

The London Gazette.

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Whitehall, July 5.

AN humble Address to His Majesty from the Bishop Dean and Chapter and the rest of the Clergy of the Diocese of Dromore, at their annual Visitation, held in the Cathedral Church of Dromore the 30th of May 1723, has been transmitted by the Lords Justices of Ireland to his Grace the Duke of Grafton Lord Lieutenant of that Kingdom, in order to be presented to His Majesty.

Hanover, July 5, N. S. The King of Prussia left this Place the 3d Instant early in the Morning, and at his Departure was saluted with a triple Discharge of the Cannon round our Ramparts. His Majesty appeared extremely well satisfied with his Reception here. His Britannick Majesty intends to set out from hence for Pyrmont this Day about Noon, to drink the Waters at that Place.

Pyrmont, July 8, N. S. His Majesty arrived here the 5th Instant about Six in the Evening, in perfect Health, God be thanked. The next Day the Prince of Waldeck, who is Sovereign of this Place, with the young Prince his eldest Son, came about Noon to wait upon His Majesty. Yesterday His Majesty began to drink the Waters. The Lord Viscount Townshend came hither the 5th, and the Lord Carteret the 6th of this Month.

Brussels, July 10, N. S. On the 6th Instant, the Marquês de Prie went to the Assembly of the States of Brabant, which is held in the Town-House here. His Excellency was preceded by 16 Footmen, and two of his Coaches, in which were his Secretaries and the Principal Officers of his Household; he himself was in a Coach drawn by six Horses, the Count of Maldeghem sitting over against him; his Guard of Halbardiers in the Burgundian Livery marching on each Side the Coach and behind it. He was received at alighting from his Coach by Seven Deputies from the Body of the States, and being conducted to their Assembly, and placed under the Sovereign's Canopy of State, he made the following Proposition to them by Order and in the Name of the Emperour, viz. That in Default of Heirs Male, the Succession to the Duchy of Brabant should be settled upon the Archdutchesses his Imperial Majesty's Daughters and Nieces according to their Order of Birth, as are the other Hereditary Austrian Dominions: And then his Excellency delivered to them a Letter on the same Subject from his Imperial Majesty. The States desired some Days time to deliberate on an Affair of such Importance. The Marquês de Prie goes next Month to make the like Proposition to the States of the Province of Flanders; but in the other Provinces, the Governours of them are commissioned to the same Purpose. The two first Members of the States of this Province gave their Consent to the said Proposition the 8th Instant, but the Towns have not yet done it, more Time being required to have it pass their Common Council and the Colleges of their Corporations.

Admiralty-Office, July 3, 1723.

The Lords Commissioners of the Admiralty finding by the Accounts which have been transmitted to their Office, that the Masters of several Ships and Vessels who have received Passes of the Old Form, to secure them from the Cruizing Ships of Algiers, have not returned them, in order to their being Cancelled, according to the Bonds entered into for their so doing: And their Lordships having likewise received Information, that some of those Passes have been disposed of to Foreigners, whereby His Majesty's Trading Subjects may be deprived of the Benefit of such Passes which they have hitherto enjoyed by Treaties with the Government of Algier: And His Majesty having been pleased, by his Order in Council, dated the 14th Day of June 1722, to direct that Passes of a New Form should be issued, and to settle new Regulations concerning them, the better to prevent any Abuses for the future; Their Lordships do hereby give Notice, That when Application shall be made at their Office, or at any of the Ports of Great Britain or Ire-

land, or at any of His Majesty's Foreign Governments, or Plantations, for Passes, it is expected that one of the Owners of such Ships or Vessels, for which Passes shall be so desired, doth enter into Bond with the Master; or in case an Owner cannot possibly be within Reach to do the same, that then some one substantial Housekeeper doth so give Bond with the Master, for the regular and timely Return of the Pass; And that if the Owners, or Masters of such Ships or Vessels, who already have, or shall receive Passes of the New Form, do not take Care for the Return thereof, according to the Tenor of the said Bonds, the same shall be strictly put in Execution, that so the Penalty may be recovered to His Majesty.

