

Leith, August 16, 1781.

Notice is hereby given to the Officers and Company of His Majesty's Ship Seaford, Brabazon Christian, Esq; Commander, who were actually on Board at taking the Robert and Mary Smuggling Vessel, on the 4th of January last, that they will be paid their respective Shares of the said Cargo and Ship, on the Seaford's Arrival at Greenwich; and the Shares not then paid will be received at the House of Mr. John Thomson, jun. Leith, on the First Monday in every Month for Three Years to come; after which the unclaimed Shares will be paid into Greenwich Hospital, agreeable to Act of Parliament.

John Thomson, jun. } Agents.
James Primrose, }

Notice is hereby given to Henry Mears, Commander of the Private Ship of War Admiral Barringon, and to the Owners of the said Privateer, that on the 6th Day of August, 1781, an Inhibition, Citation, and Monition, under the Seal of the Court of the Lords Commissioners of Appeals in Prize Causes; was affixed on one of the Pillars of the Royal Exchange, London, and a Copy thereof left thereon; and that the said Inhibition, Citation and Monition is of the Tenor following, to wit:

GEORGE the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, To all and singular Our Officers and Ministers, and other our Liege Subjects, being litera e Personis, whomsoever, in and throughout Our Kingdom of Great Britain, and other Our Foreign Plantations and Dominions, and to

Greeting, Whereas in a certain Business of Prize concerning the Ship called the Tiger (James Prince, Master) and Goods therein, taken by the Private Ship of War the Admiral Barringon, Henry Mears, Commander, which was moved and prosecuted before Our beloved the Worshipful Robert Dougan, Esquire, Judge of our Court of Vice-Admiralty for the Virgin Islands, an Appeal and Complaint of Nullity hath been made and interposed by the Proctor of Jacob Schwartzkopf, Esquire, a Subject of his Danish Majesty, and Administrator of the Royal Danish West India Trading Company, the true, lawful and sole Owners and Proprietors of the said Ship Tiger, her Tackle, Apparel and Furniture, and all and singular the Goods, Wares and Merchandizes therein laden at the Time she was taken and seized by the said Private Ship of War, on her Voyage from the Island of St. Domingo to the Danish Island of St. Thomas, and carried to the Island of Tortola in the West Indies, from a certain pretended and fictive Sentence in Writing, whereby he did, without any sufficient or lawful Proofs in that Behalf, pronounce, decree, and declare, That the said Brigantine the Tiger, and the Goods therein, taken and seized by the said Brigantine Admiral Barringon, ought to be sentenced, adjudged and taken to be the Brigantine and Effects of our Enemies, and as such ought to be accounted and reputed liable and subject to Confiscation, and to be adjudged and decreed to be condemned, as a spoil of the Brigantine and Effects of open Enemies, to the said Henry Mears, or otherwise liable to Confiscation, and did adjudge and condemn the same accordingly, (with double Costs) notwithstanding that it fully and clearly appeared from the lawful Proofs made in this said Cause, that the said Ship, her Tackle, Apparel and Furniture, and all and singular the Goods, Wares and Merchandizes therein laden, were the true, lawful and sole Property of the aforesaid Royal Danish West India Trading Company, to Us and to Our High Court of Chancery of Great Britain. And whereas we have granted Our Commission under Our Great Seal of Great Britain for the Hearing and Final Determination of all Causes of Appeals as to Prizes, to certain Most Noble and Right Honourable Persons in Our said Commission named; And whereas Our beloved Andrew Coltee Ducarel, Doctor of Law, their Surrogate, hath, at the Petition of the Proctor of the Party Appellant, decreed an Inhibition, Citation, and Monition, for the underwritten Process, in Manner and Form hereafter expressed (Justice so requiring;) We do therefore strictly charge and command you jointly and severally, that you peremptorily inhibit or cause to be inhibited the aforesaid Judge of Our said Vice-Admiralty Court; the Judge, from the Appeal in his Behalf is made, his Surrogate or Surrogates, and Registrar or Actuary, and also the said Henry Mears, Commander of the Private Ship of War the Admiral Barringon, in special, and all others in general, who are by Law to be inhibited in this Behalf, (all and every of whom we do also by the Tenor of these Presents inhibit) that they do not, or attempt, or cause, or procure to be done, or attempted, any Thing to the Prejudice of the said Party Appellant, or of his said Appeal, or Our Jurisdiction pending this Business of Appeal and Complaint, and so long as the same shall remain undecided before the said Most Noble and Right Honourable Persons, so that the said Party Appellant may have free Liberty and Power (as in Justice he ought) to prosecute this his Business of Appeal and Complaint, under the Pain of the Law, and the Contempt thereof; and farther that you cite or cause to be cited peremptorily the said Henry Mears to appear before the said Most Noble and Right Honourable Persons, or any Three or more of them, in the Privy Council Chamber, at the Cockpit, Whithall; the Hundredth Day after Service of these Presents, if it be a Court Day, or else upon the next Court Day following, between the usual Hours for hearing of Causes, there to answer to the aforesaid Party Appellant in this his Business of Appeal and Complaint, and farther to do and receive in this Behalf as to Justice shall appertain; and that you couch moreover, or cause to be monished peremptorily, the

Judge aforesaid, his Surrogate or Surrogates, and also his Registrar, Actuary or Actuaries, that they transmit or cause to be transmitted the whole and entire Process had and done before the said Judge, or his Surrogate aforesaid, in the said Business, in a proper and authentic Form, or in their original Forms, within One Hundred Days after Service of this Monition, under Pain of the Law, and the Peril which will fall thereon; and that you duly certify the said Most Noble and Right Honourable Persons, or any Three or more of them, what you shall do in the Premises, together with these Presents. Given at London, under the Seal of Our High Court of Delegates, the 16th Day of March, in the Year of Our Lord, 1781, and of Our Reign the Twenty-first.

