

# The London Gazette.

## Published by Authority.

#### FRIDAY, APRIL 10, 1835.

Lord Chamberlain's-Office, April 8, 1835.

ORDERS for the Court's going into mourning on Sunday next the 12th instant, for His late Royal Highness the Prince Augustus of Portugal, Consort of Her Most Faithful Majesty, viz.

The Ladies to wear black silk, fringed or plain linen, white gloves, necklaces and ear-rings, black or white shoes, fans and tippets.

The Gentlemen to wear black, full trimmed, fringed or plain linen, black swords and buckles.

The Court to change the mourning on Sunday the 19th instant, viz.

The Ladies to wear black silk or velvet, coloured ribbons, fans and tippets, or plain white, or white and gold, or white and silver stuffs, with black ribbons.

The Gentlemen to wear black coats, and black or plain white, or white and gold, or white and silver stuff waistcoats, full trimmed, coloured swords and buckles.

And on Sunday the 26th instant, the Court to go out of mourning.

A T the Court at St. James's, the 1st day of April 1835.

#### PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the third and fourth year of His Majesty's reign, intituled "An Act to regulate the trade of the British"

" possessions abroad," after reciting that, by the Law of Navigation, foreign ships are permitted to import into any of the British possessions abroad, from the countries to which they belong, goods the produce of those countries, and to export goods from such possessions to be carried to any foreign country whatever; and that it is expedient that such permission should be subject to certain conditions, it is, amongst other things, enacted, that the privileges, by the Law of Navigation granted to foreign ships, shall be limited to the ships of those countries which, having colonial possessions, shall grant the like privileges of trading with those possessions to British ships, or which, not having colonial possessions, shall place the commerce and navigation of this country, and of its possessions abroad, upon the footing of the most favoured nation, unless His Mad jesty, by His Order in Council, shall in any case deem it expedient to grant the whole or any of such privileges to the ships of any foreign country, although the conditions aforesaid shall not in all respects be fulfilled by such foreign country; and it is thereby provided, that no foreign country shall be deemed to have fulfilled the before-mentioned conditions, or to be entitled to the privileges aforesaid, unless and until His Majesty shall, by some Order or Orders to be by him made by the advice of His Privy Council, have declared that such foreign country hath so fulfilled the said conditions, and is entitled to the said privileges:

And whereas it hath been made to appear to the satisfaction of His Majesty in Council, that the conditions aforesaid have been fulfilled by the Government of Denmark;

Now, therefore, in pursuance and exercise of the powers in His Majesty in Council by the said recited Act of Parliament in that behalf veited, His Majesty, by and with the advice of His Privy Council, doth declare, and it is hereby declared accordingly, that the Danish Government hath fulfilled the before-

mentioned conditions, and that Danish ships may import into any of the British possessions abroad, from the country to which they belong, goods the produce of that country, and may export goods from such possessions, to be carried to any foreign country whatever:

And the Right Honourable the Lords Commissioners of His Majesty's Treasury, and the Right Honourable the Earl of Aberdeen, one of His Majesty's Principal Secretaries of State, having the Department of the Colonies, are to give the necessary directions herein accordingly as to them may respectively appertain.

Wm. L. Bathurst.

T . the Court at St. James's, the 1st day of April 1835,

#### PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the third and fourth year of His Majesty's reign, intituled "An Act to regulate the trade of the British possessions abroad," it is, amongst other things, enacted, that no goods shall be imported into, nor shall any goods, except the produce of fisheries in British ships, be exported from, any of the British possessions in America by sea, from or to any place other than the United Kingdom, or some other of such possessions, excepting to or from the several ports in such possessions called free ports, enumerated or described in the table in the said Act contained; and it is thereby further enacted, that if any goods shall be imported into any port or place in any of the said possessions contrary to the said Act, such goods shall be forfeited; and it is thereby provided, that if His Majesty shall deem it expedient to extend the provisions of the said Act to any port or ports not enumerated in the said table, it shall be lawful for His Majesty, by Order in Council, to extend the provisions of the said Act to such port or ports; and that from and after the day mentioned in such Order in Council, all the privileges and advantages of the said Act, and all the provisions, penalties, and forfeitures therein contained, subject, nevertheless, to the limitations and restrictions thereinafter provided, shall extend, and be deemed and construed to extend, to any such port or ports respectively, as fully as if the same had been inserted and enumerated in the said table at the time of passing the said Act: and whereas it is by the said Act further enacted, that the several ports therein in that behalf mentioned shall be free warehousing ports for all the purposes of the said Act; and it is thereby further enacted, that it shall be lawful for His Majesty, by Order in Council, from time to time to appoint any port in His Majesty's possessions in America, to be a free warehousing port for all or any of the purposes of the said Act; and that every such port, so appointed by His Majesty, shall be, for all the purposes expressed in which Order the importation of tea into the said

such Order, a free warehousing port under the said Act, as if appointed by the same:

And whereas His Majesty doth deem it expedient to extend the before-mentioned provisions of the said Act, respecting such free ports and such free warehousing ports as aforesaid, to the port of Welch Pool, in the island of Campo Bello, in the province of New Brunswick;

Now, therefore, under and by virtue of the said Act of Parliament, and in exercise of the powers thereby in His Majesty in Council in that behalf vested, His Majesty, by and with the advice of His Privy Council, doth order, and it is hereby ordered accordingly, that the provisions of the said Act, as far as the same relate to the free ports and the free warehousing ports respectively therein mentioned, shall be, and the same are hereby, extended to Welch Pool, in the island of Campo Bello, in the province of New Brunswick; and that, from and after the first day of June next, all the privileges and advantages by the said Act conferred upon the free ports therein mentioned, and all the provisions, penalties, and forfeitures in the said Act contained. subject to the limitations and restrictions therein provided, shall extend to the said port of Welch Pool; and that the said port shall, from and after the time aforesaid, for all the purposes of the said Act, be a free warehousing port under the said Act as if appointed by the same:

And the Right Honourable the Lords Commissioners of His Majesty's Treasury are to give the necessary directions herein accordingly.

Wm. L. Bathurst.

T the Court at St. James's, the 1st day A of April 1835,

#### PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS by an Act of Parliament, passed in the sixth year of the reign of His late Majesty George the Fourth, intituled "An Act to " regulate the trade of the British possessions " abroad," it was, amongst other things, enacted, that it should be lawful for His Majesty, by and with the advice of His Privy Council, by any Order or Orders in Council to be issued from time to time, to give such directions and make such regulations, touching the trade and commerce to and from any British possessions on or near the Continent of Europe, or within the Mediterranean Sea, or in Africa, or within the limits of the East India Company's charter, excepting the possessions of the said Company, as to His Majestv in Council should appear most expedient and salutary; and whereas, in pursuance of the said Act of Parliament, His Majesty, hy and with the advice of His Privy Council, did, on the twenty-second February one thousand eight hundred and thirty-two, make a certain Order in Council for regulating the trade of the colony of the Cape of Good Hope, by

colony, except from the United Kingdom, or from some other British possession in America, or by the East India Company or with their licence, was prohibited; and whereas the said recited Act of Parliament hath been subsequently repealed:

And whereas by a certain other Act of Parliament, passed in the third and fourth year of His present Majesty's reign, intituled "An Act to regulate "the trade of the British possessions abroad," it is, amongst other things, enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, by any Order or Orders in Council to be issued from time to time, to give such directions and make such regulations, touching the trade and commerce to and from the British possessions on or near the Continent of Europe, or within the Mediterranean Sea, or in Africa, or within the limits of the East India Company's charter, excepting the possessions of the said Company, as to His Majesty in Council shall appear most expedient and salutary, any thing in that Act to the contrary notwithstanding:

And whereas doubts had arisen whether, in consequence of the repeal of several of the laws relating to the Customs, divers Orders of His Majesty in Council, issued in pursuance of such laws, had not ceased to be binding and in force, and, amongst others, the before in part recited Order in Council of twenty-second February one thousand eight hundred and thirty-two:

And whereas by a certain Act, passed in the fourth and fifth years of His present Majesty's reign, intituled "An Act to amend the laws relating to the Customs," it is declared to be expedient that such doubts as aforesaid should be removed; and it is thereby enacted and declared, that all Orders made by His Majesty, or by His late Majesty King George the Fourth, with the advice of their respective Privy Councils, in pursuance of any of the Acts so repealed as aforesaid, so far as the same, or any of them, were or was in force at or immediately before the time when the Act of the third and fourth year of His Majesty's reign, by which the same were so repealed, came into operation, did, notwithstanding that Act, continue in full force, as though that Act had not been made; and should thereafter continue in full force, unless and until the same, or any of them, should be, either in whole or in part, rescinded or revoked by His Majesty, with the advice of His Privy Council:

And whereas by the effect of the said several recited Acts of Parliament and of the said Order in Council, so much of the said Order as relates to the importation of tea into the colony of the Cape of Good Hope, remains in force:

Now, therefore, His Majesty doth, by and with the advice of His Privy Council, and in pursuance and exercise of the powers in His Majesty in Council in that behalf vested by the several Acts of Parliament, so made as aforesaid in the third and fourth year, and in the fourth and fifth year of His Majesty's reign, order, and it is hereby ordered, that so much of the said recited Order in Council of the twenty-second day of February one thousand eight hundred and thirty-two, as prohibits the importation of tea into the colony of the Cape of Good

Hope, except from the United Kingdom, or from some other British possession in America, unless by the East India Company or with their licence, shall be, and the same is hereby, rescinded and revoked:

And the Right Honourable the Lords Commissioners of His Majesty's Treasury are to give the necessary directions herein accordingly.

Wm. L. Bathurst.

T the Court at St. James's, the 1st day of April 1835,

#### · PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS by an Act, passed in the fiftyseventh year of the reign of His late Majesty King George the Third, c. 57, intituled "An Act to " empower His Majesty to suspend the training, and " regulate the quotas, of the militia," it is enacted, that it shall be lawful for His Majesty, by any Order or Orders in Council, to suspend the calling out of the militia of the United Kingdom, or of any part of the United Kingdom, or of any county, riding, shire, stewartry, city, town, or place, for the purpose of being trained and exercised in any year, and to order and direct that no training or exercising of the militia of the United Kingdom, or of any part of the United Kingdom, or of any county or counties, riding or ridings, shire or shires, stewartry or stewartries, city or cities, town or towns, or place or places, specified in any such Order or Orders in Council, shall take place in any year, any thing contained in any Act or Acts of Parliament relating to the militia to the contrary notwithstanding: and whereas it is deemed expedient, that such training and exercising should be dispensed with in the present year; it is ordered by His Majesty, by and with the advice of His Privy Council, that the calling out of the militia of that part of the United Kingdom called Great Britain, for the purpose of being trained and exercised in the present year, be suspended; and that no training or exercising of the said militia do take place in the present year.

Wm. L. Bathurst:

T the Court at St. James's, the 18th day of February 1835,

#### PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by a certain Act of Parliament, passed in the session of Parliament held in the third and fourth years of His present Majesty's reign, intituled "An Act for the abolition of slavery" throughout the British colonies; for promoting the "industry of the manumitted slaves; and for com"pensating the persons hitherto entitled to the "services of such slaves," after reciting that it was necessary that provision should be made for the ap-

portionment, amongst the proprietors of the slaves to be manumitted by virtue of the said Act in each of the said colonies respectively, of that part of the said compensation fund which should be so assigned as in the said Act is therein before recited to each of the respective colonies; and reciting that the necessary rules for that purpose could not be properly or safely established, until after full enquiry should have been made into the several circumstances which ought to be taken into consideration in making such apportionment, it was, amongst other things, enacted, that the said Commissioners should, and were thereby required to, proceed to draw up and frame all such general rules, regard being had to the laws and usages in force in each colony respectively, as to them might seem best adapted in each colony respectively for securing the just and equitable distribution of the said funds amongst or for the benefit of such several persons as aforesaid, and for the protection of such funds, and for the appointment and indemnification of such trustees as aforesaid; and such general rules, when so framed and when agreed upon by the said Commissioners, should by them be subscribed with their respective hands and seals and transmitted to the Lord President of His Majesty's Council, to be by him laid before His Majesty in Council, and so from time to time as often as any further general rules should be so framed and agreed to for the purposes aforesaid, or any of them:

And it was also enacted, that the general rules to be transmitted as aforesaid to the said Lord President should be forthwith published in the London Gazette on three several occasions at least, together with a notice that all persons interested in or affected by any such general rules might, by a time to be in such notice limited, appeal against any such rules to His Majesty in Council; and that it should be lawful for the Lords and others of His Majesty's Privy Council, or for any three or more of them, by any further notice or notices to be for that purpose published in the London Gazette, to enlarge, as to them might seem meet, the time for receiving any such appeals:

And it was further enacted that if, within the time so to be limited for receiving such appeals, any person or persons should prefer any petition of appeal to His Majesty in Council against any such general rule so published as aforesaid in the London Gazette, it should be lawful for His Majesty in Council, or for any Committee of Privy Council, to hear such appeal, and to cause notice thereof to be served upon the said Commissioners, who should thereupon undertake the defence of such appeal; and upon hearing any such appeal it should be lawful for His Majesty in Council to confirm and annul, or to rescind and disallow, any such general rule as aforesaid, or thereupon to alter, amend, or vary any such rule in such manner as to His Majesty might seem.just, or to remit the same to the said Commissioners for further consideration and revision:

And it was also enacted that, at the expiration of the time limited for receiving such appeals as aforesaid, it should be lawful for His Majesty in Council to confirm and allow, or to rescind and disallow, in the whole or in part, or to amend, alter, or vary any

such general rule or rules, though not so appealed against, as to His Majesty might seem just, or to remit such rules to the said Commissioners for further consideration and revision:

And it was further enacted that, when and so often as any such general rule or rules as aforesaid should by His Majesty in Council have been confirmed and allowed, an Order should be made by His Majesty in Council reciting at length any such rule or rules, with any alterations or amendments which might have been made therein as aforesaid; and a copy of every such Order in Council should be duly certified by the Lord President of His Majesty's Council for the time being to the Lord High Chancellor or Keeper of the Great Seal, or to the Master of the Rolls for the time being, and should be duly enrolled among the records of the High Court of Chancery, and should there remain and be of record:

And it was further enacted that, for ensuring method, regularity, and dispatch in the mode of preferring and proceeding upon such claims, the said Commissioners should and were thereby authorised, by general rules to be framed and published, confirmed, allowed, and enrolled as aforesaid, to prescribe the form and manner of proceeding to be observed by any claimant or claimants preferring any such claims, and to authorise the Assistant Commissioners, so to be appointed as thereinbefore mentioned, in the said several colonies to receive and report upon the same, or any of them, in such manner and form, and under such regulations as to the Commissioners, so to be appointed by His Majesty as aforesaid, should seem meet; and to prescribe the manner, the time or times, the place or places, and the form or forms in which notices of such claims shall be published for general information, or especially communicated to or served upon any person or persons interested therein or affected thereby; and to prescribe the form and manner of proceeding to be observed upon the prosecution of such claims, or in making any opposition to the same; and to make all such regulations as to them might seem best adapted for promoting method, economy, and dispatch in the investigation of such claims, and respecting the evidence to be taken and admitted for or against the same, and respecting the manner and form of adjudicating thereupon, and otherwise however respecting the method, form, and manner of proceeding to be observed, either by them, the said Assistant Commissioners, or by the parties to any proceedings before them, their agents, or witnesses; and which rules should from time to time be liable to be amended, altered, varied, or renewed as occasion might require, in such manner as is therein before directed:

And whereas, in pursuance of the said Act of Parliament, His Majesty, by a Commission under the Great Seal, bearing date the seventh day of October in the fourth year of His Majesty's reign, did constitute Charles Christopher Pepys, James Lewis, John George Shaw Lefevre, Samuel Duckworth, Thomas Amyott, Hastings Elwin, and Henry Frederick Stephenson, Esqrs. to be Commissioners of Arbitration for the purposes in the said Act mentioned.

