23d day of November 1847, awarded and issued forth against John Robinson, of Birmingham, in the county of Warwick, Cut Nail Manufacturer, Dealer and Chapman, will sit on the 19th day of December next, at ten o'clock in the forenoon, at the Birmingham District Court of Bankruptcy, at 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 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 23d day of August 1847, awarded and issued forth against John Hall and Henry Hall, of Wooden Box, in the parish of Hartshorne, in the county of Derby, Earthenware Manufacturers, will sit on the 15th day of December next, at eleven of the clock in the forencon, at the Birmingham District Court of Bankruptcy, at Nottingham, 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.

TOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 14th day of June 1848, awarded and saided forth against George Geering, of Arundel, in the county of Sussex, Grocer, Dealer and Chapman, will sit on the 20th day of December next, at half past eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-sifeet, 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.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptey, bearing date the 23d day of November 1846, awarded and issued forth against Henry Flower; of No. 18, Barge-yard-chambers, Bucklersbury, in the city of London, and of No. 39, Regent'square; in the parish of Saint Pancras, in the county of Middlesex, late of No. 14, North buildings, Finsbury-circus, in the said city of London, Publisher, Bookseller, Dealer and Chapman, will sit on the 20th of December next, at eleven in the forenoon precisely, at the Court of Bankruptey, 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.

OSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 17th day of December 1834, awarded and issued forth against George Beale Brown, Edmond Rowe Danson, and Charles Duncan, all of New Broadstreet, in the city of London, Merchants and Copartners, Dealers and Chapmen, will sit on the 20th day of December 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 Dividends of the 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 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 6th day of November 1847, awarded and issued forth against James Gilbert, of No. 49, Paternosterrow, in the city of London, Bookseller and Publisher, will sit on the 20th day of December next, at half past twelve 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.

EDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 24th of January 1848, awarded and issued forth against John Maclean Lee, late of No. 12, Hungerford-street, Strand, in the county of Middlesex, and

now of No. 30, Cornhill, in the city of London, Underwriter, a Shareholder in and a Director of the General Maritime Assurance Company, will sit on the 15th day of December 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 make a Further Dividend of the estate and effects of the said banksupt; 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 9th day of August 1847, awarded and issued forth against Richard Parkes, late of Birmingham, in the county of Warwick, but now residing at Edgbaston, the said county, Wine Merchant, Dealer and Chapman, will sit on the 19th day of December next, at ten o clock in the forenoon, at the Birmingham District Court of Bankruptcy, at Birmingham, 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; 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.

Jethard Stevenson, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat an Bankruptcy, bearing date the 25th day of October 1847, awarded and issued forth against John Terry, of the city of Bath, in the county of Somerset, Iroumonger, Dealer and Chapman, will sit on the 15th day of December 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 hankrupt; 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.

Majesty's Commissioners authorized to act under a Eiat in Bankruptcy, bearing date the 18th day of December 1847, awarded and issued forth against James Bromley, of the town and county of the town of Kingston-upon-Hull, Glass and China Dealer, Dealer and Chapman, will sit on the 20th day of December next, at half past ten of the clock in the forenoon precisely, at the Leeds District Count of Bankruptcy, at the Town-hall, in Kingston-upon-Hull, 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.

Majesty's Commissioners authorized to act under a Figt in Bankruptcy, bearing date the 13th day of March 1848, awarded and issued forth against George Alletson the younger and John Wilkinson Tebbs, carrying on business, in copartnership together, at the Calder Dye Works, in the parish of Wakefield, in the county of York under the style or firm of George Alletson, junior, and Company, as Dyers, Dealers and Chapmen, will sit on the 19th day of December next, at eleven of the clock in the treencon precisely, at the Leeds District Court of Bankruptcy, at the Commercial buildings, in Leeds, in order to make a First Dividend of the separate estate and effects of George Alletson the younger, 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.

WILLIAM THOMAS JEMMETT, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of April 1844, awarded and issued forth against John Nall, of Chesterfield, in the county of Derby, Grocer, will sit on the 20th day of December next, at twelve at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, 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.

HEREAS the Court, authorized to act in the prosecution against Robert Adkin, of Queen's-road, Nottinghaill, Kensingion, in the county of Middlesex, Builder, Dealer and Chapman, bearing date the 4th of July 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Robert George Cecit Fane, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 19th day of December 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 torce at the time of issuing such Fiat, according to the form and subject to the provisions of the Statute, passed in the Pariament holder in the fifth and sixth years of the reign 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.

HEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against Charles Staples, of Bernard street, in the town and county of the town of Southampton, Plumber, Painter, and Glazier, Dealer and Chapman, bearing date the 3d of August 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be field before Robert George Cecil Fane, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 19th day of December next, at half past twelve in the afternoon 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 reigh 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 spich Certificate, and thesame 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.

HEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against Giles Bell, of Prittlewell, in the county of Essex, Builder, bearing date the 29th day of August 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Robert George Cecil Fane, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 19th day of December next, at eleven o'clock in the forenoon 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, 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 uforesaid; 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 Joseph Green, of Hunsdon, in the county of Hertford, Blacksmith, Grocer, and General Shopkeeper, Dealer and Chapman, bearing date the 23d day of August 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Robert George Cecil Fane, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 19th of December 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 John Henderson, late of Castle-place, Belfast, in the county of Antrim, Ireland, then of Anderton's Hotel, Fleet-street, London, and now a Prisoner in the custody of the Sheriffs of London, Bookseller, Stationer, and Newsman, Dealer and Chapman, bearing date the 14th day of August 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Robert George Cecil Fane, Esq. one of Her Majesty's Commisssioners of the Court of Bankruptcy, on the 19th day of December next, at eleven o'clock in the forencon 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, initiated "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 Phillip Coxford, of No. 3, Mary's-place, Hertford-road, in the county of Middlesex, Timber Merchant, bearing date the 13th day of September 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 15th day of December next, at eleven of the 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.

tion of a Fiat in Bankruptcy issued and now in prosecution against John Charles Weippert, of No. 21, Soho-square, in the county of Middlesex, Music Seller and Publisher, and Professor of Music, bearing date the 20th of June 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Henry John Shepherd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 18th day of December next, at half past twelve o'clock in the afterneon 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 mentioued, 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.

HEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against Thomss Cracknell, of No. 8, Sheldonstreet, Westbourne-terrace, Paddington, in the county of
Middlesex, Painter and Glazier, bearing date the 3d of October 1848, has, on the application of the said bankrupt,
appointed a public sitting under such Fiat to be held before
Henry John Shepherd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 18th day
of December next, at half past one 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
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.

WY HEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against Daniel Greenaway Porter, of No. 81, Great Tower-street, in the city of London, Wine Merchant, bearing date the 18th day of March 1848, has, 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 Commissioners of the Court of Bankruptcy, on the 16th day of December next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghallstreet, 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, nuless 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 Bankruptey issued and now in prosecution against Samuel Mobbs, of No. 2, Alfred-place, Alexander-square, Brompton, in the county of Middlesex, Coal Merchant, Dealer and Chapman, as a Trader indebted together with certain other persons trading with him as Coal Merchants under the name, style, or firm of the United Kent, Surrey, and General Coal Club Association, and carrying on business or having Offices at No. 28, Saint Mary-le-Strand-place, Old Kent-road, in the county of Surrey, at No. 12½, Dean-street, Soho, in the county of Middlesex, and at No. 125, Houndsditch, in the city of London, bearing date the 1st of August 1848, has, 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 Commissioners of the Court of Bankruptcy, on the 16th day of December next, at twelve o'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 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 cortrary, or such other order will be made therein as the justice of the case may require.

W HEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptey issued and now in prosecution against James Manley, of Brighouse, in the parish of Halifax, in the county of York, Grocer, Dealer and Chapman, bearing date the 23d day of June 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before William Scrope Ayrton, Esq. one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 8th day of January next, at eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, at Leeds, 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.

HEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against Joseph Travis Clay, of Rastrick, in the parish of Halifax, in the county of York, Fancy Cloth Manufacturer, bearing date the 19th of May 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before William Scrope Ayrton, Esq. one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 8th of January next, at eleven in the forenoon precisely, at the Leeds District Court of Bankruptcy, at Leeds, 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 Richard Hawkins, late of Standish, in the county of Gloucester, Cheese Dealer, afterwards of Kilvrough, in the parish of Pennard, in the county of Glamorgan, Farmer, and now of Newnham, in the county of Gloucester, out of business, bearing date the 30th day of June 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Richard Stevenson. Esq. one of Her Majesty's Commissioners of the Bristol District Court of Bankruptcy, on the 19th of December next, at eleven o'clock in the forenoon precisely, at the Bristol District Court of Bankruptcy, in the city of Bristol, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of issning 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 Actfor 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.

JOHN BALGUY, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Fiats in Bankruptcy in the Birmingham District Court of Bankruptcy, has appointed a public sitting for the allowance of a Certificate to George Robotham, of Lane-end, in the county of Stafford, Currier, bearing date the 15th of September 1846, has been duly issued, to be holden at the District Court of Bankruptcy, at Birmingham, on the 19th day of December next, at 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.

HENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 16th day of September 1848, awarded and issued forth against John Green, of Liverpool, in the county of Lancaster, Wine and Spirit Merchant, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be holden on the 18th of December next, at eleven in the forenoon precisely, at the District Court of Bankruptcy, at Liverpool, for the allowance or otherwise of the Certificate of conformity to the said bankrupt, and when the same will be allowed unless sufficient cause be shewn against the allowance thereof.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Alexander Fletcher, of No. 15, Shaftesbury-terrace, Pimlico, in the county of Middlesex, Bookseller and Stationer, hath duly certified, that the said Alexander Fletcher 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 Alexander Fletcher 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 15th day of December 1848.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John Wilson the younger, of Ogle, in the parish of Whalton, in the county of Northumberland, Timber Merchant, Dealer and Chapman, hath duly certified, that the said John Wilson the younger hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the 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 Wilson the younger 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 15th day of December 1848.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Bridger Rontree, of Hylton Ferry, in the county of Durham, Grocer, Dealer and Chapman, hath duly certified, that the said Bridger Rontree 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 Bridger Rontree will be allowed and confirmed by the Vice Chapcellor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 15th day of December 1848.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Richard Thomas Tubbs, of No. 74, Aldermanbury, in the city of London, and No. 119, Shoreditch; in the county of Middlesex, Silk Agent, Trimming Seller, Dealer and Chapman, hath duly certified, that the said Richard Thomas Tubbs 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 Thomas Tubbs 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 15th day of December 1848.

W HEREAS the Commissioner acting in the prosecution of a Fiat n Bankruptcy awarded and issued forth against Abraham Prime, of Brunswick-place, in the borough of Cambridge, in the county of Cambridge, and of Boston, in the county of Lincoln, Coach Proprietor, hath duly certified, that the said Abraham Prime 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 Herpresent 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 Abraham Prime 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 15th day of December 1848.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Lendon the elder and William Lendon the younger, of the city of Exeter, Curriers, Leather Sellers, and Copartners, hath duly certified, that the said William Lendon the younger hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the 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 Bankruptey and Court for Relief of Insolvent Debtors," the Certificate of the said William Lendon the younger 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 15th day of December 1848.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Sibson Rigg, of Manchester, and of Salford, both in the county of Lancaster, Cotton Spinner, Dealer and Chapman, hath duly certified, that the said Sibson Rigg 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 Sibson Rigg 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 15th day of December 1848.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptey awarded and issued forth against John Choat, of Ipswich, in the county of Suffolk, Boot and Shoe Maker, hath duly certified, that the said John Choat 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 Choat 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 15th day of December 1848.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Palmer, of Birmingham, in the county of Warwick, Maltster, Dealer and Chapman, hath duly certified, that the said William Palmer 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 William Palmer 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 15th day of December 1848.

W HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Alfred Tunstall and John Walker Cash, of the city of Bristol, Oil Merchants, Dealers and Chapmen, and Copartners in Trade, hath duly certified that the said Alfred Tunstall and John Walker Cash have in all things conformed themselves according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the 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 said Court for Relief of Insolvent Debtors," the Certificate of the said Alfred Tunstall 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 15th day of December 1848.

HEREAS the Commissioner acting in the prosecu-HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Alfred Tunstall and John Walker Cash, of the city of Bristol, Oil Merchants, Dealers and Chapmen, and Copartners in Trade, hath duly certified, that the said Alfred Tunstall and John Walker Cash have in all things conformed themselves according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the 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 Walker Cash 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 15th day of December 1848.

HEREAS the Commissioner acting in the prosecu-tion of a Fiat in Bankruptcy awarded and issued forth against Charles Farmer, of No. 93, Edgware-road, in the county of Middlesex, Ironmonger, Dealer and Chapman, hath duly certified, that the said Charles Farmer hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force conof 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 Court of Bankruptcy and Court for Relief of Insolvent Debtors," the Certificate of the said Charles Fasmer will be allowed and confirmed by the Vice Chanceller of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 15th day of December 1848. of December 1848.

tion of a Fiat in Pankruptcy awarded and issued forth against Frederick Pinder, of Bishops Stortford, in the county of Hertford, Tanner and Shoe Manufacturer, Dealer and Chapman, hath duly certified, that the said Frederick Pinder 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 Frederick Pinder will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery acting in Bankruptcy, unless cause be shewn to the Chancery acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 15th day of December 1848.

HEREAS the Commissioner acting in the prosecu-tion of a Fiat in Bankruptcy awarded and issued forth against William Bradshaw, of Birmingbam, in the county of Warwick, Builder, Dealer and Chapman, hath duly certified, that the said William Bradshaw 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 Bankruptey, and to make alterations in the jurisdiction of the Courts of Bankruptey and Court for Relief of Insolvent Peters" the Corticourt Section 25 the Court of the vent Debtors," the Certificate of the said William Bradshaw 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 15th day of December 1848.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Thomas Richmond, of Peterborough, in the county of Northampton, Builder, hath duly certified, that the said Thomas Richmond hath in all things conformed himself according to the directions of the Acts

of Parliament made and now in force concerning 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 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 Thomas Richmond will be allowed and confirmed by the Vice Chancellor of the High Court of Chancery, setting in Bankruptey, spless cause he shewn to the contrary. acting in Bankruptcy, unless cause be shewn to the contrary, on or before the 15th day of December 1848.

WHEREAS the Commissioner acting in the prosecu-tion of a Fiat in Bankruptcy awarded and issued forth against Frederick Finney, of Tottenham, in the county of Middlesex, Pastry Cook, Confectioner, Dealer and Chapman, hath duly certified, that the said Frederick Finney 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 Frederick Finney 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 15th day of December 1848.

In the Matter of Harriett Pilcher, an Insolvent Debtor, late of No. 17, Bath-street, City-road, Middlesex, Cheese-monger, and before that of No. 28, Dover-road, Southwark.

THE creditors of the above-named Harriett Pilcher are hereby requested to attend a meeting, to be held at my chambers, No. 7, Staple-inn, in the county of Middle-sex, on the 14th day of December next, at twelve at noon, sex, on the 14th day of December next, at tweive at noon, for the purpose of taking into consideration the steps to be taken with reference to the outstanding estate of the said insolvent.—Dated this 22d day of November 1848.

GEO. BASHAM, No. 7, Staple-inn, Solicitor to

the assignee.

HEREAS a Petition of William Nicholas, of High-street, in the parish of Saint Leonard, in the bo-rough of Bridgnorth, in the county of Salop, Ironmonger and Brazier, Tin Plate and Wire Worker, Dealer in Millinery and Earthenware, an insolvent debtor, having been filed in the County Court of Shropshire, at Bridgnorth, and an interim order for protection from process having been given to the said William Nicholas, under the provisions of the Statutes in that case made and provided, the sions of the Statutes in that case made and provided, the said William Nicholas is hereby required to appear before the said Court, on the 14th day of December 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. is to take place at the time so appointed. All persons indebted to the said William Nicholas, or that have any of his effects, are not to pay or deliver the same but to Mr. John Jacob Smith, the Clerk of the said Court, at his office, at Bridgnorth, the Official Assignee of the estate and effects of the said insolvent. of the said insolvent.