By Command of their Lordships,
J. Burchett.

General Post-Office London, June 28, 1723.

These are to give Notice, That the Post will go every Night (Sundays excepted) from London to Tunbridge, and from Tunbridge-Wells to London, from Monday the 1st of July next inclusive, during the Summer Season, as usual.

The Court of Directors of the South-Sea Company think it proper to publish the following Clause in an Act passed the last Sessions of Parliament for the Information of all Persons who have any Title or Demand on the said Company for Moneys paid on the 3d and 4th Money Subscriptions taken in by the said Company, and for which Stock has not already been allowed, viz.

And whereas the said South-Sea Company did, in the Year of our Lord One thousand seven hundred and twenty, take in two Subscriptions for Sale of South-Sea Stock at One thousand Pounds per Centum, which are commonly called their Third and Fourth Subscriptions, but never gave out a y Receipts for the Moneys paid in for the same, whereby to evidence the Title to the said Subscriptions; and whereas by reason of the Errors and Mismanagements of the late Directors of the said Company, their Officers, Agents, or Servants, the Accounts of the said Subscriptions are so confused, that it is uncertain how much the same amount unto: And whereas in order to ascertain the same, the said Company, or their Court of Directors, have, from Time to Time, by publick Notice, appointed certain Days, by which the Proprietors of the said Subscriptions should come and demand Stock for the same; but several of the said Proprietors, upon Account of Contracts between them and others for the Purchase or Sale of the said Subscriptions, or some of them, or on other Accounts, have omitted to make such Demands of Stock for their Shares or Interests in such Subscriptions, whereby the Accounts between the said Company and the Original Subscribers to or for the said Subscriptions are still kept open and undetermined, to the Prejudice of the said Company and of the Publick Credit: To the end therefore that the Accounts of the said Company may be set upon a clear Foot, and that it may be ascertained what Stock of the said Company does really and justly belong to the said Subscriptions, without Prejudice to either Buyers or Sellers, or any other Parties concerned or interested in Contracts for Purchase or Sale of the said Subscriptions, or either of them; Be it Enacted by the Authority aforesaid, That all and every Person and Persons, Body or Bodies Politick or Corporate, having or claiming any Right, Title, or Interest, in or to any Part or Parts of the said Subscriptions, or either of them, as an Original Subscriber or Subscribers, in his, her, or their own Name, or in the Name or Names of any other Person or Persons in Trust for him, her, or them, or his, her, or their Executors or Administrators, who on or before the Twenty fourth Day of June, which shall be in the Year of our Lord One thousand seven hundred and twenty three, shall not have been allowed by the said Company Stock of the said Company, for their respective Shares or Interests in the said Subscriptions, or either of them, according to the Terms used and allowed by the said Company, or some other Person

or Persons of his, her, or their Behalf respectively, shall, on or before the Twenty fourth Day of December, which shall be in the Year of our Lord One thousand seven hundred and twenty three, by Memorial or Memorials in Writing under his, her, or their Hand and Seal, Hands and Seals, or under the Seal or Seals of such respective Body or Bodies Politick or Corporate, to be entred and registred in the Books to be kept by the said Company for that Purpose, set forth and claim his, her, or their respective Right and Title to such his, her, or their respective Share or Shares in the said Subscriptions, or either of them, and how the same did arise; and in Default of such Claim entred and registred as aforesaid, such Subscription shall be Null and Void to all Intents and Purposes, and the Money paid in thereupon, shall remain to the Use of the said Company.

Trustees-Office, South-Sea-House, July 5, 1723.