And whereas, in pursuance of the said Act, the said Commissioners did draw up and frame such general rules as therein mentioned for the apportionment of the compensation money therein mentioned amongst the persons seized of, or entitled to, or having, any mortgage, charge, incumbrance, judgment, or lien upon, or any claim to, or right or interest in, any slave or slaves so to be manumitted, as in the said Act is mentioned, at the time of such their manumission:

And whereas, in pursuance of the said Act, the said Commissioners did also frame such general rules as in the said Act are mentioned, prescribing the form and manner of proceeding to be observed by any claimant or claimants preferring any such claims as are therein mentioned:

And whereas the said general rules when so framed, being subscribed with the respective hands and seals of certain of the said Commissioners, were by them on the first day of April last transmitted to the Lord President of His Majesty's Council to be by him laid before His Majesty in Council:

And whereas the said rules so transmitted as afore-said to the Lord President have been published in the manner and form in the said Act in that behalf required, together with a notice that all persons interested in or affected by any such general rules might, within six months from the date of such notice, appeal against any such rules to His Majesty in Council:

And whereas such notice bore date the seventeenth day of April one thousand eight hundred and dthirty-four, and the said term of six months expire don the seventeenth day of October one thousan eight hundred and thirty-four:

And whereas by a further notice, dated the seventh day of July one thousand eight hundred and thirty-four, and published as by the said Act is in that behalf required, three of the Lords of His Majesty's Privy Council did, in so far as related to the colonies of the Cape of Good Hope and Mauritius, enlarge the time for receiving appeals against certain of the said general rules to the period of nine months from the date of the said notice of the seventeenth day of April one thousand eight hundred and thirty-four, but no appeal, except as hereinafter mentioned, hath been preferred against any of the said general rules:

And whereas the several parties hereinafter mentioned did, within the time limited for that purpose by the said notice of the seventeenth day of April one thousand eight hundred and thirty-four, prefer their respective appeals to His Majesty in Council against certain of the before mentioned rules:

And whereas His Majesty was pleased by His Order in Council of the twenty-ninth day of October one thousand eight hundred and thirty-four, to refer the said last mentioned appeals unto a Committee of the Lords of His Majesty's Most Honourable Privy Council, who have made a report thereupon to His Majesty in Council, dated the fourteenth day of February instant, in the words following, videlicet:

"Your Majesty having been pleased, by your

Order in Council of the twenty-ninth day of October one thousand eight hundred and thirty-four, to refer unto this Committee the humble petition and appeal of William Burge, Esq. of Lincoln's-inn, Barrister at law and Agent for the island of Jamaica, appointed by an Act of the Governor, Council and Assembly of that island, passed in the fourth year of the reign of your present Majesty, setting forth that by the Act of the Imperial Parliament for the Abolition of Slavery throughout the British colonies, for promoting the industry of the manumitted slaves and for compensating the persons hitherto entitled to the services of such slaves, the sum of twenty millions pounds sterling was granted by Parliament as a compensation to the persons entitled to the services of the slaves thereby manumitted, for the loss of such services, provided the Legislatures of the said several colonies should pass such Acts as your Majesty, with the advice of your Majesty's Privy Council, should declare to be adequate and satisfactory for giving effect to the said Act of Abolition in such colonies by such further and supplementary enactments as therein mentioned; that an Act has been passed by the Governor, Council and Assembly of the said island of Jamaica, entitled "An Act for the Abolition of Slavery in this island, in consideration of compensation and for promoting the industry of the manumitted slaves, and to declare the fiftysecond George the Third, cap. 155, in force in this island;" which your Majesty, with the advice of your Privy Council, has been pleased to declare adequate and satisfactory for giving effect to the said Act of Abolition in the island of Jamaica by such further and supplementary enactments as therein mentioned; that your Majesty, in pursuance of the power given by the said Act of the Imperial Parliament, has appointed Commissioners for enquiring into and deciding upon the claims to compensation; that the petitioner is the agent in Great Britain for the island of Jamaica, being duly appointed by an Act of the Governor Council and Assembly of that island, passed in the fourth year of your present Majesty, to solicit the passing of such laws and to transact such other public matters as shall from time to time be committed to his care for the good of the island; that amongst the general rules for the government of the Commissioners, drawn up and framed under the forty seventh section of the said Act of the Imperial Parliament, the petitioner objects. to the fourth and sixth; that by the fourth rule it is required, 'that in cases in which any such compensation moneys, or any interest therein, shall belong to, or be vested in, any married woman, infant, lunatic, or person of insane or unsound mind, or person beyond the seas, or labouring under any other legal or natural disability or incapacity, for the protection of whose rights and interests it may be necessary to make provision, and in all other cases in which it may appear to be necessary for protecting any estates or interests and securing the due application of the compensation monies to be awarded in respect thereof, the Commissioners shall direct the appointment of trustees to be nominated on behalf of the parties interested and to be approved by the Commissioners, and shall cause the necessary deeds to be prepared for declaring the rights and interests of the parties, and the trusts and limitations in pursuance thereof, together with all

necessary provisions for the indemnity of the trustees, and shall direct the compensation moneys to be invested in the public funds, in the names of such trustees, for the benefit of the parties entitled thereto, in pursuance of such trusts and according to such respective rights and interests; and the petitioner objects to the said fourth rule:

Because the appointment of trustees by the Commissioners can never be free from risk to the parties interested, and the execution of a trust-deed would cause unnecessary expence, and which expence must be repeated as often as a new trustee becomes necessary, whereas a more secure, and at the same time a less expensive, mode would be to invest such monies in the name of the Accountant-General of the Court of Chancery or the Court of Exchequer, or in the name of the Receiver-General of the island of Jamaica, and make the payment by him be subject to the order of the said Court of Chancery or Court of Exchequer, or Court of Chancery in the said island; 'that by the sixth rule it is required 'that the apportionment of the compensation moneys amongst the persons seized of, or entitled to, or having any mortgage, charge, incumbrance, judgment, or lien upon, or any claim to, or right or interest in, any slave or slaves to be manumitted by the said Act at the time of such their manumission shall be made according to the priority which such mortgage, charge, incumbrance, judgment or lien, claim, right. or interests may respectively have in or upon such slave or slaves according to the laws and usages in force in the particular colony in which such slave or slaves may be registered or settled:

And the petitioner objects to the said sixth rule because no provision is made for the owner or second incumbrancer, while the whole compensation is to be given to the mortgagee or prior incumbrancer, and that the compensation granted by way of indemnity to all persons interested in slave property operates only as an indemnity to one class of persons, whereas it never was or could be intended that one person interested should receive the whole compensation and thus be exempted from any loss, whilst another person, interested in the same slaves, should receive no part of the compensation and thus sustain the whole loss, and yet such is the obvious effect of the sixth rule; because it is wholly inconsistent with the second general rule which precedes it, and which, in accordance with the intention of Parliament, provides that the compensation money should be deemed to be of the same nature and impressed with the same character as the slaves in respect of whom such money should be allotted; whereas the effect of the sixth rule is to give the mortgagee or incumbrancer an advantage which he did not enjoy before, while the owner will be in a worse condition than he was before, because in any judicial sale the land and slaves would have been sold together, and, being sold together, would each produce a higher price than could be obtained if each were sold separately; by this rule the mortgagee or prior incumbrancer will receive the compensation money for the slaves, while the land will be left in its deteriorated state to the owner:

Because it leaves the mortgagor without anymeans to pay the wages and other contingencies for

the cultivation of his estate, for it would not be in his power to borrow money on the security of the land alone; and lastly because the mortgagor or owner under the Act is obliged to provide for the maintenance and support of the aged and infirm apprentices, without at the same time receiving any part of the compensation money to enable him to defray that expence:

And the petitioner further objects to these general rules, because no provision has been made by the Commissioners in any of the said rules for adjusting the respective interests of annuitants and owners of land and slaves charged with annuities, payable out of the rents and profits of lands and slaves; it would be manifestly unjust, and contrary to the nature of the charge, that the whole compensation money should be set apart for the annuitant, for then he would be in a better situation, and the owner of the land in a worse situation, than they were respectively before the passing of the Act; for the annuitant could never have interfered with the possession of the land or slaves, so long as his annuity was paid, and the owner if it became in arrear would have had the services of the slaves wherewith to produce the rents and profits by which it was discharged.

Because no provision is made to exempt the compensation money from those charges to which it will be subject from its being made payable in England, whenever it forms part of the succession to a person who has died domiciled in the said colony; that under the said fifty-fifth clause of the said Abolition Act, the said Commissioners have drawn up and framed several rules prescribing the manner of proceeding to be observed by claimants under the said Act upon the prosecution of their claims, and in making opposition to the same:

That the thirteenth of such rules gives a power to the Assistant Commissioners to adjudicate upon claims with the consent of all parties, otherwise by the preceding rules all contested claims are to be decided in London by the Commissioners there; and the petitioner objects to this mode of proceeding, because in many cases it will be impossible to obtain such consent on account of the legal or natural disability of some of the parties, because the power of transferring the investigation to England will be used by some persons, in the hope of extorting terms from their adversary who may be unwilling or unable to incur that expence, and because persons residing in England, and who must, before the passing of this measure, have prosecuted or defended their claims in the colony, will not consent to renounce the advantage which is given of prosecuting or defending them in this country; because it is a departure from that established principle in every system of jurisprudence, that a suitor must resort to the forum of the defendant, or in the case of property having locality to the place where it is situate, in order to assert his title to it; and because it is an infringement on the right of the subject to deprive him of the jurisdiction to which, by the law of the land, he is entitled to resort for the protection of his property, and the proper tribunal for such investigation would be before a jury of Jamaica; and the petitioner submits that there ought to be a power reserved to the Commissioners of extending the term for preferring

claims in the colonies and of receiving claims, notwithstanding the term for preferring them may have expired, whenever a proper case for such extension or reception shall arise; that power also ought to be reserved to the Commissioners of directing an issue for the trial by jury of the island of questions of fact; and the petitioner lastly submits that in the return of the number of slaves in the island of Jamaica, and in the estimate of their value which the said Commissioners have required to be made, a very considerable expence must be incurred, whereas that expence could be saved, and the return more speedily and properly made, if the compensation money applicable to the island were to be distributed according to the number of negroes in the island. per capita; and the petitioner therefore appeals against the rules of the Commissioners thereinbefore stated, and humbly prays that your Majesty will please to cause to be amended and altered the said rules as to your great wisdom shall seem meet :'

And your Majesty having been furthur pleased, by your said Order in Council of the twenty-ninth of October one thousand eight hundred and thirtyfour, to refer unto this Committee the humble petition and appeal of Charles Anthony Ferdidand Bentinck, of Wilton crescent, in the county of Middlesex, a Captain and Lieutenant-Colonel in the Coldstream Regiment of Guards, and Henry John William Bentinck, a Captain and Lieutenant-Colonel in the same Regiment of Guards, joint proprietors of a plantation and slaves in the colony of Demerara, setting forth, that the petitioners are seized and possessed of, or entitled to, a certain plantation or estate, situate on the eastern coast of Demerara, in South America, commonly called the "Bonne In-tention Estate," together with the negro and other slaves thereon; that the said plastation and slaves were, before they vested in the petitioners, and still are, subject to a mortgage debt of considerable amount, but far less than the value of the said estate before passing of the Act hereinafter referred to; that by the Act of Parliament, made and passed in the third and fourth year of your present Majesty's reign, intituled " An Act for the abolition of slavery throughout the British colonies, for promoting the industry of the manumitted slaves, and for compensating the persons hitherto entitled to the services of such slaves," the Commissioners to be appointed under the authority thereof, were required and directed to frame certain general rules; that in obedience to the directions contained in the said Act, under the forty-seventh and fifty-fifth clauses thereof, the Commissioners appointed by your Majesty, under the authority of the said Act, have drawn up and framed certain general rules to be observed in carrying into effect the provisions of the said Act, and which said general rules have since been published in the London Gazette; that amongst the said general rules, so framed under the said forty-seventh clause. are contained the following, " 2. That in respect to all persons who, as owners or creditors, legatees or annuitants, may have any joint or common interest in any slave or slaves, or may be entitled to, or interested in, any slave or slaves, either in possession, remainder, reversion, or expectancy, the compensation monies to be awarded in respect of such slave or slaves shall be deemed to be of the same nature

and impressed with the same character, for all purposés whatsoever, so far as the same can be so taken and applied, as the slave or slaves in respect of whom such monies shall be allocted, and shall be subject to the same rules of distribution, and to the same charges and liabilities, as the same slave or slaves respectively would have been subject to according to the several estates and interests of the parties, entitled thereto, and agreeably to the law and usage of the particular colony in which such slave or slaves may be registered or set-tled;" "6. That the apportionment of the compensation monies amongst the persons seized of, or entitled to, or having any mortgage, charge, incumbrance, judgment, or lien, upon or a any claims to, or right or interest in, any slave or slaves to be manumitted by the said Act at the time of such their manumission, shall be made according to the. priority which such mortgage, charge, incumbrance, judgment, or lien, claim, right, or interest may respectively have in or upon such slave or slaves, according to the laws and usages in force in the particular colony in which such slave or slaves may be-registered or settled;" that under the said two rules the said mortgagee claims to be entitled to receive the whole of the compensation money allotted in respect of the slaves upon the petitioners' estate; that the petitioners conceive they would be aggrieved by the aforesaid rules, if the said mortgagee should establish his claim to the whole of the said compensation money, and submit that the principle, according to justice and equity upon which the rules affecting the interest of proprietors and mortgagees ought to be framed, should be to give a proportionate benefit to both the parties interested in the com-pensation intended for the loss sustained to the proprietors by the measures of the Legislature in the emancipation of the said slaves; and not that the whole loss and burden of the contemplated loss by the said measures should be thrown upon, and be born by, the proprietor, which it is submitted will be the case if the rules Nos 2 and 6, hereinbefore set forth, should not be amended in such manner as to allow an equitable division of the said compensation money between the petitioners and the said mortgagee; and the petitioners submit that it never could have been the intention of the Legislature, in emancipating the slaves, to ruin the proprietor, and protect only a creditor from a loss created by his own speculative acts, and not by a loan to the proprietor. The petitioners therefore humbly pray, that your Majesty in Council will be pleased not to confirm and allow, but to alter, amend, or vary the aforesaid rules Nos. 2 and 6, and any other of the said rules which are framed upon the same principle, and give them relief and protection in the premises, so that they may receive an equitable proportion of the said compensation fund to be allotted in respect of the said slaves, or that your Majesty will remit such rules to the Commissioners for further consideration and revision for that purpose, or that such order and direction may be made and given in the premises as to vour Majesty may seem meet.'