WHEREAS a Petition of Thomas Hooke, of Red Lion-court, Magdalen-street, Dairyman and Cow-keeper, previously of the Exmouth Inn, Holloway street, and formerly of No. 28, Magdalen-street aforesaid, all in the parish of the Holy Trinity, in the county of the city of Exeter, Innkeeper, Dairyman, and Cowkeeper, an insolvent debtor, having been filed in the County Court of Devonshire, at Eveter and an interim order for protection from proat Exeter, and an interim order for protection from process having been given to the said Thomas Hooke, under the provisions of the Statutes in that case made and provided, the said Thomas Hooke is hereby required to appear before the said Court, on the 15th day of December 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 Thomas Hooke, or that have any of his effects, are not to pay or deliver the same but to Mr. John Daw, the Clerk of the said Court, at his office, at Post-office-street, Exeter. the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Robert Blackith, of Whaplode, in the county of Lincoln, Butcher, an insolvent debtor, having been filed in the County Court of Lincolnshire, at the Court-house, at Holbeach, and an interim order for protection from process having been given to the said Robert Blackith, under the provisions of the Statutes in that case made and provided, the said Robert Blackith is hereby required to appear before the said Court, on the 7th day of December next, at one in the afternoon 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 Robert Blackith, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Whaley Spurgeon, the Clerk of the said Court, at his office, at Holbeach, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Anderson, now living at Blenheim-street, in Newcastle-upon-Tyne, previously of the Leazes-crescent, in Newcastle-upon-Tyne aforesaid, and lately carrying on the business of a Grocer in Nun-street, Newcastle-upon-Tyne, an insolvent debtor, having been filed in the County Court of Northumberland, at the Guildhall, in Newcastle-upon-Tyne, and an interim order for protection from process having been given to the said John Anderson, under the provisions of the Statutes in that case made and provided, the said John Anderson is hereby required to appear before the said Court, on the 13th day of December next, at three o'clock in the afternoon 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 John Anderson, or that have any of his effects, are not to pay or deliver the same but to Mr. John Clayton, the Clerk of the said Court, at the office of the said Court, in Newcastle-upon-Tyne, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of George Button, of Wakefield, in the county of York, Clock and Watch Maker an insolvent debtor, having been filed in the County Court of Yorkshire, at Wakefield, and an interim order for protection from process having been given to the said George Button, under the provisions of the Statutes in that case made and provided, the said George Button is hereby required to appear before the said Court, on the 7th day of December 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 George Button, or that have any of his effects, are not to pay or the said Court, Bond-terrace, Wood-street, Wakefield, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of William Boyle, of Eccles New-road, Pendlebury, in the county of Lancaster, and late of No. 2, Derby-terrace, Lower Broughton, in the said county, Bookkeeper and Merchant's Clerk, an insolvent debtor, having been filed in the County Court of Lancashire, at Salford, and an interim order for protection from process having been given to the said William Boyle, under the provisions of the Statutes in that ease made and provided, the said William Boyle

is hereby required to appear before the said Court, on the 6th day of December next, at twelve of the clock at noon 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 Boyle, or that have any of his effects, are not to pay or deliver the same but to Mr. Frederick Copley Hulton, the Clerk of the said Court, at his office, at No. 10, New Bailey-street, Salford, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Harris Hawthorn, of Willenhall, in the parish of Wolverhampton, in the county of Stafford, Druggist and Tea Dealer, an insolvent debtor, having been filed in the County Court of Staffordshire, in Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said John Harris Hawthorn, under the provisions of the Statutes in that case made and provided, the said John Harris Hawthorn is hereby required to appear before Nathaniel Richard Clarke, Serjeant at Law, the Judge of the said Court, on the 28th day of November instant, at twelve at noon 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 John Harris Hawthorn, or that have any of his effects, are not to pay or deliver the same but to, Mr. Charles Gallimore Brown, the Clerk of the said Court, at his office, in Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Thomas Green, at present, and for three years and six months last past, residing in Meredale-street, Wolverhampton, in the county of Stafford, and for two years and three months previously thereto residing in Worcester-place, in Wolverhampton aforesaid, and for two months previously thereto residing at Vauxhall, at Wolverhampton aforesaid, and for six months previously thereto residing in the Compton-road, in Wolverhampton aforesaid, and during such respective periods of residence carrying on the trade or business of Schoolmaster, in Wolverhampton aforesaid, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queenstreet, Wolverhampton, and an interim order for protection from process having been given to the said Thomas Green, under the provisions of the Statutes in that ease made and provided, the said Thomas Green is hereby required to appear before Nathaniel Richard Clarke, Serjeant at Law, the Judge of the said Court, on the 28th day of November instant, at twelve of the clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with excording 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 Thomas Green, or that have any of his effects, are not to the said Court, at his office, in Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

In the County Court of Brecknockshire, at Crickhowell, the 17th day of November 1848.

In the Matter of Edward Herbert, an Insolvent Debtor.

THE above-named insolvent having appeared before me, Judge of the County Court of Brecknockshire, at Crickhowell, 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 8th day of December 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 Joseph Fattorini, of No. 30, Parliament-street, in the city of York, Jeweller and Watch and Clock Maker.

NOTICE is hereby given, that the County Court of Yorkshire, at York Castle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of December 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 Filipi Cattaneo, cf No. 30, Parliament street, in the city of York, Jeweller and Watch and Clock Maker.

NOTICE is hereby given, that the County Court of Yorkshire, at York Castle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th of December 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 Serena Phillips, formerly of Stourton Caundle, in the county of Dorset, Farmer, then of Bishop's Caundle, in the same county, out of business, afterwards a Prisoner for Debt in Her Majesty's Gaol at Dorchester, in the same county, and now of Bishop's Caundle aforesaid.

Nortice is hereby given, that the County Court of Someretshire, at Yeovil, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 7th day of December 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 James Taylor, residing in Lodgings at No. 3, Ford Point, in Lower Broughton, in the county of Lancaster, Woollen Merchant, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Lancashire, at Salford, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 6th day of December next, at twelve o'clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Edward Bowden Sparke, now, and for the last seven years, of No. 20, Paris-street, ip the parish of Saint Sidwell, in the county of the city of Exeter, Tailor, Draper, and Robe Maker.

Exeter, Tailor, Draper, and Robe Maker.
OTICE is hereby given, that John Tyrrell, Esq.
the Judge of the County Court of Devonshire, at
Exeter, acting in the matter of this Petition, will proceed
to make a Final Order thereon, at the said Court, on the
15th day of December 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 William Applevard, of Doncaster, in the county of York, at present, and for the last twelve calendar months past, having resided at Doncaster aforesaid, and carried on business there as a Coal Dealer, Dealer and Chapman.

JOTICE is hereby given, that the County Court of Yorkshire, at Doncaster, acting in the matter of this

Yorkshire, at Doneaster, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 4th day of December next, at twelve at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of James Thomas, formerly of Jameston-court, in the village of Jameston, in the parish of Manorbier, in the county of Pembroke, Farmer, afterwards of Hill, in the same parish and county, Farmer, then of the village and parish of Saint Florence, in the same county, Farmer, and afterwards and now of South Norton, in the said parish of Manorbier, in the said county of Pembroke, Farmer

same county, Farmer, and afterwards and now of South Norton, in the said parish of Manorbier, in the said county of Pembroke, Farmer.

