the several parishes of Saint Mary Whitechapel, Saint Paul Shadwell, Saint George, Saint Dunstan Stebunheath, otherwise Stepney, and Saint Anne, in the county of Middlesex; and the parishes of West Ham, East Ham, Saint Margaret Barking, Dagenham, Hornchurch, Rainham, Wennington, Aveley, West Thorock, Greys Thorock, Little Thorock, Chadwell, South Ockendon, and Stifford, all in the county of Essex; and also for altering and increasing the several tolls, rates, and duties authorised to be levied by the said several Acts.—Dated this 13th day of September 1814.

Baker and Sons, Solicitors, Barking, Essex; Limehouse, Middlesex; or 5, Nicholas-Lane, Lombard-Street, London.

Otice is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill or Bills to amend, after, and enlarge the term and powers of two several Acts passed in the fifty-second and fifty-fourth years of the reign of His present Majesty, "For establishing a ferry over the River Thames from Greenwich, in the county of Kent, to the Isle of Dogs, in the county of Middlesex, and for making and maintaining roads to communicate therewith;" which said roads and ferry are intended to be made and pass in and through the several parishes of Saint Anne and Saint Dunstan Stebunheath, otherwise Stepney, in the county of Middlesex, and Saint Alphage, Greenwich, in the county of Kent, and also for aftering and increasing the several tolls, rates, and duties authorised to be levied by the said Acts.—Dated this 9th day of September 1814.

Baker and Sons, Solicitors, Barking, Essex; Limehouse, Middlesex; or 5, Nicholas-Lane, Lombard-Street, London.

Otice is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill or Bills to amend, after, and enlarge the term and powers of two several Acts passed in the fifty-first and fifty-second years of the reign of His present Majesty, "For making a public carriage road from Kentish-Town to Upper Holloway, in the county of Middlesex;" which said road is intended to be made and pass to and through the several parishes of Saint Pancras and Saint Mary, Islington, both in the county of Middlesex, and also for altering and increasing the several tolls, rates, and duties authorised to be levied by the said Acts.—Dated this 15th day of September 1814.

Baker and Sons, Solicitors, Barking, Essex; Limchouse, Middlesex; or 5, Nicholas-Lane, Lombard-Street, London.

Navy-Pay-Office, September 23, 1814. 54 George 3, Chap. 93.

Otice is hereby given, that by the 35th section of the above Act, every Prize Agent or person authorised and empowered to receive and distribute

any bounty monies or other monies, shall, within ten days after he shall have rendered to the Treasurer of Greenwich-Hospital, or his Deputy, and verified his statement and account of the proceeds and distribution of any prize or prizes, bounty or other monies as aforesaid, deliver or transmit to the Treasurer or Paymaster of His Majesty's Navy a copy of such statement and account, under a penalty of five hundred pounds; to which enactment all persons concerned, are desired to pay attention.

John Smith.

## BANKERS' LICENCES.

Stamp-Office, London, September 17, 1814.

Otice is hereby given, that by the Stamp Act, 48 Geo. 3, c. 149, all licences granted to Bankers or others, to issue promissory notes, payable to the bearer on demand, and allowed to be re-issued, will expire on the 10th of October next, and that they must be renewed within one month from that day, or penalties will be incurred.

That a separate licence must be taken out for every place where the notes shall be issued, unless the persons to be licensed had issued their notes at several places before the 2d July 1808, and originally obtained one licence for all such places; in which case only, they will be again included in one licence.

That every licence must specify the names and places of abode of the persons to be licensed, and the name of the place or places where, and the name of the bank, firm, or title, under which the notes are to be issued; and licences to persons in partnership must specify the names, and places of abode, of all the persons concerned in the partnership, whether all their names appear in the notes or not; and in default thereof the licences will be void. With these particulars, a specimen of the notes must also be left at this Office, by persons applying for such licences.

That a penalty of £100 for every offence, is imposed on the issuing of promissory notes, of the description aforesaid, without a licence, or at any other place, or under any other firm or title, than is specified in the licence; and a penalty of £50 for every offence, is imposed on the issuing of promissory notes, of any description, or bills of exchange, not duly stamped, and on the re-issuing of promissory notes, not allowed to be re-issued, as well as on the re-issuing of notes, allowed to be re-issued, after the period fixed for that purpose, viz. three years from the date thereof.

The Commissioners of Stamps having had occasion to prosecute several Country Bankers, this notice is given that all persons concerned may in future conform to the law, and avoid the penalties for which they will otherwise be prosecuted; and that persons, applying for licences, may come prepared with all the requisite particulars to be inserted therein, without which the licences cannot be filled up, so as to protect the parties against penalties.

By order of the Commissioners, Wm. Kappen, Secretary.