Agent for him, perfonally attend. Each Tender must | be accompanied by a Letter from Two respectable Perfons engaging to become bound with the Perfon tendering, in the Sum of 5001. for the due Performance of the Contract.

Farther Particulars may be known by applying at this Office; and Samples may be inspected at the Store. Reeper General's, Wiggini's Quay, Thames-Street. Alex. McLeay, Secretary.

Transport-Office, June 7, 1810 THE Commifficieness for conducting His Majefty's Trausport Service, for taking Care of Sick and - Wounded Seamen, and for the Care and Cultody of Prisoners of War, do bereby give Notice, that they will be ready at this Office, on Tuesday the 3d Day . of July 1810, to receive Sealed Tenders, and treat with Juch Perfons as may be willing to contract for

-Victualling Priloners of War in Sickness at Dartmoor and Stapleton,

"for Six Months certain from the 1st September next.

No Tender will be received after One o' Clock on the Day of Treaty, nor any noticed unless the Party, or an Agent for him, personally attend. Each Tender must be accompanied by a Letter from Two respectable Per-fons engaging to become bound with the Person tender.

ing, in the Sum of 5001. for the due Performance of the Contruct.

Further Particulars may be known by applying at this Office; or 10 Captain Cotgrave, Darimoor, and . Captain Evans, Stapieron.

Alex. M'Leay, Secretary.

'East India-Houle, June 20, 1810. THE Court of Directors of the United Company of Merchants of England, trading to the Euft Indies, do bereby give Notice,

That a General Court of the faid Company will be held at their House in Leadenhall Street, on Wednefday the 4th July next, from Eleven o'Clock in the Forenoon until Six in the Evening, to ballot on the following Quiftions, viz.

That this Court approve the unanimous Refolution of the Court of Directors of the 6th Inflant, wherein they fate that they have every Reafon to believe, that all the Persons who were on board the Ship \*Calcuita at the Time of her Lojs have perified, and that the Occasion and Circumstances relating to her Loss are wholly unknown, and therefore that there . is an Impossibility of enquiring fatisfactorily into the Lofs of the faid Ship; and that this Court are fully fatisfied that the Ship was flored in a sufficient Manner at her Outfit for her Voyage, and that confequently no Blame can attach to the Owners; and that from the Experience and Ability of the Commander and Officers, it is reasonably to be inferred that no Blame atstaches to them:

That this Court approve the unanimous Refolution of the Court of Directors of the 6th Inflant, wherein they flate that they have every Reason to believe, that all the Perfons who were on board the Ship Jane Duchefs of Gordon at the Time of her Lofs bave perified, and that the Occasion and Circumstances relating to ber. Lofs are wholly unknown, and therefore that there is an Impossibility of enquiring fatisfactorily into the Lofs of the faid Ship; and that this Court are fully Jatisfied that the Ship was flored in a fuf-ficient Manner at her Outfit for her Voyage, and that . confequently no Blame can at. ach to the Owners; and

that from the Experience and Ability of the Commander and Officers, it is reafonably to be inferred that no Blame attaches to them :

That this Court approve the unanimous Refolution of the Court of Directors of the 6th Instant, wherein they state that they have every Reason to believe, that all the Perfons who were on board the Ship Lady Jane Dundas at the Time of her Lofs have perified, and that the Occafion and Circumflances relating to ber Lofs are wholly unknown, and therefore that there is an Impoffshility of enquiring fatisfactorily into the Lots of the faid Ship; and that this Court are fully fatisfied that the Ship was flored in a fuf-ficient Manner at her Outfit for her Voyage, and that confequently no Blame can attach to the Owners; and that from the Experience and Ability of the Commander and Officers, it is reafonably to be inferred that no Blame attaches to them :

That the Court approve the unanimous Refolution of the Court of Direzors of the 21st Inflant, wherein they fate that they have every Reason to believe. that all the Persons who were on board the Ship Bengal at the Time of her Loss have perished, and that the Occasion and Circumstances relating to her Lofs are wholly unknown, and therefore that there is an Impuffibility of enquiring fatisfactorily into the Lofs of the Jaid Ship; and that this Court a e fully fatisfied that the Ship was flored in a sufficient Manner at ber Outfit for ther Voyage, and that confequently no Blame can attach to the Owners; and that from the Experience and Ability of the Commander and Officers, it is reasonably to be inferred that no Blame attaches to them.:

In order to determine by fuch Ballot, whether Three Parts in Four of the Proprietors prefent at Juch General Court concur with the Court of Directors on the ral Court concur abovementioned Refolutions. William Ramfay, Secretary.

Commercial Dock Company.

Commercial Dock Office, 2, London-Street,

Fenchurch-Street, June 22, 1810. W Hereas in and by an Ast of Parliament, made and paffed in the Fiftieth Year of the Reign of His present Majefty, intituled " An AEt for maintaining and improving the Docks and Wareboufes called the Commercial Docks, and for making and maintaining other Docks and Warehouses to communicate therewith, all in the Parifs of St. Mary Rotherbuche, in the County of Survey," and which received the Royal Affent on the 20th Day of this inflant June, being the Act which established the Commercial Dock Company, it is, among st other Things, enalled, "That it shall be lawful for the Proprietors of the

faid Docks, at any General Court or Courts of the Proprietors, to be held within One Calendar Month ofter the paffing of that Act, to contract and agree with Joseph Moore, of Dorking, in the County of Surrey, the U-wner of certain Lands in the County of Surrey, lying near to the faid Docks, for the Purchase of the faid Lands, not exceeding in the whole Forty-five Acres, and which are comprised in the Plan deposited with the Clerk of the Peace; provided always, that no fuch Contract shall be valid, unless the fame shall, be duly entered into at one General Court of the faid. Proprietors, and confirmed at another General Court, to be bolden at the Diftance of Seven Days from fuch first General Court; and unless Notice of bolding such General Courts shall be given at least Ten Days pre-