OTICE is hereby given, that John Johnes, Esq. the Judge of the County Court of Pembrokeshire, at Pembroke, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of December next, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

EDWARD HOLROYD. Esq. one of Her Majesty's Commissioners authorized to act under a Petition of Insolvency, bearing date the 26th day of July 1847, presented by William Sowton Barrow, late of No. 38, Rochester-row, Westminster, in the county of Middlesex, and now residing with Richard Barrow, of No. 2, Claremontplace, Wandsworth-road, Clapham, in the county of Surrey, out of business or employment, will sit on the 15th day of December next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, to Audit the Accounts of the Assignees of the estate and effects of the said insolvent under the said Petition, pursuant'to the Acts of Parliament made and now in force relating to insolvents.

Commissioners authorized to act under a Petition of Insolvency, bearing date the 26th day of July 1847, presented by William Sowton Barrow, late of No. 38, Rochester-row, Westminster, in the county of Middlesex, and now residing with Richard Barrow, of No. 2, Claremontplace, Wandsworth-road, Clapham, in the county of Surrey, out of business or employment, will sit on the 15th of December next, at twelve o'clock at noon precisely, at the Court of Bankruptey, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said insolvent; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE estates of John Hutchison, Flesher, sometime in Campbeltown, Ardersier, now in Glasgow, were sequestrated on the 17th day of November 1848.

The first deliverance is dated the 17th of November 1848. The meeting to elect an Interim Factor is to be held, at two o'clock afternoon, on Monday the 27th of November 1848, within Grierson's Abbotsford Hotel, Jamaica street, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held, at two o'clock afternoon, on Saturday the 16th day of December 1848, within the same place.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 17th day of May 1849.

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

PETER BAXTER, S.S.C. 31, Saint Andrew-square, Edinburgh, Agent.

November 21, 1848.

November 21, 1848.

Glasgow, were sequestrated on the 21st day of November 1848.

The first deliverance is dated the same day.

The meeting to elect an Interim Factor is to be held, at twelve o'clock at noon, on Wednesday the 29th day of November 1848, within the Globe Hotel, George-square, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock at noon, on Wednesday the 20th day of December 1848, within the said Globe Hotel.

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 21st day of May 1849.

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

CHAS. FISHER, S.S.C. 4, Scotland-street, Edinburgh, Agent.

THE estates of Scott and Steven, Stock Brokers and Dealers in Shares, in Edinburgh, as a Company, and Henry Corse Scott and William Steven, both Stock Brokers and Dealers in Shares, the Individual Partners of that Company, as Partners, and as Individua s, were sequestrated on the 20th day of November 1948.

The first deliverance is dated the 20th November 1848. The meeting to elect one Interim Factor on the estates of the said Company and Individual Partners, or separate Interim Factors, is to be held, at two o'clock afternoon, on Friday the 1st day of December 1848, within the Waterloo Hotel, Waterloo-place, Edinburgh; and the meeting to elect one Trustee on the estates of the said Company and Individual Partners or Trustees on Trustees.

and Individual Partners, or separate Trustees, or Trustees in succession and Commissioners, is to be held, at two o'clock afternoon, on Friday the 22d day of December 1848, within the same place.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 21st day of May 1849.

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

LOCKHART, HUNTER, and WHITEHEAD, W.S. Agents, 84, Great King-street, Edinburgh.

THE estates of Robert Anderson Farquhar, Share Broker, residing in Greenock, and carrying on business as a Share Broker, in Glasgow, were sequestrated on the 21st day of November 1848.

The first deliverance is dated the 21st of November 1848. The meting to elect an Interim Factor is to be held, at one o'clock afternoon, on Friday the 1st day of December 1848, within Carrick's Hotel, George-square, in Glasgow; and the meeting to elect the Trustee and Commissioners is to be held, at one o'clock afternoon, on Friday the 22d day of December 1848, within Carrick's Hotel, Georgesquare, in Glasgow.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 22d

day of May 1849.

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

ROBERT ELLIS, W.S. Agent, No. 4, Royal-terrace, Edinburgh.

THE estates of John Walker Stewart, Writer and Insurance Agent, in Glasgow, were sequestrated on the 21st day of November 1848.

The first deliverance is dated the 21st November 1848. The first deriverance is dated the 21st November 1848.

The meeting to elect an Interim Factor is to be held, on Thursday the 30th of November 1848, at twelve o'clock at noon, within the Black Bull Hotel, Argyle-street, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held, on Thursday the 21st of December 1848, at twelve o'clock at noon, within the Black Bull Hotel, Argyle-street, Glasgow.

A compection way he offered at this letter meetings, and

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 21st

day of May 1849.

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

R. FINLAYSON, S.S.C. Agent, 2, Queen-

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 Monday the 11th December 1848, at Eleven o'Clock precisely, before Mr. Commissioner Phillips.

Ezekiel Penn Hammon, of No. 10. Harper-street, New Kent-road, Surrey, Plasterer and Slater.
Robert Downes, of Baker's-row, Whitechapel-road, Middlesex, Bedstead and Cornice Maker.
Thomas Cox, formerly of Braunston, Northamptonshire, then of No. 28, Inverness-road, then and now of No. 5, Westbourne-place, Bishop's-road, both in Paddington, Middlesex, Carpenter and Builder.
Joseph Thorpe, formerly of No. 53, Marchmont-street, Brunswick-square, then of No. 53, Upper Mary-le-bone-street, afterwards of No. 10, Charles-street, Middlesex-hospital, having a Workshop during the same time at No. 3, Winsley-street, Oxford-street, and now of No. 4, Crawford-street, all in Middlesex, Cabinet Maker.

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 Assignee, being the Provisional Assignee of the Court, at the said Court, and to no other person.

### 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 Friday the 8th December 1848, at Eleven o'Clock precisely, before Mr. Commissioner

William Cockburn, late lodging at No. 2, Cross-court, Duke's-court, Drury-lane, Middlesex, Messenger in the Navy Department, Somerset-house.

David Boast, formerly of No. 100, Blackfriars-road, Surrey, Surgeon, carrying on business a: a Farmer at Winkfield, Berkshire, and latterly of No. 14, Bridge-street, Westminster bridge, Lambeth, Surrey.

On Friday the 8th December 1848, at Ten o'Clock precisely, before Mr. Commissioner Law.

William Upton, formerly of Langton, Speldhurst, Kent, Butcher, and late lodging at the Catherine Wheel Inn, High-street, Borough, Southwark, Surrey, out of business.

On Friday the 8th December 1848, at Eleven ! o'Clock precisely, before Mr. Commissioner Phillips.

William Garratt Thackway, formerly of No. 12, Union-place, New-road, Mary-le-bone, Tailor, then of No. 8, Walbrook-row, Hoxton, Journeyman Tailor, then of No. 8, Hoxton-place, Hoxton Old-town, then of No. 6, May's-buildings, Saint Martin's lane, Journeyman Tailor, and late lodging at No. 15, Hart-street, Covent-garden, Journeyman Tailor, all in Middlesex.

Charles Gregory, formerly of No. 4, Edmund-street, Battle-bridge, Chair Manufacturer and Commission Agent, then of No. 55, Exmouth-street, Clerkenwell, Furniture Broker, and late of No. 5, Henrietta-passage, Henrietta-street, Cavendish-square, all in Middlesex, Forniture Broker

Furniture Broker.

William Jones, formerly of Sherrard-street, Golden-square, William Jones, formerly of Sherrard-street, Golden-square, next of Carrington-place, Down-street, Piccadilly, and late of No. 5. Victoria-road, Pimlico, all in Middlesex, Plumber, part of the time a Prisoner in the Debtors' Prison for London and Middlesex.

Thomas Instone, previously of Peckham Rye, formerly of High-street, Peckham, and Sydenham-place, Norwood, and late of High-street, Peckham, all in Surrey, Saddler and Harness Maker.

Edward Oliver Toulmin, formerly of Neville-cottage, Saint Ann's-road, Brixton, Surrey, afterwards of South Island-

dward Oliver Toulmin, formerly of Neville-cottage, Saint Ann's-road, Brixton, Surrey, afterwards of South Island-place, Clapham-road, Surrey, Livery Stablekeeper, and of Crofton-lodge, Orpington, Kent, and late of No. 140, Tachbrook-street, Belgrave-road, Pimlico, Middlesex, Professor of Music.

