

AVERAGE PRICES, 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, per Qr.		Barley, per Qr.		Oats, per Qr.		Beans, per Qr.		Pease, per Qr.		Oatmeal, per Boll.		Beer or Big, per Qr.	
	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.
1st District, -	47	1	27	0	30	7	20	7	28	5	36	11	39	3		
2d -	43	3	*32	11	29	7	21	0	25	11	35	6	43	2		
3d -	44	5	*32	11	*30	0	*22	8	*31	5	27	0	*39	3		
4th -	47	11	28	3	28	1	19	8	30	0	*35	1	38	5		
5th -	47	3	32	0	24	6	22	5	*31	5	*35	1	15	0		
6th -	49	11	36	10	27	5	22	9	*31	5	*35	1	30	11		
7th -	52	6	*32	11	*30	0	23	3	*31	5	*35	1	20	11		
8th -	58	4	41	4	32	11	20	6	42	8	*35	1	40	9		
9th -	54	6	30	8	34	11	24	0	*31	5	*35	1	*39	3		
10th -	53	10	*32	11	27	8	20	2	33	0	45	8	*39	3		
11th -	58	2	*32	11	34	2	20	3	*31	5	*35	1	*39	3		
12th -	51	3	30	5	*30	0	21	11	34	5	*35	1	*39	3		

N.B. The Figures against which Asterisks are placed are the general Average Prices of all England.

Published by Authority of Parliament,

JOHN JAMES CATHERWOOD, Receiver of Corn Returns.

THE AVERAGE PRICE OF SUGAR,

Computed from the RETURNS made in the Week ending the 29th Day of August, 1798,

is Sixty-Five Shillings and Four Pence Three Farthings per Hundred Weight, Exclusive of the Duty of Customs paid or payable thereon on the IMPORTATION thereof into GREAT BRITAIN.

Grocers Hall,

By Authority of Parliament,

September 1, 1798.

HENRY NETTLESHIP, Clerk of the Grocers Company.

Notice is hereby given, that the Partnership carried on by and between John Cox, of South Court, Bucks, near Leighton Bedds, and John Craggs, of Leighton aforesaid, Woolstaplers, under the Firm of Cox and Craggs, in Leighton, was dissolved by mutual Consent on the 23d Day of June, 1798. All Debts owing to the said Partnership Account are requested to be paid to the said John Cox.

J. Cox.
John Craggs.

Notice is hereby given, that the Partnership lately existing between John Smith and Ralph Standering Shaw, both of Rochdale, in the County of Lancaster, Cotton-Manufacturers and Dyers, (trading under the Stile and Firm of Smith and Shaw,) was on the 14th Day of May last by them mutually dissolved. All Debts owing to or by the said Partnership will be received and paid respectively by the said late Copartners. Witness their Hands this 25th Day of August, 1798.

John Smith.
Ralph Standering Shaw.

Manchester, July 23, 1798.

Notice is hereby given, that the Partnership between John Stones and Christopher Stones, of Manchester, Cotton-Spinners, was this Day dissolved by mutual Consent. Witness their Hands.

John Stones.
Christopher Stones.

Alcester, Warwickshire.

Notice is hereby given, that the Partnership subsisting between Thomas Scriven the elder, and Thomas Scriven the younger, and Thomas Andrews, Needle Makers, at Alcester aforesaid, was dissolved on the 20th Day of July last; and that it was agreed, that all Debts due to the said Partnership Estate would be paid to the said Thomas Andrews. Witness our Hands this 27th Day of August, 1798.

Thos. Scriven, senior.
Thos. Scriven, junior.
Thos. Andrews.

Notice is hereby given, that the Partnership lately subsisting between the undersigned Daniel Stuart and John Fuller, as Proprietors of the Morning Post and Gazetteer, is dissolved by mutual Consent; and the said Daniel Stuart is now become the sole Proprietor of the said Newspaper. All Persons indebted to the said Property are requested to pay their respective Debts to the said Daniel Stuart. And all Persons having Demands upon the same are desired forthwith to transmit them to the Morning Post Office, No. 335, Strand. Dated this 29th Day of August, 1798.

Daniel Stuart.
John Fuller.

August 31, 1798.

Notice is hereby given, that the Partnership between George Baxter and Francis Bell, late of St. James's-Street, Wine Merchants, was this Day dissolved by mutual Consent.

George Baxter.
Francis Bell.

Citation to the HEIRS of Mrs ANN ALGHER, of London. KIEL Christopher Baron Bennet, Royal Swedish Chamberlain; being at that Time Possessor of the Estate held in Fee by the Family of Wielsdorf, and belonging to the Manor of Ahrensburg, in Danish Holstein, caused, on the 30th April, 1795, a Capital of 7750 Marks, Sleswic Holstein Currency, being the assumed Value of 500l. Sterling, according to the Rate of Exchange, to be secured in the aforesaid Estate in Favour of Mrs. Ann Algher, in London, and to be entered in the public Register of Mortgages of this Place: Now whereas the former, on concluding a Contract of Sale with respect to the said Estate held in Fee by the Family of Wielsdorf, did set forth, that the said Capital of 500l. Sterling, after the Demise of the said Mrs. Ann Algher, has been paid to her lawful Heirs without the said Equity being as yet vacated in the Register of Mortgages of this Place: And whereas the Vendee demands a Judicial Certificate that the said Estate is clear from all Debts: Therefore the said Chamberlain Bennet, from Want of the necessary Consent of the Heirs of the said Mrs. Algher, deceased, that