

payment of a premium of insurance in proportion to the value of the articles (above the common rate of carriage) upon the delivery of the goods at the wharf or warehouse of the proprietors, their book-keeper shall acknowledge such special acceptance on the face of his receipt for the goods, or the proprietors will not hold themselves responsible.

3. No more than 25s. will be paid for any package or article whatever of less than 23 pounds, nor more than after the rate of 5s. per hundred weight, for any package or article of a greater weight under the general acceptance of the proprietors before noticed; nor under a special acceptance, unless such special acceptance be expressed in the book-keeper's receipt given at the time of booking; in which case the premium of insurance ad valorem shall be charged at the rate of 6d. for every 10l. value, in addition to the common charge of carriage; and such extra premium shall be notified in the book-keeper's receipt, and be paid, or contracted to be paid, on the delivery of such goods, otherwise the proprietors will not hold themselves responsible.

4. The proprietors will not on any account hold themselves answerable for any package of glass, china, musical instruments, household furniture, or any other articles of such like hazard, but the carriage thereof will be undertaken at the risk of the owners only, unless an ad valorem insurance of 15l. per cent be paid, or engaged to be paid to the proprietors, at the time of the delivery of such goods, over and above the common rate of carriage, and the payment thereof be notified in the receipt of their book-keeper in manner aforesaid.

5. Owners of goods not paying, or agreeing to pay the extra charges respectively above mentioned, will be considered as taking all risk on themselves.

6. The proprietors expressly stipulate, that they claim to have a general lien on all goods intrusted to their care for delivery, which lien shall be considered as attaching not only to goods then carried, but to any balance that may be due to them for the carriage of goods heretofore on account of the same owners.

7. The proprietors will not hold themselves accountable for any goods put into returned wrappers, if lost or stolen.

8. Any goods which are addressed "to order," or "until called for," if not taken away from the place of their destination, and paid for within the space of 48 hours from the time of their arrival, will be considered as remaining in the custody of the proprietors on the account and at the risk of the owners only.

9. All claims for loss or damage, must be made within three days after the arrival of the vessel on board which they were shipped, or the proprietors will not consider themselves any longer accountable.

10. The shippers of aqua-fortis, spirits of salt, or of any corrosive or destructive spirit or substance, will be considered as answerable for any injury that may arise in consequence of careless or bad package; and in all events such responsibility will be considered as attaching on such shippers, unless at the time of delivering such articles at the wharf or warehouse of the proprietors, they make known the contents of such packages to the book-keeper, or so conspicuously mark the contents on the subscription, as that the proprietors may be aware of the danger, and be enabled to guard against the consequences thereof.

11. The shippers of goods on board these barges, are requested to take particular care that their goods are properly packed, and that all liquids are put into sound and proper vessels, for the proprietors expressly stipulate, that they will not in any case account or be responsible for any damage that may arise from imperfect packing, or from leaky or unsound vessels, nor for any sort of casualty either by land or water, unless the same shall happen by or through the culpable carelessness of their own servants, or the unworthy state of their own barges, consequently the proprietors expect and stipulate, that the shippers shall in all other cases be their own insurers and stand their own respective risks.

If the passage of vessels by canals should be impeded by frost, or from any other cause be rendered impracticable, every attention will be paid to have the goods forwarded by land; but in such a case a land price will be charged thereon, until the payment of which in proportion to the value of the goods, the carriers will not hold themselves in any degree responsible.

At the General Session of the Peace of our Lord the King, holder for the City of London, at the Guildhall, within the said City, on Monday the 29th day of November, in the Fifty-fourth Year of the Reign of our Sovereign

Lord George the Third, by the Grace of God of the United Kingdom of Great Britain and Ireland King, Defender of the Faith, before William Domville, Esq. Mayor of the City of London, Harvey Christiani Coombe, Esq. Sir James Shaw, Baronet, Thomas Smith, Esq. Aldermen of the said City, John Silvester, Esq. Recorder of the said City, Samuel Birch, Esq. Samuel Goodbehere, Esq. other of the Aldermen of the said City, and others their Fellows, Justices of our said Lord the King, assigned to keep the Peace of our said Lord the King within the said City; and also to hear and determine divers Felonies, Trespasses, and other Misdemeanors committed within the said City;

BE it remembered, That the Inspector of Corn Returns hath, in open Court, presented and delivered to the Lord Mayor, Recorder, and Aldermen, assembled at this present Session, a certain book, into which the states or accounts of the aggregate quantities, prices, and average prices of English barley, beans, pease, rye, wheat, rapeseed, oatmeal, and oats, bona fide sold and delivered from the 9th day of August last, to the 6th day of November inst. by each and every person carrying on the trade or business of a cornfactor in the City of London or suburbs thereof, have been made up, formed, computed, and distinguished, and fairly and properly inserted; and hath verified upon his oath, that the same have been fairly, correctly, and properly made up, formed, and computed, to the best of his power, skill, and judgment, and according, so far as in him lay, to the true intent and tenor of the Act of Parliament in that behalf: And the general average prices of each of the said respective sorts of corn and grain thereby appearing to the said Lord Mayor, Recorder, and Aldermen, they do, in pursuance of the said Act, deem and certify the same to be as follows, viz.

	£	s.	d.	
Barley	2	11	7	Average price per quarter on the last six weeks.
Beans	2	19	4	
Pease	4	1	5	
Rye	2	12	1	
Wheat	4	7	10	Average price per bush on the last six weeks.
Rape Seed	4	15	8	
Oatmeal	1	9	2	Average price per quarter on the last twelve weeks.
Oats	1	12	9	

And do hereby order and direct, that the said general average prices be published in the London Gazette once in four several weeks immediately succeeding this present Session.

By the Court,

THOMAS SHELTON, Clerk of the Peace.

BROMPTON, NEAR NORTHALLERTON.

TO be sold by auction, before the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against Meriton Sidgwick, of Brompton, near Northallerton, in the County of York, Provision-Factor, Dealer and Chapman, at the house of Mr. Francis Hirst, the Golden Lion Inn, Northallerton aforesaid, on Saturday the 8th day of January 1814, between the hours of Five and Seven o'Clock in the Afternoon, in one lot,

All that messuage or dwelling-house, with the yard, stables, granaries, spacious warehouses, drying-houses, counting-house, and other buildings adjoining thereto; together with an excellent garden, and a piece of rich meadow land, containing three roods, or thereabouts, lying behind the same, the whole most desirably situated in Brompton aforesaid, one mile distant from Northallerton, and now in the occupation of the said Meriton Sidgwick.

The above premises are copyhold of inheritance, fine certain and small; and further particulars may be had on application to Mr. Hirst, Solicitor, Northallerton.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Dobson and others, versus Coward and another, the Creditors of Richard Vinson, late of the Hamlet of Mile-End New Town, in the Parish of St. Dunstan, Stepney, in the County of Middlesex, Bricklayer, and also the Creditors of Ann Vinson, late of Charles-Street, in