On Monday the 11th December 1848, at Eleven o'Clock precisely, before the Chief Commissioner.

James Bentley, formerly of No. 25, King-street, Middlesex, ames Bentley, formerly of No. 25, King-street, Middlesex, Hatter, then of No. 3, Berwick-street, Soho, then of No. 14, Gresse-street, Rathbone-ptace, then of No. 62, Tothill-street, Westminster, then of No. 12, Houghton-street, Clare-market, then of No. 7, Leader-street, Chelsea, then of No. 3, Red Lion-street, Holborn, all in Middlesex, then of No. 234, Bermondsey-street, Surrey, having a Workshop at No. 4, Horseferry-road, Westminster, then of No. 17, Queen's-terrace, Pimlico, then of No. 5, Dispensary-buildings, Union-street, Southwark, then of No. 6, Greville-street, Hatton garden, then of No. 18, Silver-street, Kensington, then of No. 16. of No. 18, Silver-street, Kensington, then of No. 16, Church-street, Kensington, then of No. 74, Peel-street, Kensington, and late of No. 12, King-street, Kensington, all in Middlesex.

William Brown, formerly and late of Bushey-heath, Herts, Rake and Hurdle Maker, with Gaius Brown, under the name of John Brown only, and Gaius and

William Brown.

Gaius Brown, formerly and late of Bushey-beat, Herts, Rake and Hurdle Maker, with William Brown, under the name of John Brown only, and Gaius and William

William Savage the elder, formerly of Norfolk-house, Battersea, Surrey, then of No. 2, Paulton-square, Chelsea, then of Robert-street, Chelsea, having an Office at No. 14, Surrey-street, Strand, and Henrietta-street, Covent-garden, all in Middlesex, Solicitor, then of Tymaem, near Pyle, Glamorgan, Manager to a Colliery, then of No. 12, Mount-gardens, Westminster Bridge-road, Surrey, having Offices at No. 12, Furnival's-inn, Holborn, and then and late of No. 58, Rye-lane, Peckham, Surrey, having Offices at No. 14, Craven-street, Strand, and at No. 62, Charing-eross, Middlesex, Solicitor.

John Morton, formerly of No. 21, Great Charlotte-street, Blackfriars-road, Surrey, Writer on Glass and Dealer in Medical Fixtures, having a residence at Kingston-on-Thames, Surrey, and late and now of Charlotte-street aforesaid, and Crown and Still, Clare-street, Claremarket, Middlesex, Writer as aforesaid, and Licenced Victualler, and part of the time having a Workshop in Broadwall, Blackfriars, and Charlotte-terrace, New-cut, Lambeth, Surrey. then of Robert-street, Chelsea, having an Office at No. 14,

Isham William James Baggs (known and sued as Isham Baggs, committed as William James Baggs), formerly of No. 12, King-square, Goswell-road, then of No. 34, Spencer-street, Goswell-road, then of No. 21, Wharton-street, Pentonville, then of No. 25, Granville-square, Pentonville, all in Middlesex, then of Royal-crescent, Cheltenham, Gloucestershire, then of No. 25, Granville-square, Pentonville aforesaid, then of No. 7, Claremont-square, Pentonville then row, Penton-street, Claremont-square, Pentonville, then row, Penton-street, Claremont-square, Pentonville, then of No. 8, Great Percy-street, Claremont-square, Pentonville, and whilst there for a short period lodging at the Kent Hotel, Brownlow-street, Holborn, then of No. 1, Holford-street, Pentonville, then of No. 31, Great Percy-street, Bedford-square, all in Middlesex, then of the Stork Hotel, Birmingham, Warwickshire, then of the Junction Hotel, Bishopstoke, Hampsbire, then of No. 31, Great Percy-street, Bedford-square aforesaid, then and late of No. 23. Acton-street, Grav's-inn-road, both in Middlesex. No. 23, Acton-street, Gray's-inn-road, both in Middlesex, Philosophical Chymist, Civil Engineer, Projector and part Patentee of Scientific Inventions, and latterly also a Lecturer on Scientific Subjects, and a Surveyor, a Prisoner in the Queen's Prison.

On Monday the 11th December 1848, at Eleven o'Clock precisely, before Mr. Commissioner Harris.

ohn Jenkins, formerly of No. 12, Regent-street, Chelsea, then of No. 5, Hasker-street, No. 3, Hasker-street, and No. 18, Princes street, all in Chelsea, Middlesex,

No. 18, Frinces street, an in Cheisea, minuresex.

Daniel Cook, formerly of Houghton Regis, Bedford, and late of Mount street, Dunstable, Bedford, Sawyer and Builder, and occasionally lodging at the Prince Albert Coffee house, Milton-street, Cripplegate, London.

On Friday the 8th December 1848, at Eleven o'Clock precisely, before Mr. Commissioner Phillips.

#### Adjourned Case.

Thomas George Webb (sued as George Webb), of Windsor-court, Monkwell-street, City, Lace Rouch Manufacturer.

## 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 Forencon 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 hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing,
  - N.B. Entrance to the Office in Portugal-street.
- 2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination until the last day for entering opposition, inclusive; and copies of the petition, and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act, 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 respec-tively, as herein set forth, to be dealt with according to Law:.

Before the Judge of the County Court of Yorkshire, holden at York Castle, on Monday the 11th day of December 1848, at Nine o'Clock in the Forenoon.

Thomas Braim Johnson, late of No. 126, Kirkgate, Leeds, in the west riding of Yorkshire, out of business, previously of the same place, Hackney Coach Proprietor and Mail Contractor, in partnership with William Randall, and formerly of the same place, having a Shopin the Fish Market, Leeds afore aid, Provision Dealer, Coach Proprietor, in partnership with Matthew Outhwaite, Henry Littlewood, Thomas Greenwood, and Thomas Farrar, and Toll Contractor in partnership with William Thackray and others (committed as Thomas Brain Johnson). Johnson).

James Gartside, late of Marsden, near Huddersfield, in the west riding of Yorkshire, Labourer, and formerly of Booth Dean-road near Delph, in Saddleworth, in the west riding of Yorkshire, Innkeeper and Farmer.

John Clark, late of Melbourne, near Pocklington, in the east riding of Yorkshire, out of business, previously of the same place, Blacksmith, theretofore of Pocklington aforesaid, Journeyman Blacksmith, and formerly of Thornton, near Pocklington aforesaid, Blacksmith.

James Glover, late of Hunslet, near Leeds, in the west riding of Yorkshire, carrying on business at Holleck, near Leeds aforesaid, in partnership with William France, as Glass Bottle Manufacturers, under the style or firm of the Villa Field Glass Bottle Company, previously of the same place, under the firm of the Villa Field Glass Bottle Works.

John Drake, late in Lodgings, No. 27, Coppergate, in the city of York, carrying on no trade, business, or profession, previously of Drake's-yard, Ousegate, Selby, in the west riding of the county of York, Yeoman, and formerly of the Railway Tavern, Ousegate, Selby aforesaid, Licenced Victualler.

Abel Schofield, late of Bank-mill, in Saddleworth, in the west riding of Yorkshire, Bookkeeper, and formerly of Spring-house, near Delph, in Saddleworth aforesaid, Woollen Manufacturer.

Benjamin Walker, late of Market-street, in Bradford, in the west riding of Yorkshire, Printer, Bookseller, and Stationer, previously of Butterworth's buildings, near Sunbridge, in Bradford aforesaid, carrying on business as Printer only, theretofore of Westgate, in Bradford aforesaid, and formerly of George-street, in Bradford aforesaid, Printer, Bookseller, and Stationer.

Thomas Johnson, late of No. 62, Lord-street, in Sheffield, in the west riding of Yorkshire, out of business, previously of the same place, Commission Traveller to Joseph Raw, of No. 4, Saint Dunstan's-alley, Tower-street, London, Wholesale Grocer, trading under the firm of Joseph Raw and Sons.

and Sons.