Notice is hereby given, That by an Act of Parliament passed in the last Sessions for further enlarging the Times for entering, hearing, and determining Claims, &c. every Person who shall before the 24th Day of December 1723, voluntarily come before any of the Barons of the Exchequer, and make a Discovery in Writing upon Oath of any Part of the Estate Real or Personal of the late Sub-Governour, Deputy-Governour, Directors, Cashier, Deputy-Cashier, and Accountant of the South-Sea Company, which hath been concealed, is to be allowed 30 l. per Cent. according to the Value of such Estate or Effects so discovered, being in any Part beyond the Seas; and after the Rate of 20 l. per Cent. according to the Value of such Estate or Effects so discovered, remaining within this Kingdom; and such Discoverer is also discharged from all Penalties which by any former Act are inflicted for Concealment. And by the said Act, every Person who after the 23d Day of June 1721, hath accepted, or shall accept of any Trust, or hath concealed, or protected, or shall conceal or protect any Estate Real or Personal of any of them the said late Sub-Governour, Deputy-Governour, Directors, &c. and shall not before the 24th of December 1723, discover and disclose such Trust and Estate in Writing to one of the said Barons, or to the Trustees for Sale of the said Estates, shall forfeit treble the Value of the Estate so concealed, to be recovered with Costs, and shall suffer Imprisonment for a Year. N. B. In the Gazette of Saturday last, instead of, after the 23d Day of June 1723, read after the 23d Day of June 1721.

Trustees-Office, South-Sea-House, June 28, 1723.

The Trustees for raising Money on the Estates of the late Directors of the South-Sea Company and others do hereby give Notice, That on Tuesday the 23d Day of July next, at Ten in the Morning, will be sold by Cart or Auction, to the best Bidder in the Hall of the South-Sea-House, The several Estates of Francis Hawes, Esq; (one of the said late Directors,) situate in the County of Wilts, consisting of the late Dissolved Priory of St. Margaret's, in or near Marlborough, and in the Parish of Prestbur, and of the Lands, Tenements and Hereditaments thereto belonging, and of several Messuages Lands and Tenements in Marlborough and Prestbur aforesaid: Of the Mannor and Lordship of Axford, in the Parish of Ramesbury, and of the Customary Messuages, Lands and Tenements belonging to the said Mannor: Of the several Woods, Woody Grounds and Coppices, with the Soil of the same, commonly called Axford's Woods: Of a Messuage and Farm lying in West Grafton, in the Parish of Great Bedwin, and in Burbage, and of several Lands, Meadows, Woods and Hereditaments thereto belonging: Of several Parcels of Land lying in Elcott, in the Parish of Prestbur aforesaid, and in Mildenhall. Several Freehold Messuages or Tenements situate in Ironmonger-Lane, London, late Parcel of the Estate of Sir John Blunt, Bar. (one other of the said late Directors.) A House at the Devisers, in the Occupation of John Allen, Part of the Estate late of Francis Eyles, Esq; (one other of the said late Directors,) and also a Copyhold Estate held of the Mannor of Bishops Canning in the County of Wilts, for the Life of the said Francis Eyles, and Part of the Estate late of the said Francis Eyles. The Leasehold Estate of Sir John Fellowes, Bar. (late Sub Governour of the said Company,) in his Dwelling House and Outhouses in the Old Jewry, London. The Freehold, Copyhold and Leasehold Estates late of Stephen Child, Esq; (one other of the said late Directors,) situate at Richmond, in the County of Surrey. And also the Dwelling House, Garden, and Outhouses of Mr. Robert Surman, (late Depu-

ty Cashire to the said Company,) situate at Wanstead, in the County of Essex, being Part Freehold, and Part Copyhold. The Particulars of the said Estates are ready to be delivered out at the Trustees said Office.

York-Buildings House, Winchester-Street, July 3, 1723.

The Governour and Company of Undertakers for Raising the Thames Water in York-Building give Notice, That at a General Court held this Day, the said Governour and Company came to the following Resolutions, viz.

Resolved, That a Call of 5 per Cent. be made upon the Stock of this Company, to be paid one half thereof on or before the 15th Day of this Instant July, and the other half thereof on or before the 15th Day of August next.

