

“Cumberland is in the Freeman of the said City, duly admitted and sworn Freeman of the said City, having been previously admitted Brethren of One of the Eight Guilds or Occupations of the said City, and deriving their Title to such Freedom by being Sons of Freeman, or by Service of Seven Years Apprenticeship to a Freeman, resident during such Apprenticeship within the said City, and in no others.” That on or about the Thirteenth Day of February last, Thomas Wilson Morley, James Paine, Robert Murray, Edward Wastell, John Richardson, Robert Yarker, Thomas Wyley, John White, Richard Rowland, Joseph Yeoward, Ralph Elliott, and Joseph Brownrigg, presented their Petition to this House in order to prevent the said Judgment of the said Select Committee from becoming final and conclusive in all subsequent Elections of Members of Parliament for the said City, thereby stating they were not satisfied with the said Resolution, and were desirous of being admitted Parties to oppose such Right of Election, and to have the Benefit of the Statute in that Case made and provided, and praying this House to take the Premises into Consideration, and to grant them such Relief therein as this House should think fit: That the Petitioners humbly insist that the Right of Election which hath been deemed valid in the Judgment of the said Select Committee, and in Favour of which the said Select Committee so reported as aforesaid, is the antient and true Right of Election for the said City of Carlisle: The Petitioners, therefore, pray that they may be admitted as Parties to defend such Right of Election so reported to this House as aforesaid, according to the Form of the said Statute, and that they may have such further and other Relief as to the House shall seem meet, and as the Nature of their Case may require. I do hereby give Notice, that the House has appointed Tuesday the Twelfth Day of June next to take the said Petition into Consideration, at the same Time that the Petition of Thomas Wilson Morley, James Payne, Robert Murray, Edward Wastell, John Richardson, Robert Yarker, Thomas Wyley, John White, Richard Rowland, Joseph Yeoward, Ralph Elliott, and Joseph Brownrigg, Citizens of the City of Carlisle, are ordered to be taken into Consideration. Given under my Hand the Nineteenth Day of March, One thousand seven hundred and Ninety-two.

HENRY ADDINGTON, Speaker.

*Lunæ, 19<sup>o</sup> Die Martii, 1792.*

Whereas the Select Committee appointed to try and determine the Merits of the Petition of Sir Godfrey Webster, Baronet, and John Tarleton, Esquire, complaining of an undue Election and Return for the Town and Port of Seaford in the County of Suffex, have this Day reported to the House of Commons, That it appeared to the said Select Committee that the Merits of the Petition did in Part depend upon the Right of Election, and that thereupon the said Committee required the Counsel for the several Parties to deliver to the Clerk of the said Committee Statements in Writing of the Right of Election for which they respectively contended. That in consequence thereof the Counsel for the Sitting Members, John Sargent and Richard Paul Jodrell, Esquires, delivered in a Statement as follows: “That the Right of Election is in the Bailiff, Jurats

and Freeman, and in the Populacy, according to the last Determination of the House of the 10th of February, 1670, by which Word Populacy are meant Inhabitants Housekeepers paying Scot and Lot, as explained by the Resolutions of the House of the 15th of December, 1761.” That upon the said Statement 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 Town and Port of Seaford.” That the Counsel for the said Petitioners, Sir Godfrey Webster, Baronet, and John Tarleton, Esquire, delivered in a Statement as follows: “The Counsel for the Petitioners state, that the Right of Election for the Town and Port of Seaford, according as the same was decided by the last Determination in the House of Commons on the 10th of February, 1670-1, is “in the Populacy,” or, according to the Interpretation of the Word “Populacy” by the Resolution of the said House on the 15th of December, 1761, in the Inhabitants Housekeepers of the said Town and Port paying Scot and Lot, and in such Inhabitants Housekeepers only.” That upon the said last mentioned Statement the said Select Committee have determined, “That the Right of Election is in the Inhabitants Housekeepers of the said Town and Port, and in such Inhabitants only.” 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, intitled, “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 Nineteenth Day of March, One thousand seven hundred and ninety-two.

HENRY ADDINGTON, Speaker.

Navy-Office, March 16, 1792.

THE Principal Officers and Commissioners of His Majesty's Navy hereby give Notice, that on the following Days they will be ready to contract for the under-mentioned Stores, viz.

Norway and Dantzick Goods and Riga Fir Timber; on Tuesday the 27th Instant.

Hemp and East Country Tar; Thursday the 29th Ditto.

Pitch, Rozin and Turpentine; Thursday the 5th of April.

Samples to be produced of the Pitch and Rozin.

Canvas to be supplied His Majesty's Yards at Deptford, Woolwich and Plymouth, agreeable to Patterns to be seen at this Office; Thursday April 12.

Forms of the Tender may be seen in the Lobby here; and all Persons who may think proper to offer on the said Occasion are desired to take Notice, that no Regard will be had to any Tender, which shall not be delivered before Twelve o'Clock; nor unless the Person who makes the Tender, or some Person on his Behalf, attends to answer when called for.

Navy-Office, March 6, 1792.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give Notice, that on Monday the 2d of next Month, at Eleven o'Clock, Com-  
missioners