Peter James Papillon, late of No. 6, Grosvenor-place, Woodhouse, Leeds, in the west riding of Yorkshire, Wine, Spirit, and Porter Agent, in Land's-lane, in Leeds aforesaid, then of the same place, carrying on business as Wine, Spirit, and Porter Dealer, under the name of George Brewerton, of Skinner-lane, in Leeds aforesaid (sued as James Papillou).

Robert Fisher, late in Lodgings in Beast-lane, in Sheffield, in the west riding of Yorkshire, out of business, and formerly of Angel-street, in Sheffield aforesaid, Chymist, Druggist, and Agricultural Seed and Tillage Merchant.

Joseph Fawcett, late of High-street, Knaresborough, in the west riding of Yorkshire, out of business, previously of the same place, Butcher.

John Haigh, late of Lepton, near Hudderfield, in the west riding of Yorkshire, Labourer, and formerly of the same place, Farmer and Coal Leader.

William Cledwin lette of Hunglet lane, near Leads, Volk

place, Farmer and Coal Leader.
William Gladwin, late of Hunslet-lane, near Leeds, Yorkshire out of business, previously of Scott-street, Woodhouse-lane, Leeds aforesaid, Cloth Dresser and Shopkeeper, and also occasionally Commission Agent for the Sale of Cloth, also carrying on business in copartnership with John Hollinworth and Thomas Winn, as Cloth Dressers, under the style or firm of Gladwin and Co. and

afterwards carrying on business in copartnership with the said Thomas Winn, as Cloth Dressers, under the style or firm of Gladwin and Co.

John Walls, late of No. 36, Stonegate, in the city of York, out of business, previously Shopman to John Walls the elder, of the same place, Grocer and Tea Dealer, theretofore Grocer and Tea Dealer, and formerly of Pontefrent Varleships out of business.

fract. Yorkshire, out of business.

Ellis Ratchffe, late of Hainworth, near Keighley, Yorkshire, out of business, previously of Uttley, near Keighley, Yorkshire, out of business, and formerly of Marlow-hall, near Bingley, Yorkshire, Farmer.

William Wagstaff, late of Heslington, near York, in the near things of Yorkshire, Reacher and Farmer, previously

east riding of Yorkshire, Bleacher and Farmer, previously of the same place, Manager to Messrs. Poppleton and Co. Bleachers, theretofore of Queen-street, Sheepscar, near Leeds, in the west riding of the same co nty, out of business, formerly of Aheton, in the parish of Spofforth, near Wetherby, in the said west riding, Bleacher and Farmer.

near Wetherby, in the said west riding, Bleacher and Farmer.
James Mills, late of No. 30, Coppergate, in the city of York, out of business, in Lodgings, previously of Shaw-hall, near Upper-mill, in Saddleworth, in the west riding of Yorkshire, Engine Tenter and Small Farmer, theretofore of the same place, carrying on business at Shelter-mill, in Saddleworth aforesaid, Small Farmer and Cotton Twist Manufacturer by Commission, theretofore of the same place, Cotton Twist Manufacturer on my own account, and Small Farmer, theretofore of the same place, Small Farmer, and formerly of the same place, Cloth Finisher, Farmer, and formerly of the same place, Cloth Finisher, and Small Farmer.

Edward Parker, late of No. 32, Saint Andrew-gate, in the city of York, out of business, in Lodgings, previously of the Black Dog, Saint Saviour-gate, and theretofore of the Black Dog, Jubbergate, Innkeeper, theretofore of No. 7, Saint George's-terrace, Bookkeeper and Traveller, and theretofore of No. 4, Saint George's-terrace, all in the said city of York, out of business, theretofore of the same place, Bookkeeper in Lodgings, theretofore of Ripon, in the west riding of Yorkshire, out of business, in Lodgings, and formerly of the same place, Spirit Merchant.

Samuel Nicholson, late of No. 17, Rose and Crown-yard, Briggate, Leeds, in the west riding of Yorkshire, out of business, previously of the same place, Mail Cart Contractor, and formerly of the same place, Cab Proprietor, Edward Parker, late of No. 32, Saint Andrew-gate, in the

tractor, and formerly of the same place, Cab Proprietor;

tractor, and formerly of the same place, Cab Proprietor, and Mail Cart Contractor.

John Longbottom, late of Hillam, near Ferrybridge, Yorkshire, Wheelwright, and Joiner, previously of the same place, Wheelwright, Joiner and Builder, and Farmer, theretofore of the same place, Wheelwright, Joiner and Builder, Farmer, and Dealer in Groceries and Drapery Goods, and formerly of the same place, Wheelwright, Loiner and Builder, and Farmer. Joiner and Builder, and Farmer.

George Hanson the younger, formerly of Pottery-field, Hunslet, Leeds, Yorkshire, carrying on business in South Brook-street, Hunslet-lane, Leeds aforesaid, as a Wire Worker, Flour Machine Maker, and Brush Maker, afterwards of South Brook-street, Hunstet-lane, Leeds aforesaid, Wire Worker, Flour Machine Maker, and Brush Maker, then of the same place, Manager and Traveller for the Wire Works of George Hanson the elder, carrying on business at the same place, and late of the

carrying on business at the same place, and late of the same place, out of business and unemployed. James Charles Kempster (sued as J. C. Kempster), formerly of Reading, Berkshire, Attorney's Clerk, afterwards of the same place, unemployed, afterwards of Fossgate, then of Petergate, both in the city of York, in Lodgings, then of Tonbridge-town, in the county of Kent, then of Foxbush-house, Tonbridge aforesaid, then of Nos 42 and 68, Petergate, York aforesaid, in Lodgings, then of Dunnington-lodge, near York, in the east riding of Yorkshire, Attorney's Clerk at all such residences, and late of the same place, only partly employed.

Before the Judge of the County Court of Lancashire, holden at Lancaster, on Friday the 8th day of December 1848, at Ten o'Clock in the Forenoon precisely.

John Jump Roberts, late of No. 10, Saint George's hill, Everton, Liverpool, Lancashire, Book Keeper (sued as Everton, Liverpo John J. Roberts).

John J. Roberts).

Peter Rogers, late of No. 52, Brick-street, Liverpool, Lancashire, Stevedore, part of the time carrying on that business jointly with James Telford.

John Heywood, formerly of Albert-street, Preston, Lancashire, Hand Loom Weaver, and late of Newton-street, Preston aforesaid, out of employment (sued as John Haywood)

Haywood).

Haywood).

William Kermode, formerly of Wilton-street, and carrying on business in Paradise-street, both in Liverpool, Lancashire, Plumber and Glazier, afterwards of Stanley-crescent, Kirkdale, near Liverpool aforesaid, Builder, afterwards of Marsh-lane, Linaere, near Liverpool aforesaid, out of business, then carrying on business at Spekeland's-buildings, Canning-place, Liverpool aforesaid, in copartnership with William James Kermode and John Kermode, as Timber Merchants, under the firm of William Kermode and Sons, and late a Lodger in Plumpton-street, Everton, Liverpool aforesaid, out of business. John Clay, formerly of Crown-street, Halifax, in the county of York, and occupying an Office and Warehouse in John-street, Halifax aforesaid, Wholesale and Retail Grocer, Tea, Coffee, and Chicory Dealer, afterwards a Lodger in Lister-lane, Halifax aforesaid, and occupying

Lodger in Lister-lane, Holifax aforesaid, and occupying the said Office and Warehouse, Wholesale Tea, Coffice, Chicory, and General Dealer, then a Lodger in Queen's-square, Liverpool, in the county of Lancaster, occasionally a Lodger at the British Queen Inn and Yorkshire House, Withy-grove, Manchester, in the said county, and late a Lodger in School-lane, Liverpool aforesaid, Commission Agent.

Commission Agent.