And your Majesty having been further pleased by your said Order in Council of the twenty-ninth of October one thousand eight hundred and thirty-four, to refer unto this Committee the humble petition

and appeal of Henry Iles Woodcock, of the island of Saint Christopher, in the West Indies, Esquire, setting forth that the petitioner is advised that he is a claimant entitled to prefer his claim to the com-pensation provided by the Act of Parliament, made and passed in the third and fourth year of your present Majesty's reign, cap. 73, intituled "An Act for the abolition of slavery throughout the British colonies for promoting the industry of the manumitted slaves, and for compensating the persons hitherto entitled to the services of such slaves, the circumstances thereafter stated; that the petitioner is a Barrister at Law, and was, previous to the passing of the said Act, senior King's Counsel for Tortola and the other Virgin Islands situate in the West Indies, and in that character the public became indebted to him for conducting the law business of the said colony or possession of the Virgin Islands in a large sum of money, and which, together with various public accounts due to individuáls which were received in payment by and assigned to the petitioner, on his departure from the island of Tortola, for sale of property there, amounted to the sum of £2526. 16.  $4\frac{3}{4}$ . current gold and silver money; that the petitioner was induced to accept the assignment or transfer of such accounts, in payment of property he so disposed of in the said island of Tortola, as the greater part of them were for salaries earned by and due to the public officers of the said colony or possession of the Virgin Islands, for the payment of which, the faith of the colonial Legislature was pledged by resolutions passed to that effect, and upon which footing the petitioner's account for his professional services for the public was also placed as is thereinafter stated; that at the time when these public accounts were assigned to or received by the petitioner, they, as well as his own account, bore interest; but all public accounts were shortly afterwards called in, and the interest stopped, under an understanding that an Act of the Legislature of the said colony or possession would be passed to raise a tax for the satisfaction of the demands of the public creditors. The Act of the said Legisla-ture alluded to, was eventually passed on the sixth day of June one thousand eight hundred and thirtytwo, intituled "Virgin Islands, Tortola,-An Act for raising a sum of money for the exigences of these islands, and to repeal an Act for laying a duty of gunpowder upon certain vessels trading to and from these islands;" and the following is an extract there-from, forty seventh clause:—" Whereas, it is requisite that the debt now due by the public of these islands should be ascertained with the greatest accuracy, in order that due provision may be made for the payment thereof, and that the various claims held by different individuals should be consolidated into single negociable instruments; be it therefore enacted, that immediately after the publication of this Act, the treasurer, or his lawful deputy, shall issue advertisements and notices, to be affixed in the most conspicuous places in the road town of Tortola, of the east end thereof, of the west end thereof; of the island of Jois Van Dykes, of the island of Peter's Island, of the island of Spanish Town, and of the island of Anagada, and also procure such advertisements and notices to be inserted in the Saint Christopher newspapers, calling on all person or persons

claims on the public of these islands to give in, on. or before the first day of August one thousand eight hundred and thirty-two, the amount of their several accounts or claims, with interest, calculated on such as bear interest, up to such first day of August one thonsand eight hundred and thirty-two, to the treasurer, or his lawful deputy, producing at the same time the public accounts or vouchers on which such claims are founded; and the said treasurer, or his lawful deputy, is hereby directed after such day, and at the first meeting of the Council and Assembly, to present a statement of such claims, the several amount of each, and the name of the claimant or holder thereof, and the Council or Assembly are to examine such statement, and if approved of, they shall, and are hereby authorised, to issue an order signed by the president of the Council and Speaker of the Assembly for the time being, on the public treasury, payable to each claimant or holder and his assigns, or to his, her, or their order, for the amount of his or her consolidated claim, which order shall not bear any interest, and shall be liquidated by an annual dividend thereon.

That the public debts of the said colony or possession were ascertained by a Committee of the Legislature of the said colony or possession appointed for such purpose, and, amongst the claims of other creditors, they considered that of the petitioner, and ascertained the amount to be £2526. 16.  $4\frac{3}{4}$ , current money.

That the report of the said Committee was adopted, and, amongst other creditors, the petitioner appears on the public ledger of the said colony, in the possession of the Treasurer, to have an admitted demand against the said colony for the above-mentioned sum.

That on the thirty-first day of October one thousand eight hundred and thirty-three, an order was issued to the Treasurer of the said colony or possession, in favour of the petitioner, under the said tax act, for the said sum of £2526. 16.  $4\frac{3}{4}$  current money, and the petitioner has since received on account thereof £98. 5. 3. current money, under the provisions of the said tax act; the following is a copy of the said order and receipt attached:

Virgin Islands,  $\left.\begin{array}{c} £2526. \ 16. \ 4\frac{3}{4}. \ C. \ G. \\ \text{Tortola.} \end{array}\right\}$  and S. money.

"To the Treasurer of the said Virgin Islands, or his lawful deputy, under and by virtue of an Act, intituled "An Act for raising a sum of money for the exigences of these islands, and to repeal an Act, intituled 'An Act for laying a duty on gunpowder upon certain vessels trading to and from the islands."

"Pay to Henry Woodcock, Esquire, and his assigns, or to his, her, or their order, the sum of £2526. 16s,  $4\frac{3}{4}$ , current gold and silver money, being the amount of sundry accounts against the public of the said Virgin Islands, held by him or them, consolidated by the above Act, clause the forty-seventh, and payable by annual dividend.

Tortola, twenty-first October one thousand eight hundred and thirty-three.

Wm. Rogers Isaacs, President, Thos. Marsh, Speaker."

topher newspapers, calling on all person or persons "Tortola, Received from George Williams whomsoever who hold public accounts or who have Lewis, Esquire, Treasurer, the sum £98. 5. 3.

C. G. and S. money, being the amount of dividend upon consolidated public account up to first October one thousand eight hundred and thirty-three. £98. 3. H. J. Woodcock,

by his Attorney, G. W. Lewis."

That, after deducting the said sum of £98. 5. 3. from the said debt of £2526. 16.  $4\frac{3}{4}$ .. there remains due to the petitioner on the said order the sum of £2428. 11.  $1\frac{3}{4}$ . current money.

That the taxes raised for payment of the public debt in the said colony or possession of the Virgin Islands, have hitherto been levied on the slave holders, by making them pay so much for each slave they possess.

That, in consequence of the aforesaid Act of Parliament, the negro and other slaves, being emancipated, will cease to be the subject of taxation.

That, as the taxes of the said colony have hitherto been raised on the slave population, and the debt of the colony thereby charged on that species of property, the petitioner submits that which is substituted for, or put in the place of, the slave, should be considered liable to the payment of the sums heretofore, charged or chargeable on the slaves, as far as such sums remain on the first August one thousand eight hundred and thirty-four unsatisfied, from taxes then already raised on the slave, out of which the public debt was to be poid; and the petitioner therefore submits, that the public debt to the petitioner in arrear should now be paid from the compensation to be given for the slave under the aforesaid Act of Parliament.

That the Commissioners are, under the said Act of Parliament, authorised and required to apportion and assign, amongst others, to the said colony or possession of the Virgin Islands, a certain share of the sum of twenty millions of pounds granted by way of compensation, the petitioner humbly submits, that so soon as the share of the said sum payable to the said colony or possession of the Virgin Islands is assigned to that colony or possession, it becomes the property of that colony, and as such should be in the first place applied to the payment of its debts, so far as the slaves emancipated under the said Act, or the slave holders in respect of such slaves, would have been liable thereto.