GODF. LEE FARRANT, Registrar of His Majesty's High Court of Appeals for Prizes.

Pursuant to a Decree of the High Court of Chancery, the Creditors of William Sadler, late of the Island of St. Christopher's in the West Indies, Merchant, deceased, (if any) are to come in and prove their Debts before John Eames, Esq; one of the Masters of the said Court, at his Chambers in Symond's-lane, Chancery-lane, London, on or before the 6th Day of November next, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, before John Eames, Esq; one of the Masters of the said Court, at his Chambers in Symond's-lane, Chancery-lane, London, on Monday the 17th Day of September next, at Eleven in the Forenoon, All that Copyhold Estate called Fairfield Farm, situate at Croydon in the County of Surry, now in the Occupation of Thomas Symonds. Printed Particulars whereof may be had of Messrs. Kent and Darlington, Clifford's-lane; and of Mr. Collett, Chancery-lane, London.

TO be sold, before the major Part of the Commissioners in a Commission of Bankrupt awarded and issued against Thomas Calcott, of Kennington Gravel-Pits in the Parish of Kennington in the County of Middlesex, Bricklayer, Dealer and Chapman, pursuant to an Order of the Lord High Chancellor of Great Britain, on Saturday the 8th Day of September next, between the Hours of Eleven and Twelve in the Forenoon, at Guildhall, London, Two Brick Dwelling-houses, and one partly built, situated at Kennington Gravel-Pits, held on Lease for 99 Years from March 25, 1724; one of which is let to Mr. Hall, at the yearly Rent of 9 l. the other, late in the Possession of Mrs. Helle, at 9 l. and a Stable to Mr. Barrett, at 3 l. 13 s. 6 d. per Annum, subject to a Ground Rent of 5 s. and Land Tax of 8 s. per Annum.

Further Particulars of said Premises may be had by applying to Mr. Fowler, Attorney, Dean Street, Soho Square.

THE Creditors of Samuel Price, late of Kidderminster, Worcestershire, Skinner, deceased, are desired to meet his Executors, at Mrs. Price's, the Fox, in Kidderminster, on Friday the 21st of September next, between Two and Five in the Afternoon, when a State of the Accounts will be produced, and a Dividend made. Such Creditors who do not attend, or send a proper Account of their Debts, will be excluded the Benefit of the said Dividend. All Persons indebted to the said Samuel Price are required to pay the same to Mr. Joseph Austin, of Kidderminster, before the said Meeting, or they will be sued without further Notice.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded against Samuel Peach, of Bread-street, London, Merchant, are desired to meet the Assignees of the said Bankrupt's Estate and Effects, on Tuesday the 18th Day of September next, at Eleven of the Clock in the Forenoon, at the House of the said Samuel Peach, in Bread-street aforesaid, in order to assent to or dissent from the said Assignees commencing, prosecuting, or defending, one or more Suit or Suits at Law or in Equity for Recovery of any Part of the said Bankrupt's Estate and Effects; or to their compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Affairs.

Pursuant to an Order made by the Right Honourable the Lord High Chancellor of Great Britain, for enlarging the Time for John Painter, of White-hor-row, Islington, in the Parish of St. James Clerkenwell in the County of Middlesex, Carpenter, Dealer and Chapman, (a Bankrupt) to surrender himself, and make a full Discovery and Disclosure of his Estate and Effects, for 49 Days, to be computed from the 28th Instant; This is to give Notice, that the Commissioners in the said Commission named and authorized, or the major Part of them, intend to meet on the 16th Day of October next, at Ten of the Clock in the Forenoon, at Guildhall, London; where the said Bankrupt is required to surrender himself between the Hours of Eleven and One of the said Day, and make a full Disclosure and Discovery of his Estate and Effects, and finish his Examination; and the Creditors who have not already proved their Debts, may then and there come and prove the same, and assent to or dissent from the Allowance of his Certificate.

Pursuant to an Order made by the Rt. Honourable Edward Lord Thurlow, Lord High Chancellor of Great Britain, for enlarging the Time for George Baldwin, late of Grand Cairo in Egypt, but now of Essex-street in the Strand in the County of Middlesex, Merchant, Dealer and Chapman; (a Bankrupt) to surrender himself, and make a full Discovery and Disclosure of his Estate and Effects, for Eighteen Days, to be computed from the 4th Day of September next; This is to give Notice, that the Commissioners in the said Commission named and authorized, or the major Part of them, intend to meet on the 22d Day of September next, at Ten o'Clock in the Forenoon, at Guildhall, London; where the said Bankrupt is required to surrender himself, between the Hours