Samuel Almond, formerly of the Letters Public-house,
No. 52, Gilbert-street, Liverpool, Lancashire, Licenced
Victualler, afterwards in Lodgings at No. 14, Great
Richmond-street, Liverpool aforesaid, Labourer, then of
the Letters Public-house aforesaid, Licenced Victualler,
and late a Lodger at the Phonix Inn, Mount Pleasant,
Liverpool aforesaid Outler.

and late a Lodger at the Phoenix Iun, Mount Pleasant, Liverpool aforesaid, Ostler.
Rübert Hall, late of No. 5, Irwell-street, Manchester. Lan cashire. Provision Dealer and Milk Seller.
William Broadbent, formerly of No. 135, Medlock-street, Hulme, then of No. 266, Deansgate, and late a Lodger at No. 4, Spencer-street, Hulme aforesaid, all in Manchester, Lancashire, Auctioneer and Commission Agent.
Robert Lamb, formerly of Devonshire-street, and occupying a Yard in Cambridge-street, both in Chorlton-upon-Medlock, Manchester, in the county of Lancaster, afterwards of No. 9, Stanley-street, and occupying a Yard in Wood-street, both in Salford, in the said county, Bricklayer and Railway Contractor, and late a Lodger at No. 17, Saint Stephen-street, Salford aforesaid, out of business. business.

Joseph Worthington, formerly of Shepherd-street, Preston, Lancashire, Boot and Shoe Maker, and late of the Dog and Pheasant, Grimsbaw-street, Preston aforesaid, and Pheasant, Gi Licenced Victualler.

Licenced Victualler.
Thomas Parkinson, late of Judson's-row, Rough Lee, near Colne, Lancashire, Grocer, Provision Dealer, and Tailor. William Brown, formerly of the British Standard, Waterstreet, Manchester, in the county of Lancaster, Beer Seller, afterwards of the Dumfries and Galloway Arms, Green-street, Manchester aforesaid, Licenced Victualler and Fruit Dealer, and late in Lodgings at No. 29, Jackson-street, Hulme, Manchester aforesaid, out of business. William Kirkley, formerly residing at No. 48, New Bailey-

son-street, Hulme, Manchester aforesaid, out of business. William Kirkley, formerly residing at No. 48, New Bailey-street, Salford, in the county of Lancaster, a part of the time occupying a Workshop in Bloom-street, Salford aforesaid, and the latter part of the time occupying a Workshop in Chapel-street, Salford aforesaid, afterwards of Broughton-street, Salford aforesaid, then of Fleet-street, Oldfield-road, Salford aforesaid, at the same time occupying a Workshop in Chapel-street, Salford aforesaid, Painter. John Dyson, formerly of No. 81, Ormond-street, Chorlton-upon-Medlock, Manchester, Lancashire, Provision and Ale Dealer, then of Faulkner-street, and occupying a Brewery in Cable-street, both in Manchester aforesaid, carrying on business in copartnership with William Wilson, as Ale and Porter Brewers, under the firm of Dyson and Wilson, then of No. 167, Oldham-road, and occupying the said Brewery in Cable-street, and a Brewery in Saint George's-road, Manchester aforesaid, carrying on business in copartnership with Abraham Brewery in Saint George's-road, Manchester aforesaid, carrying on business in copartnership with Abraham Hazledine, as Ale and Porter Brewers, under the firm of Hazledine and Dyson, afterwards Ale and Porter Brewer on his separate account, and late of Kaye-street, Openshaw, near Manchester aforesaid, out of business. teorge Wilkin, formerly Steward of the steam ship Victory, trading hetween Bristol and Waterford, a part of the time residing at No. 37, Longton-street, Bristol, then of the Queen Bess, Nicholas-street, Bristol, Licensed Victualization and Longer in Burlington, street, Licensed

Victualler, then a Lodger in Burlington-street, Liverpool, Lancashire, out of business or employment, and late a Lodger at No. 81, Bedford-street, Toxteth-park, Liverpool aforesaid, a Steward on board the steam ship Niagara, plying between the port of Liverpool and America.

ames Hilton, formerly of Longsight, Manchester, Lancashire, and occupying an Office, No. 1, Victoria-street, Manchester, Carlos Steve Bearing Shere

Manchester aforesaid, Stock and Share Broker and Dealer, and late of Longsight aforesaid, out of business. corge Adam Coles Smith, formerly residing in Breck-

eorge Adam Coles Smith, formerly residing in Breck-road, Everton, and carrying on business in South Castle-street, both in Liverpool, Lancashire, in copartnership with George Cram and Henry Cram, as Ship Brokers and Commission Agents, under the firm of Cram, Smith, and Company, afterwards residing in Pleasant-street, Kirkdale, Liverpool aforesaid, a part of the time carrying on business with James Brough Pow, as Ship Brokers and Commission Agents, under the firm of Smith, Pow, and Company, afterwards occupying an Office in Strandstreet, Liverpool aforesaid, Ship Broker and Commission Agent on his separate account, under the firm of George Smith and Company, and late a Lodger in Rodney-street, Toxteth-park, Liverpool aforesaid, Ship Broker. Toxteth-park, Liverpool aforesaid, Ship Broker.

Hiram Fray, formerly of Dale-street, Hulme, Manchester, in the county of Lancaster, Overlooker in a Gas Works, afterwards of Gore-street, Salford, in the said county, Beer Seller, then of Chester-street, Hulme aforesaid, Green Grocer, and late of Watson-street, Hulme aforesaid, out of buliness.

Before the Judge of the County Court of Lancashire, holden at Lancaster, on Saturday the 9th day of December 1848, at Ten o'Clock in the Forenoon precisely.

George Greaves, formerly of Milkstone-terrace, Rochdale, in the county of Lancaster, General Agent, then of Marsh Farm, otherwise Marsh Barn Farm, Castleton, Rochdale, in the said county, Farmer, and late in Lodgings at No. 19, Oxford-street, Manchester, in the said county, out of business. John Ellis, formerly and late of Ovenden, near Halifax, in the county of York, Labourer, Stone Dealer, and Quarry-

Charles Grimshaw, formerly of Canal-street, Manchester, Green Grocer, and late of Grey-street, Manchester, both in the county of Lancaster, in no business.

Thomas Proffit, formerly of Belle-view-terrace, Scotforth,

near Lancaster, in the county of Lancaster, and late of Mary-street, Lancaster aforesaid, at the same time carrying on business at the Britannia Steam Saw Mill, Aldeliffestreet, Lancaster aforesaid, in copartnership with John Profit and Richard Ford, as Sawyers, under the firm of Proffit, Ford, and Proffit.

Richard Ford, late residing at the Pointer Houses, Scot-forth, near Lancaster, in the county of Lancaster, Mechanic, afterwards carrying on business in copartner-ship with Thomas Proffit and John Proffit, at the Bri-tannia Steam Saw Mill, Aldeliffe-street, Lancaster afore-said, as Sawyers, under the firm of Proffit, Ford, and

Stephen Woodward, formerly of Hayfield, Derbyshire, Labourer, then of Bow-street, Oldham, in the county of Lancaster, Labourer, afterwards of Barrowshaw, near Oldham aforesaid, Labourer and Beerseller, then of the Waggon and Horses, Shower-moor, near Oldham aforesaid, Licensed Victualler, and late of Waterhead-mill, near Oldham aforesaid, Licensed Victualler.

Matthew Duffin, formerly of Shaw, near Oldham, Cotton Spinner, then of Regent-street, Oldham, Cotton Willower, afterwards of Croft-bank, Oldham, all in the county of

Lancaster, Cotton Waste Dealer.

James Lawson, formerly of No. 36. Standish-street, Liverpool, Lancashire, Dealer in Marine Stores, afterwards of the Shamrock Tavern, Standish street aforesaid, Licensed Victualler, and late of Laces street, Liverpool aforesaid, Marine Store Dealer.

Holker, formerly of Smith-fold, Kearsley, near Bolton-le-Moors, in the county of Lancaster, Farmer and Provision Shopkeeper, afterwards Husbandman, and late a Lodger at No. 231, Great Ancoats-street, Manchester,

in the said county, out of business or employment.