That the principle humbly contended for, on the part of the petitioner, is, that the private property of each individual in the state is, in proportion to its extent, liable for the public debt, it being the only fund from whence the public creditor can be paid; and that when any part of such property is destroyed, and compensation granted for it, the owner thereof cannot engross the whole and avoid his obligation to bear a part of the public burthen, created in maintaining establishments by which he has been secured in the enjoyment, and protected in the possession, of that very property; and that when any species of private property is annihilated, the security of the public creditor and his chance of payment ceases to exist to the extent of the property destroyed; therefore, in the distribution of the compensation given for such property, the interest of the public creditor therein should be considered, and satisfaction awarded to him upon the same principle as payment would be made to the mortgagee or other claimant.

That, in obedience to the directions contained in the said Act of Parliament, under the forty-seventh clause of the said Act of Parliament, and also under the fifty-fifth clause of the said Act of Parliament, the said Commissioners appointed by your Majesty under the authority of the same Act, have drawn up and framed, under date of the thirty-first day of March one thousand eight hundred and thirty-four, certain general rules to be observed in carrying into effect the provisions of the said Act, and which general rules have since been published in the London Gazette.

That, notwithstanding the provisions of the said Act of Parliament, the petitioner is advised that the rules so made as aforesaid by the said Commissioners, are inapplicable to the petitioner's case, and that should the same, as they now stand, be confirmed and allowed by your Majesty in Council, the petitioner will be deprived of all benefit and advantage under the said Act of Parliament, or in the compensation thereby provided, inasmuch as there is no rule under which the said Commissioners could entertain the petitioner's said claim.

That the petitioner, therefore, conceives he is aggrieved by the aforesaid rules of the said Commissioners, and he is apprehensive he will be left without remedy, unless your Majesty in Council shall afford him relief:

And the petitioner, therefore, humbly prays, that your Majesty in Council will be pleased to alter, amend, or vary the aforesaid rules of the said Commissioners, by framing a new rule sufficiently ample to comprehend the petitioner's claim, and give him relief and protection in the premises, or by remitting the said rules to the said Commissioners for further consideration and revision for that purpose, or that such other order and direction may be made and given in the premises as to your Majesty may seemmeet:"

The Lords of the Committee, in obedience to your Majesty's said order of reference, have taken the said petitions and appeals into consideration, and caused notice thereof to be served upon the said Commissioners; and having also heard counsel, as well on behalf of the several appellants as on behalf of the said Commissioners in defence of the said appeals, their Lordships do agree humbly to report, as their opinion, to your Majesty, that it may be advisable for your Majesty to confirm and allow, subject to certain alterations and amendments therein, such of the general rules, made as aforesaid, as are the subject of or affected by the said appeals; and their Lordships do agree further humbly to report to your Majesty, that the last-mentioned rules, with such alterations and amendments as aforesaid, are as follows, viz.

GENERAL RULES under the 47th and 55th Clauses of the Act, 3d and 4th Will. 4th, c. 73.

1. That the party or parties who shall be in possession as owner or owners of any slave or slaves, and shall appear as such by the latest returns made in the office of the Registrar of Slaves under the Registry Acts in the respective colonies, shall be deemed prima fucie the rightful owner or owners thereof respectively, and prima face entitled to the

- 2. That in respect to all persons who, as owners or creditors, legatees or annuitants, may have any joint or common interest in any slave or slaves, or may be entitled to, or interested in, any slave or slaves, either in possession, remainder, reversion, or expectancy, the compensation monies to be awarded in respect of such slave or slaves shall be deemed to be of the same nature, and impressed with the same character for all purposes whatsoever, so far as the same can be so taken and applied, as the slave or slaves in respect of whom such monies shall be allotted, and shall be subject to the same rules of distribution, and to the same charges and liabilities, as the same slave or slaves respectively would have been subject to according to the several estates and interests of the parties entitled thereto, and agreeably to the law and usages of the particular colony in which such slave or slaves may be registered or settled.
- 3. That the compensation monies to be awarded in respect of any slave or slaves, subject to any trusts or powers whatsoever, shall be subject to the same trusts or powers in all respects as the same slave or slaves were subject to.
- 4. That in cases in which any such compensation monies, or any interest therein, shall belong to or be vested in any married woman, infant, lunatic, or person of insane or unsound mind, or person beyond the seas, or labouring under any other legal or natural disability or incapacity, for the protection of whose rights and interests it may be necessary to make provision, and in all other cases in which it may appear to be necessary for protecting any estates or interests, and securing the due application of the compensation monies to be awarded in respect thereof, the Commissioners shall appoint Trustees, having regard to the wishes of the parties interested, and shall by their award declare the rights and interests of the parties and the trusts, and limitations in pursuance thereof, together with all necessary provisions for the indemnity of the Trustees; and shall direct the compensation monies to be invested in the public funds in the names of such Trustees, for the benefit of the parties entitled thereto, in pursuance of such trusts and according to such respective rights and interests.
- 5. That in case of the death of any person entitled to such compensation monies who may die intestate before the award of such compensation, the succession to such monies shall be the same as the succession to the interest in the slave or slaves in respect of whom the compensation shall be allotted, according to the law of the particular colony in which such slave or slaves were registered or settled.
- 6. That the apportionment of the compensation monies amongst the persons seized of or entitled to, or having any mortgage, charge, incumbrance, judgment, or lien upon, or any claim to, or right or interest in, any slave or slaves to be manumitted by the said Act, at the time of such their manumission. shall be made according to the priority which such mortgage, charge, incumbrance, judgment or lien, claim, right, or interest, may respectively have in or upon such slave or slaves according to the laws and Court of Exchequer;

- compensation monies to be awarded in respect usages in force in the particular colony in which such thereof.

  2. That in respect to all persons who, as owners shall be subject to all the equities to which such mortgage, charge, incumbrance, judgment or lien, claim, right or interest in such slave or slaves may respectively be liable.
  - 7. That in all cases in which any slave or slaves, or the compensation in respect thereof, shall be the subject of any suit in any court of law or equity in the United Kingdom, and to the Commissioners it shall seem meet, the compensation awarded to be paid in respect of such slave or slaves, shall, under the direction of the said court, be paid into the said court, to be subject to the orders, directions, and decrees of the court in which such suit may be depending; and in cases in which such slave or slaves shall be the subject of any suit in any court of law or equity in the colony of Jamaica, and to the Commissioners it shall seem neet, the compensation in respect of such slave or slaves shall be paid, under the direction of the said court, to the Receiver-General of the said island, to be subject to the decrees, orders, and directions of the said court in which the suit may be depending

And in all cases in which such slave or slaves, or the compensation in respect thereof, shall be the subject of any suit in any court of law or equity in any other colony than Jamaica, and to the said Commissioners it shall seem meet, the compensation monies awarded in respect of such slave or slaves shall, under the direction of the Court of Exchequer at Westminster, to be made upon petition to be preferred in a summary way, be paid into the Bank of England, in the name and with the privity of the Accountant-General of the Court of Exchequer, to be placed to his account there, exparte the persons named in the award and therein specified as the plaintiffs and defendants in the said suit, pursuant to the method prescribed by an Act, made in the first year of the reign of King George the Fourth, intituled, "An Act for the hetter securing the monies and effects paid into the Court of Exchequer at Westminster, on account of the suitors of the said Court, and for other purposess;" and the general orders of the said court, and without fee or reward; and the said monies when so paid in, shall, under such direction as aforesaid, be invested by the said Accountant-General in his name, exparte the said account, in the purchase of £3. per Centum Consolidated Bank Annuities, and the dividends thereon, and also the dividends on all future investments, as they arise and become due, shall be invested by the said Accountant-General in his name, in like manner, so that the same may accumulate for the benefit of the parties entitled thereto; and the said compensation monies so invested as aforesaid, and the said accumulations, shall be paid and transferred, under such direction as aforesaid, to the person or persons to whom the same shall be directed to be paid or transferred by the decree, order, or judgment of the court in the colony, made in the said suit there depending, or any court of appeal; and a copy of such decree, order, or judgment of the court in the colony, or court of appeal, signed by the proper officer of such court, shall be sufficient evidence of such decree, order, or judgment to the said

RULES for the Conduct of the Proceedings under the said Commission, in so far as relates to all the Colonies mentioned and enumerated in the said Act, except the Cape of Good Hope and Mauritius.

