

“ Petitioners state, that the Right of Election of Members to serve in Parliament for the Borough of Ludgerhall is in such Persons who have any Estate of Inheritance, or Freehold or Leasehold, determinable upon Life or Lives, within the Borough, according as the same has been declared by the last Determination in the House of Commons on the Eleventh of February in the Year 1698.” That the Counsel for the Sitting Member, the Honourable William Ashton Harbord, and also for the Honourable John Thomas Townshend, who, by Order of the House of the Sixteenth Day of February last, was admitted to appear as a Party before the said Select Committee in the Room of George Augustus Selwyn, Esquire, deceased, the other Member returned to serve in Parliament for the said Borough, delivered in a Statement as follows. “ The said last mentioned Counsel contend, that by the Words in the last Resolution of the House of Commons, viz. “ That the Right of Election for Members to serve in Parliament for the Borough of Ludgerhall, in the County of Wilts, is in such Persons as have any Estate of Inheritance, or Freehold or Leasehold, determinable upon Life or Lives, within the said Borough,” “ are meant only such Persons as have any Estate of Inheritance, or Freehold or Leasehold, determinable upon Life or Lives, in entire ancient Houses or the entire Scites of ancient Houses within the said Borough.” That upon the Statement delivered in by the Counsel for the Petitioners the said Select Committee have determined, “ That the Right of Election as set forth in the said Statement is the Right of Election for the Borough of Ludgerhall, in the County of Wilts, so far as the said Right is therein described.” That upon the Statement delivered in by the Counsel for the Sitting Member, the Honourable William Ashton Harbord, and for the said Honourable John Thomas Townshend, the said Select Committee have determined, “ That the Right of Election as set forth in the said Statement is not the Right of Election for the said Borough of Ludgerhall.” That the said Select Committee, having duly considered the said Statements, and the Evidence adduced before them touching the Right of Election for the said Borough of Ludgerhall, have determined, “ That, pursuant to the last Determination of the House of Commons, the Right of voting for Members of Parliament for the Borough of Ludgerhall is in such Persons who have any Estate of Inheritance, or Freehold or Leasehold, determinable upon Life or Lives, within the Borough, not confined to entire ancient Houses or the entire Scites of ancient Houses within the Borough.” I do hereby give this Notice, in pursuance of the Directions of the Act made in the Twenty-eighth Year of the Reign of His present Majesty, intituled, “ An Act for the further Regulation of the Trials of Controverted Elections or Returns of Members to serve in Parliament.” Given under my Hand the Fifteenth Day of April, One Thousand Seven Hundred and Ninety-one.

HENRY ADDINGTON, Speaker.

WHEREAS Two Petitions have been presented to the House of Commons, praying that the Parties therein named may be respectively admitted to oppose and defend the Right of Election of Members to serve in Parliament for the City and Liberty of Westminster, as such Right is stated and reported to the House by a Select Committee of the House on the Sixth Day of July, One Thousand Seven Hundred and Eighty-nine; which said several Petitions were ordered to be taken into Consideration on

Thursday the Thirtieth Day of June next, at Three of the Clock in the Afternoon: And whereas by a subsequent Order of the said House made this Day, the said Petitions are appointed to be taken into Consideration on Wednesday the Twenty-fourth Day of August next, at Three of the Clock in the Afternoon; I do hereby give Notice thereof. Given under my Hand the Fifteenth Day of April, One Thousand Seven Hundred and Ninety-one.

HENRY ADDINGTON, Speaker.

WHEREAS a Petition of James Martin Lloyd, Esq; John Butcher, Thomas Sone, Siderick Elgar, William Cooper, Thomas Newman, Charles Groome, Thomas Young, Edmund Streeter, John Batchelor, Richard Kemp, William Sharp, and Richard Jenner, has been presented to the House of Commons, praying that they may be admitted Parties to oppose the Right of Election of Members to serve in Parliament for the Borough of Steyning, in the County of Sussex, as such Right is stated and reported to the House, by a Select Committee of the House, on the Twenty-second Day of March last; which said Petition was ordered to be taken into Consideration on Wednesday the Fourth Day of May next, at Three of the Clock in the Afternoon: And whereas by a subsequent Order of the said House made this Day, the said Petition is appointed to be taken into Consideration on Monday the Twenty-seventh Day of June next, at Three o'Clock in the Afternoon; I do hereby give Notice thereof. Given under my Hand the Fifteenth Day of April, One Thousand Seven Hundred and Ninety-one.

HENRY ADDINGTON, Speaker.

Hamburg, April 5.

In the Assembly of the Senate of this City, held on Friday the 1st Instant, came on the Election of a new Senator, when John Daniel Klefecker, Esq was unanimously chosen, in the Room of Mr. Alardus, deceased.

Whitehall, April 14, 1791.

F E L O N Y.

WHEREAS it has been humbly represented to the King, that, Richard Perry, late of Stokes Crest, in the City of Bristol, Surgeon and Apothecary, did, on the 19th of March last, feloniously and forcibly take away and undergo a Form or Ceremony of Marriage in Scotland with Clementina Clarke, late of Bristol aforesaid, an Infant of the Age of Fifteen Years, and entitled to a considerable Fortune, with a View to such Fortune, and for the Lucre thereof: And whereas Daniel Baynton, late of the said City of Bristol, Attorney at Law, — Samuel, of the same City, and Elizabeth Baker, of the same City, Spinster, are also suspected of having been aiding and assisting in the said Felony, and are therefore Principals therein.

His Majesty, for the better discovering and bringing to Justice the said Offenders, and all other Persons concerned in the said Felony, is hereby graciously pleased to offer a Pardon to any of the Persons concerned in the said Felony, (except the said Richard Perry) who shall surrender and give Information so that the said Clementina Clarke may be restored to her Mother, and the said Richard Perry, and others his Accomplices, may be apprehended and brought to Trial.

GRENVILLE.

Hartfordshire Militia.

Notice is hereby given, that the Militia of the County of Hartford are appointed to resort to the Town of St. Alban, on Monday the 9th Day of May next,