Resolved, That for the better encouraging of the Proprietors to pay in the said Call, that all such Persons who shall pay in the same on or before the forementioned Days respectively, shall have and be entituled unto an Annuity after the Rate of 5 per Cent. per Annum, for the Money they shall so pay in, to be paid Half-yearly, like as the other Annuities granted by the Company, for and during the natural Lives of two such Persons, and the Survivor of them, as they shall respectively Nominate, within 10 Days after the said several Days of Payment: Provided and upon Condition, that they pay all Arrears of Calls upon their Stock, and not otherwise.

Resolved, That all Persons who shall neglect to pay in the said Call on or before the Days before-mentioned respectively, shall not be entituled unto, or receive any Annuity by Reason of the said Call, nor shall they be permitted to transfer any Part of their Stock until they have paid the before-mention'd Call, and all other Calls heretofore made, nor shall they be entituled to, or receive any Dividend, Benefit, or Advantage whatsoever from any Stock they have in the Books of this Company.

Advertisements.

HIS Majesty's Plate of 100 Guineas will be run for at Hamilton in Yorkshire, on Saturday the 10th of August next, by five Year old Mares, carrying 10 Stone, one Heat round the Heats Course; to be shewn and entred at Adam King's, on Friday the 9th of August, at Cold Kirby, between the Hours of Twelve and Four in the Afternoon, when a Certificate under the Hand of the Breeder must be produced with each Mare, that he was no more than five Years old the last Grals. Also His Majesty's Plate of 100 Guineas will be run for at Clifton in the County of York, on Monday the 12th of August next, by six Year old Horses, Mares, or Geldings, carrying 12 Stone, three Heats round the Heats Course; to be shewn and entred at Mr. John Ellis's, at Clifton, on Wednesday the 7th of August next, between the Hours of Ten in the Morning and Two in the Afternoon, when a Certificate under the Hand of the Breeder must be produced that the said Horses, Mares, or Geldings, were no more than six Years old the last Grals, and the Owners and Riders must comply with His Majesty's Rules and Orders which shall be produced at the Entries and Runnings: In any Dispute that shall arise in Relation to the Putting or Running, the same to be determined by the Right Honourable the Earl of Carlisle, or whom he shall appoint.

THE Commissioners in a Commission of Bankrupt awarded against John Rappitt, late of Welbrough, in the County of Northampton, Chapman, intend to meet on the 24th Instant, at three in the Afternoon, at Guildhall, London, in order to make a second Dividend of the said Bankrupt's Estate; when and where the Creditors who have not already proved their Debts, and paid their Contribution Money, are then to come prepared to do the same, or they will be excluded the Benefit of the said Dividend.

WHEREAS the acting Commissioners in a Commission of Bankrupt awarded against Thomas Colvill, of Little Tower Street, London, Victualler, have certified to the Right Honourable Thomas Earl of Macclesfield, Lord High Chancellor of Great Britain, that the said Thomas Colvill hath in all things conformed himself according to the Directions of the several Acts of Parliament made concerning Bankrupts; This is to give Notice, that his Certificate will be allowed and confirmed as the said Acts direct, unless Cause be shewn to the contrary on or before the 26th Instant.

WHEREAS the acting Commissioners in a Commission of Bankrupt awarded against William West, late of the Parish of St. Martin in the Fields, in the County of Middlesex, Mercer, have certified to the Right Honourable Thomas Earl of Macclesfield, Lord High Chancellor of Great Britain, that the said William West hath in all things conformed himself according to the Directions of the several Acts of Parliament made concerning Bankrupts; This is to give Notice, that his Certificate will be allowed and confirmed as the said Acts direct, unless Cause be shewn to the contrary on or before the 26th Instant.

WHEREAS the acting Commissioners in a Commission of Bankrupt awarded against Samuel Wheeler, late of Token-House Yard, London, Packer, have certified to the Right Honourable Thomas Earl of Macclesfield, Lord High Chancellor of Great-Britain, that the said Samuel Wheeler hath in all things conformed himself according to the Directions of the several Acts of Parliament made concerning Bankrupts; This is to give Notice that his Certificate will be allowed and confirmed as the said Acts direct, unless Cause be shewn to the contrary on or before the 26th Instant.