Whitehall, August 19, 1828.

The King has been pleased to give and grant unto Marshall Robinson, of Preston, near Stockton-upon-Tees, in the county, palatine of Durliam, and of the Middle Temple, London, Esq. Barrister at Law, second son of Marshall Robinson, of Sunderland, in the said county palatine of Durham, merchant, by Sarah his wife, daughter of George Hickes, of Yarm, in the north riding of the county of York, by Elizabeth his wife, sister to David Burton Fowler, of the Inner Temple, London, and of Yarm, Esq. deceased, His royal licence and authority, that he, the said Marshall Robinson, and his issue may, in compliance with a direction in the will of his great uncle, the said David Burton Fowler, henceforth take and use the surname of Fowler only, instead of his present surname of Robinson:

And also to command, that the said royal concession and declaration be registered in His Majesty's College of Arms.

Whitehall, July 4, 1828.

The Lord Chancellor has appointed Robert Bowen, of Shrewsbury, in the county of Salop, Gent. to be a Master Extraordinary in the High Court of Chancery.

Whitehall, August, 1828,

THEREAS it hath been humbly represented unto the King, that the shop of Mr. Joseph York Hatton, watch-maker and silversmith, St. Magnus, London-bridge, was entered on Sunday the 20th July last, and robbed of property to the amount of one thousand pounds;

His Majesty, for the better apprehending and bringing to justice the persons concerned in the felony above mentioned, is hereby pleased to promise His most gracious pardon to any one of them who shall discover his accomplice or ac-complices therein, so that he, she, or they may be apprehended and convicted thereof.

ROBERT PEEL.

And, as a further encouragement, a reward of ONE HUNDRED POUNDS is hereby offered to any person who shall discover the said offender or offenders, so that he, she, or they may be apprehended and convicted of the said offence .reward to be paid by the said Mr. Joseph York Hatton.

HEREAS by an Act of Parliament, made and passed in the ninth and tenth years of the reign of His Majesty King William the Third, intituled "An Act for the increase and preservation of timber in the New Forest, in the county of South-' it was required that one thousand acres, ampton, part of the waste lands of the said Forest, should be inclosed and kept in severalty, for the growth and preservation of timber for the supply of His Majesty's Royal Navy, forthwith after the passing of the said Act; and that in the year following one

should be in like manner inclosed; and that two hundred acres more, part also of the said waste lands, should yearly and every year, for the term or space of twenty years from and after the time that the several inclosures of the two thousand acres above mentioned should be made and completed, be in like manner inclosed and kept in severalty, as aforesaid, in the actual possession of the Crown, freed and discharged of and from all manner of right, title, and pretence whatever, and should be called, made, andkept as a nursery for wood and timber only: and whereas it was also directed by the said Act that whensoever the Lords Commissioners of His Majesty's Treasury, the Lord High Treasurer of England, or Chancellor of the Exchequer, for the time being, should be satisfied and should determine that the woods and trees which should be growing on the said two thousand acres, or any part thereof, orwithin the inclosures which should afterwards be made as aforesaid, were become past danger of browsing of deer, cattle, or other prejudice, and should think fit to lay the same, or any part thereof, open and in common, and should cause the same so to be done, that then, and so often it should and might be lawful to and for His Majesty, His heirs. and successors, from time to time, to inclose, out of the said Forest, in lieu of so much as should be so laid open of the said two thousand acres, or of the said number of acres authorised to be inclosed as aforesaid, the like quantity out of any other part of the residue of the said wastes to be holden, inclosed, freed, and discharged of and from all manner of common herbage and pannage, or other rights, for so long time as the same should remain and continue inclosed, and to be a nursery for timber as aforesaid, instead of so much as should be laid open as:aforesaid: and whereas certain inlosures, called and known by the names of Fuzzy Lawn Inclosure, Wilverley Inclosure, Rhinefield Sandy Inclosure, Aldridge Hill Inclosure, Ocknell Inclosure, Pitt's Inclosure, Sloden Inclosure, Ravens' Nest Inclosure, Coppice of Linwood Inclosure, and Long Beech. Inclosure, were at different times made within the wastes of the said Forest, under and by virtue of commissions issued to John Pitt, Esq. Surveyor-General of His Majesty's Woods and Forests, and others, to the extent in the whole of two thousand and forty-four acres, or thereabouts: and whereas by an Act, passed in the forty-eighth year of the reign of His late Majesty, intituled "An Act for the increase and preservation of timber in Dean and New Forests, it was enacted, that the said several above mentioned inlosures should respectively be deemed and taken, and the same were thereby declared to have been duly and legally made under the said Act of the ninth and tenth of William the Third, and it was thereby further enacted, that all such parts of the said inclosure as should have any timber growing thereon fit to be preserved, or which should be deemed fit for the growth of timber, and which were not then inclosed, might and should be inclosed for the growth and preservation of such timber, under the provisions of the said. Acts of the ninth and tenth of William the Third, and forty-eighth of George the Third; and that all such inclosures then remaining, or which should be so made after the passing of the said last mentioned thousand acres more, part of the said waste lands, Act, should be held to be effectually inclosed and