That, with the consent of the several parties, the Assistant Commissioners in their respective colonies be authorised, according to the several rules hereinbefore stated, to ascertain and report the amount of compensation appearing to be due to any of the litigant parties in cases of contested claims, and transmit forthwith lists or copies of their proceedings and reports to the Commissioners.

That the Commissioners shall, upon such proceedings and reports being received from the Assistant-Commissioners, proceed to the adjudication and award of the compensation which shall appear to be due according to such lists, reports, and proceedings.

And whereas His Majesty hath this day taken into consideration the aforesaid rules, the subject of or affected by the said appeals, together with the recommendation with respect to the same contained in the said report:

Now, therefore, in pursuance of the said Act of Parliament, and in execution of the powers in His Majesty in that behalf vested, His Majesty, by and with the advice of His Privy Council, doth order, and it is hereby ordered, that, subject to the alterations and amendments recommended in the said report, the said general rules so as aforesaid the subject of or affected by the said appeals, be, and the same are, hereby confirmed and allowed:

And in further pursuance of the said Act of Parliament the said last mentioned rules, with such alterations and amendments as aforesaid, are recited at length in this present Order:

And the Lord President is to give the necessary directions herein accordingly.

Wm. L. Bathurst.

#### Whitehall, April 8, 1835.

The King has been pleased to direct letters patent to be passed under the Great Seal, granting the dignity of a Baron of the United Kingdom of Great Britain and Ireland, unto the Right Honourable Alexander Baring, of the Grange, in the county of Southampton, and the heirs male of his body lawfully begotten, by the name, stile, and title of Baron Ashburton, of Ashburton, in the county of Devon.

#### Downing-Street, April 7, 1835.

The King has been pleased to appoint James Wilson, Esq. to be Chief Judge and President of the Court of Appeal in the Island of Mauritius.

#### Whitehall, April 3, 1835.

The King has been pleased to appoint Doctor Stevenson MacGill to be one of His Majesty's Chaplains in Ordinary in Scotland, in the room of Doctor John Inglis, deceased.

#### War-Office, 10th April 1835.

- 4th Regiment of Light Dragoons, Lieutenant David Gordon to be Adjutant, vice Harrison, who resigns the Adjutantcy only. Dated 1st October 1834.
- 7th Regiment of Light Dragoons, Captain the Honourable Henry Cole, from the 84th Regiment of Foot; to be Captain, vice Russell, who exchanges. Dated 10th April 1835.
- 23d Regiment of Foot, Second Lieutenant William Lemos Willoughby to be First Lieutenant, by purchase, vice Mundy, who retires. Dated 10th April 1835.
- Ensign Charles Blackett, from the 90th Regiment of Foot, to be Second Lieutenant, by purchase, vice Willoughby. Dated 10th April 1835.
- 27th Foot, Lewis Chamberlain Irwin, Gent. to be Ensign, by purchase, vice Hope, who retires. Dated 10th April 1835.
- 34th Foot, Licutenant James John Best to be Captain, by purchase, vice Hooke, who retires. Dated 10th April 1835.
- Ensign William E. James to be Lieutenant, by purchase, vice Best. Dated 10th April 1835.
- Charles Alfred Schreiber, Gent. to be Ensign, by purchase, vice James. Dated 10th April 1835.
- 44th Foot, Ensign William George White to be Lieutenant, without purchase, vice Donnithorne, deceased. Dated 29th August 1834.
- Ensign William Atherton, from the half-pay of the Royal Staff Corps, to be Ensign, vice White. Dated 10th April 1835.
- 59th Foot, Ensign George Nares Heard to be Lieutenant, by purchase, vice Beadle, who retires.

  Dated 10th April 1835.
- William Fulton, Gent. to be Ensign, by purchase, vice Heard. Dated 10th April 1835.
- 76th Foot, Staff-Assistant-Surgeon John Melliss to be Assistant-Surgeon, vice Russell, who resigns. Dated 10th April 1835.
- 84th Foot, Captain David Russell, from the 7th Light Dragoons, to be Captain, vice Cole, who exchanges. Dated 10th April 1835.
- 89th Foot, Ensign Charles Robert Bozzi Granville to be Adjutant, vice Lee, deceased. Dated 10th April 1835.
- Charles Mostyn Walker, Gent. to be Ensign, without purchase, vice Granville, appointed Adjutant. Dated 10th April 1835.
- 90th Foot, Charles Pugh, Gent. to be Ensign, by purchase, vice Blackett, appointed to the 23d Regiment of Foot. Dated 10th April 1835.
- 91st Foot, Colin Campbell, Gent. to be Ensign, by purchase, vice M'Leod, who retires. Dated 10th April 1835.

#### UNATTACHED.

To be Captain, without purchase.

Lieutenant Joseph Hill, from the 69th Regiment of
Foot. Dated 10th April 1835.

To be Captain, by purchase.

Lieutenant James Campbell, from the 93d Regiment
of Foot. Dated 10th April 1835.

#### HOSPITAL STAFF.

John Garnett Courtenay, M. D. to be Assistant-Surgeon to the Forces, vice Melliss, appointed to the 76th Regiment of Foot. Dated 10th April 1835.

#### MEMORANDUM.

Captain William Marshall, upon half-pay of the Canadian Fencibles, has been permitted to retire from the Army with the sale of an Unattached Company, he being about to become a settler in the colonies.

Commission signed by the Lord Lieutenant of the West Riding of the County of York, and of the City and County of the City of York.

George Lloyd, Esq. to be Deputy Lieutenant for the west riding and ainsty of York. Dated 17th March 1835.

Commission signed by the Lord Lieutenant of the County of Sussex.

Arundel and Bramber Corps of Yeomanry Cavalry.

Thomas Evans, Gent. to be Lieutenant, vice Samuel Clarke Jervoise, resigned. Dated 4th April 1835.

#### Whitehall, April 7, 1835.

The Lord Chancellor has appointed Augustus Bazeley, of Penzance, in the county of Cornwall, Gent. to be a Master Extraordinary in the High Court of Chancery.

Average of the Liabilities and Assets of the Bank of England, from the 13th January to the 7th April 1835, inclusive, published pursuant to the Act, 3 and 4 W. 4, cap. 98, sec. 8.

LIAB	LITIES.	A	SSETS.
Circulation Deposits	£18,591,000 11,289,000	Securities Bullion	£26,228,000 6,329,000
	£29,880,000		£32,557,000
		J 100≈	

Downing-street, April 9, 1835.

Admiralty, Somerset-Place, March 26, 1835.

HALF-PAY AND RETIRED PAY TO NAVAL OFFICERS AND OFFICERS OF THE ROYAL MARINES.

OTICE is hereby given, that on the receipt in the Wages Department at the Admiralty-office, Somerset-place, of the affidavit or certificate

of identity required from each Officer by His Majesty's Orders in Council, a bill for the amount of the half-pay or retired-pay due will be made out in this Department, which will be payable by the Treasurer of His Majesty's Navy, on the following days, viz.