Francis Phillips, late a Lodger in Bridgewater-street, Liverpool, Lancashire, Master of the brig Thetis, of Liverpool, lying in the King's Dock, Liverpool aforesaid, bound to the Bay of Honduras.

John Cooke, formerly of No. 15, Broughton-lane, Salford, in the county of Lancaster, and late of No. 3, Saint Andrew's-terrace, Stretford-road, Hulme, Manchester, in

the said county, House Agent, Auctioneer, and Valuer.
Thomas Ford, formerly of Oriel-street, Vauxhall-road,
Liverpool, Lancashire, Provision Dealer and Cooper, and late a Lodger in Oriel-street, Vauxhall-road aforesaid, Cooper and Fish Dealer.

William Sinclair, late in Lodgings at No. 26, College-lane, Liverpool, Lancashire, never in any business

John Porter, formerly of No. 47, Great Jackson-street, Hulme, Manchester, Lancashire, Dealer in Bottles, then Lath Cleaver and Agent, and late a Lodger at Geary's Farm, top of Upper Jackson-street, Hulme, Manchester aforesaid, out of business.

Gliam Rimmer the younger, formerly and late of Gerard's-bridge, near Saint Helen's, in the county of Lan-caster, Engine Tenter and Labourer (sued as William William Rimmer the Rimmer).

William Knight Jackson, formerly of No. 140, Church-street, Preston, in the county of Lancaster, Clerk to a Stock and Share Broker and Auctioneer, then Stock and Share Broker, Agent to the Union Plate Glass Company, and General Agent, afterwards in Lodgings at Lillywhite-cottage, Little-moor, Stockport, in the county of Ches-ter, and late in Lodgings in New York-street, Chorkonupon-Medlock, Manchester, in the said county of Lancaster, out of business.

George Smith Farnell, formerly of No. 104, Deansgate, Manchester, Lancashire, Hosier and Glover, and late in Lodgings at Longsight, near Manchester aforesaid, out of business.

John Walmsley, formerly of Blackburn-road, Accrington, in the county of Lancaster, out of business or employ-ment, afterwards Teacher of and Agent for the Sale of Music, then in Lodgings at Ewood-bridge, near Haslingden, in the said county, then a Lodger in Rosamond-street, afterwards residing at No. 17, Mount Pleasant, then in Lodgings at Irwell-terrace, all in Salford, in the said county, then in Lodgings at Rawtenstall, near Has-lingden aforesaid, Railway Clerk, and late of Timber-street, Accrington aforesaid, out of employment, and latterly Rockhapper

John Phythian, formerly of Liverpool-road, Eccleston, near Saint Helen's, in the county of Lancaster, Joiner, Builder, and Quarryman, afterwards of Sutton, near Saint Helen's aforesaid, Joiner and Builder, Quarryman and Stone Cutter, and late of Waterloo street, Saint Helen's aforesaid, carrying on business in copartnership with Phæbe Phythian, as Stone Cutters, under the firm of John

Pythian and Company.

John Crossley, formerly of Shaw, in Crompton, near Oldham, in the county of Lancaster, afterwards of Lordstreet, Oldham aforesaid, and late of Hope-street, Oldham aforesaid, and whilst residing at the latter place occupying a Warehouse in Mill-street, Oldham aforeoccupying a Warehouse is said, Cotton Waste Dealer.

Thomas Singleton Ellershaw, formerly residing at No. 301, and occupying a Workshop, both in North-road, Preston, Lancashire, Joiner and Builder, and late a Lodger in Molyneux-square, Preston aforesaid, out of business

business.

Before the Judge of the County Court of Norfolk, holden at Norwich, on Friday the 8th day of December 1848.

James Balls, formerly of No. 8, Saint Alban's-place, Hay-market, in the city of Westminster, Lodging House-keeper, and Servant to the Junior United Service Club, Charles street, Haymarket aforesaid, then of No. 8, Saint Alban's-place aforesaid, Lodging Housekeeper, and Butler to the Parthenon Club, Saint James-square, Saint James, in Westminster aforesaid, then of No. 2, Saint James, in Westminster aforesaid, then or No. 2, Satural James-square aforesaid, Lodging Housekeeper, and Butler to the said Parthenon Club, then of No. 2, Saint James-square aforesaid, Lodging Housekeeper, and Steward to the Erecthæum Club, York-street, Saint James-square aforesaid, then of Great Yarmouth, and Savant to the Steward to the Erectheum Club, York-street, Saint James-square aforesaid, then of Great Yarmouth, Norfolk, Keeper of the Victoria Hotel, as Servant to the Proprietors, and of No. 2, Saint James-square aforesaid, Lodging Housekeeper, then of Great Yarmouth aforesaid, Keeper of the said Hotel on his own account, and Coach Proprietor, and of No. 2, Saint James-square aforesaid, and of No. 65, Regent-quadrant, Regent-street, Westminster, Lodging Housekeeper at both the last-mentioned places, and lately of Great Yarmouth aforesaid Keeper places, and lately of Great Yarmouth aforesaid, Keeper of the said Victoria Hotel.

Before the Judge of the County Court of Monmouthshire, holden at Monmouth, on the 29th day of December 1848, at Eleven o'Clock in the Forenoon precisely.

Morgan Watkins, late of the White Hart Inn, George-street, Pontypool, in the county of Monmouth, Licensed Victualler, previously of George-street, Pontypool afore-said, Beer Retailer, out of business, and formerly of the Star Beer-house, Garndiffith, in the said county, Beer Retailer.

Herbert Morgan the younger (sued as Herbert Morgan), late of Ebbw-vale Iron Works, in the county of Monmouth, Railman, previously of Rhymney Iron Works, in the county of Glamorgan, Grocer and General Shopkeeper, theu of Rhymney Iron Works aforesaid, Labourer, and formerly of the Upper Duffryn, in the county of Brecon Farmer. Brecon, Farmer.

Daniel Jones, late of Pillgwenlly, near Newport, in the county of Monmouth, Haullier on the Tram Roads, pre-viously of Pillgwenlly aforesaid, in the employ of Richard Evans, Haullier, previously of the same place, Haullier on the Tram Roads, and formerly of Pillgwenlly aforesaid, Haullier on the Tram Roads and Licensed Beer Retailer.

Before the Judge of the County Court of Worcestershire, holden at the Guildhall, in Worcester, on Wednesday the 13th day of December 1848.

Joseph Rogers, late of the parish of Beoley, in the county of Worcester, Bailiff's Follower, previously of Bearley, near Wolverhampton, in the county of Stafford, out of business (sued with Thomas Hall, Thomas Smith, and Phobe Stant).

Before the Judge of the County Court of Northamptonshire, holden at Northampton, on Tuesday the 12th day of December 1848.

Edward Taft (sued as Edmund Taft), late of Bridge-street, Northampton, Northamptonshire, Statuary Mason.

Before the Judge of the County Court of Carmarthenshire, holden at Carmarthen, on the 12th day of December 1848, at Two o'Clock in the Afternoon precisely.

Henry Harries, late of White Mill Farm, in the parish of Abergwilly, in the county of Carmarthen, Farmer, afterwards of Blaenegie; in the parish of Newchurch, in the same county, Farmer, and since of Wannllane, in the same parish, Farmer.

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 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 sec. 106 of the Act.

Insolvent Debtors' Court.—Dividend.—No. 23,987 T.

THE creditors of Joseph Jacobs, late of Hertford-street,
May-fair, may receive a Dividend of four shillings in the
pound, by applying to Mr. Rabbeth, No. 6, Clement's-inn,
Strand.—All securities to be produced.

A Gazette, containing Notices of intended Applications to Parliament for Bills (which Notices must be inserted in the Gazette before the end of the present Month), will be published To-morrow, Saturday the 25th November instant.

# All Letters must be Post-paid.

Printed and Published at the Office, in Cannon-row, Parliament-street, by Francis Watts, of No. 1. Warwick-square, Belgrave-road.

Friday, November 24, 1848.

Price Two Shillings and Eight Pence.