AVERAGE PRICE, by which Exportation and Bounty are to be regulated, computed according to the Directions of the Corn Acts of the 31st and 33d of GEO. III.

•	•			Wheat, per Qr.		Rye,		Barléy, per Qr.		Oats, per 'Qr.		Beans, per Qr.				Oatmeal, I per Boll.		Becror Big; per Qr.		
	•				_	<u> </u>	per Qr.		ber Gr.		per cer		per Q		per 🐠		Ler worre		Y	
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3d	-	-	-	-	4 I	4	19	Q	20	İ	1 +	9	17	11	28	10	*33	11		·
4th		-	-	-	44	0	23	5,	23	10	14	1	24	6	36		32	4	<u> </u>	
5th	-	-	÷	-	44	6	32	0	23	i	15	Ιį	21	0	13	. 8	11	11	ì	
6th	-	÷	-	-	5.Ż	2	34	1	±6	9	16		*27	6	28	0		. 7	-	
7th	-	-	• .	-	42	3	*30	10	3 2	0	18	9	*27	5		0	17	2	i —	
\$th	-	-	-	-	54	6	40	4	29	11	14		35	0	35	2	32	5	!	
9th	-	-	-	-	7.0	ż	30	0	29	9	12	8	*27	6	· 32	3	25	5		
loth	-	-	-	-	5.7	3	*30	to	32	5	13	5	27	6	33	Ó	*33	11		
1 ith	-	-	- '	-	61	3	*30	10	30	8	13	6	*27	6	1,5	0	*33	11		** **
i 2th	-	-	-	-	5 t	H	*30	10	27	6	.19	6	34	8	64	0	i **33	11		

No B. The Figures against which Asterisks are placed are the general Average Prices of all Englands

Published by Authority of Parliament,

JOHN JAMES CATHERWOOD, Receiver of Corn Return:

THE AVERAGE PRICE OF SUGAR,

Computed from the Returns made in the Week ending the 7th Day of February, 1798, is Sixty-feven Shillings and Five-Pence Halfpenny

per Hundred Weight,

Exclusive of the Duty of Customs paid or payable thereon, on the IMPORTATION thereof into GREAT BRITAIN.

By Authority of Parliament,

Grocers Hall, February 10, 1798.

HENRY NETTLESHIPP, Clerk of the Grocers Company.

Hereas William Hegton, late of Almen bury, in the County of York, Yeoman, deceased, did, in and by his last Will, bearing Date the 14th Day of April, 1796, (amongst other Things) give all his Real-Estate in Lindley, in the said County of York, to the Rev. Edmund Arm tstead for a Term of Years, in Trust, nevertheles, to receive the Rents and Profits of it, and pay and apply the same to his Nephew, John Heaton, for the Term of his natural Life, if he should be living and made Claim thereto within Twenty Years after his (Testator's) Death; and in Case he was then dead, of did not make his Claim within the Time aforesaid, he gave it to another Person therein named. Said Testator died in November sollowing.

The fild John Heaton had then absented himself from his Family and still continues absent, not having made his Claim to the Benefit intended by the said Will, and the said Mr. Armitsead doubts whether he be yet living: It he is, he defires that he will apply to him personally, and receive what is due to him; but in case the said Mr. Armitsead be not soon satisfied of the said John Heaton's Existence, he will make Application to the Right Honorable the Lord Chancellor of Great Britain for Directions how he is to act, as he wishes to be discharged from his said Trust. Dated January 10, 1798.

Durfuant to a Decree of the High Court of Chancery, mada in a Caufe Ofwald Mosley against Masley, the Creditors of Elizabeth Mosley, late of Bolesworth Castle, in the County of Chester, Widow, deceased, are, either by themselves or their Solicitors, to come in and prove their Debrs before William Graves, Esq. one of the Masters of the said Court, at his Quince in Southermpton-Buildings, Chancery-Lane, London, on or before the 23d Day of February instant, or in Default thereof they will be peremptorily excluded the Benesit of the said Decree.

Urfuant to a Decree of the High Court of Chancery, made in a Cause John Mossey against Massey, the Creditors of Susannah Roberts, late of the City of Chester, Spinster, decased, are, on or before the 23d Day of February next, to come in and prove their Debts, either by themselves or their Solicitors, before William Graves, Esq, one of the Masters of the said Court, at his Office in Southampton Buildings, Chancery-Lane, London, or in Desault thereof they will be peremptorily excluded the Benesit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Shephard against Trist, the Creditors of Richard Trist, late of Arundel-Street, in the Parish of St. Clement; Danes, in the County of Middlesex, Taylor, are, personally or by their Selicitors, to come in and prove their Deats before William Weller Pepys, Esq. one of the Matters 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:

Urfuant to a Dècree of the High Court of Chancery, made in a Caufe Treweeke against Vyvyan, the Creditors of Hillip Vyvyan, late of Tremeal in the County of Cornwall; Eq.; deceased, are, on or before the 20th Day of March next; to come in and prove their respective Debts before Peter Holterd, Esquence of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

January 31, 1798.

HE Creditors of Benjamin Walmfley, late of Blackburn in the County of Lancaster, Cotton-Manufactures, deceard, who have not as yet delivered in an Account of their respective Debte, are hereby defined to leave the same with hir. Thomas