On the 10th and 11th of April, to Masters, Surgeons, and Pursers, and their Attorneys.

On the 13th, 14th, and 15th of April, to Lieutenants at 5s. a day and under, and their Attorneys.

On the 16th and 18th of April, to Lieutenants at 7s. and 6s. a day, and Chaplains, and their Attorneys.

On the 20th, 21st, and 22d of April, to Admirals, Lieutenant-Generals, Major-Generals, Colonels, Lieutenant-Colonels, Majors, Captains, Commanders, and Retired Commanders, and their Attorneys.

Great inconvenience having been experienced by the claims of Officers, who have not chosen to receive their half-pay or retired-pay on the days fixed for their rank, being brought forward on the days appointed for the payment of half-pay and retired-pay to Officers of different ranks; notice is hereby given, that no such claims can in future be attended to on the days not appointed for Officers of those-ranks; but for the accommodation of such Officers, and also for the convenience of those who may not have transmitted their affidavits or certificates sufficiently early to admit of payment on the above-mentioned days, a recall will take place on the 24th and 25th of April.

After which the half-pay and retired-pay will be payable on the first and third Wednesday in every month, excepting during the general payment.

Officers residing in or near London, and wishing to receive their half-pay or retired-pay in person, are requested to deliver their affidavits or certificates into the Wages-office at the Admiralty, Somerset-house, or transmit them to the Secretary of the Admiralty, immediately on the expiration of each quarter; and those employing agents are also requested to furnish their agents with their affidavits or certificates with the same dispatch, for unless such documents are delivered into this Office early, delay in the payment must unavoidably ensue.

As it sometimes happens that Officers apply personally for their half-pay or retired-pay, without having previously sent in their affidavits or certificates as required by the usual advertisement; any delay or inconvenience to which they might be subject by this oversight, it is in the power of the Officers themselves to prevent, by an adherence to the existing regulations.

Under the authority of the Statutes relating to the pay of the Navy, besides the above-mentioned modes. Officers may receive their half-pay or retired-pay in any of the following ways, viz.

1st. By drawing a bill for the amount, on a form to be transmitted from this Office.

2d. By a remittance bill, or permanent remittance bill, payable to them at or in the neighbourhood of their residence, by the Collector of Customs or Excise.

3d. By extract or permanent remittance bill, at a Dock-yard, where there is an establishment of Pay Clerks.

If they wish to receive it by bill of exchange, they are to give notice thereof, by letter, to the Secretary of the Admiralty, marked, in the corner, "Half-pay, or Retired-pay, Accountant-General," and thereupon the proper form will be sent to them.

If they wish to have it remitted to them, they must give a like notice to the Secretary of the Admiralty, marked in the same manner, and a bill will thereupon be made out and transmitted to them.

In all cases, the Officer signifying his desire of payment is to state at the foot of his letter, his Christian and surnames, his rank, and a full description of his residence.

MEM.—Bills of exchange drawn under or by virtue of the Act of 11 Geo. 4, cap. 20, are not liable to the stamp duty.

No persons residing out of His Majesty's dominions are entitled to the privileges of this Act.

#### East India Docks.

East India Dock House, April 6, 1835.

Company hereby give notice, that the following articles, for which warrants have been issued, and are held by parties unknown, to whom therefore specific notices cannot be given, will be included in the clearance sale which will take place at the London Commercial Sale-Rooms, Mincing-Lane, on Tuesday the 28th of April instant, and following days, unless the rent and charges due thereon shall be previously paid; and that in the event of the proceeds being insufficient to cover the same, the proprietors will be liable to the Dock Company for the deficiency:

Three chests of creyatt, by the ship Grant,—date of entry, April, 1817.

Four chests of gentian, by the ship Grant,—date of entry, April, 1817.

Seventy-three chests of unrated gum, by the ship Harriet,—date of entry, November, 1822.

Twenty-seven chests of lac dye, by the ship Henry Porcher,—date of entry, December, 1825.

Twenty-six boxes of sago, by the ship Greenock; numbers of warrants, 2811, 2812, 2815, -date of entry, March, 1825.

Twenty boxes of gum-capal, by the ship Greenock; numbers of warrants, 2462, 2471,—date of entry, March, 1825.

One chest of shellac, by the ship Greenock; number of warrant, 2845,—date of entry, March, 1825.

Thomas Baker, Secretary.

East India Dock-House,. April 9, 1835.

THE Court of Directors of the East India Dock Company hereby give notice, that a Special General Meeting of the Proprietors will be held at their House, in St. Helen's-place, Bishopsgate-street, on Thursday the 16th instant, at one o'clock in the afternoon, for the purpose of considering the report of the Court of Directors made at the last general meeting; and on other affairs.

By order of the Court,

Thomas Baker, Secretary.

N. B. The chair will be taken at two o'clock precisety.

To the Proprietors of East India Stock. Ladies and Gentlemen,

E beg leave to offer you our grateful acknow-ledgments for the honour you have conferred on us, by re-electing us into the Direction.

Trusting that the Proprietors will ever find us deserving of the confidence they have reposed in us, We have the honour to be, with great respect,

Ladies and Gentlemen, your most obedient and very humble servants,

Patrick Vans Agnew.
James Rivett Carnac.
James Law Lushington.
George Lyall.
John Petry Muspratt.
William Wigram.

East India-House, the 9th April 1835.

Royal Exchange Assurance-Office, April 8, 1835.

Assurance do hereby give notice, that a General Court of the said Corporation will be holden at their Office, on the Royal Exchange, on Tuesday the 21st day of April ins. ant, from twelve o'clock at noon till two o'clock in the afternoon, for the election of a Director, in the room of Henry James Prescott, Esq. resigned; which election will be declared at such time as the Court shall appoint to receive the report of the Scrutineers.

Samuel Fenning, Secretary.

The chair will be taken at twelve o'clock precisely.

N.B. Printed lists of the Proprietors qualified to vote will be ready to be delivered at the Office, on Wednesday the 15th instant.

Pelican Life Insurance-Office, Lombard; Street, April 8, 1835.

TOTICE is hereby given, that a General Court of Proprietors will be holden on Thursday the 7th of May next, pursuant to the deed of settlement, at the Company's House, in Lombard-street, to receive the report of the Auditors, and to elect. Trustees and Directors for the year ensuing.

By order of the Board of Directors,

Monkhouse Tate, jun. Secretary.

N.B. The chair will be taken at one o'c'ock;, and the ballot finally closed at three.

WEEKLY RETURNS of the Quantities and Price of BRITISH CORN, IMPERIAL Measure, as received from the Inspectors in the following Cities and Towns in ENGLAND and WALES, from which the Prices that govern Importation are calculated, conformably to the Act of the 9th Geo. IV, cap. 60.

Received in the Week ended April 3,	<u> </u>	W	HEA'	r.					RLEY.					DATS.				RYE.	•	1	BEĂNS	· ·	<del>(*</del>	i i	EAS.	
1835.	Quantit	ties.		Pri	ce.		Quanti	ties.	· Pr	ce.		Quanti	tiës.	Pri	ce.		Quantities.	Price.		Quantities	`{	Price.	<del></del> -	Quantifies.	Price.	
MARKETS.	Qrs.	Bs.		£.	ş.	d.	Qrs.	Bs.	£.		d.	Qrs.	Bs.	£.	s.	d.	Qrs. Bs.	£. s.	d.	Qrs. Bs.	£	4.	d.	Qrs. Bs.	£	d.
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Price   Quantities   Price	R caved in the week	WHEAT.	BARLEY.	0.	Rars.	l	YE.		EANS.	1	EAS.
Mansers.   Qrs. Bs.   £. r. d.   Qrs.   £. r. d.   Qrs	ended April 3,	Quantities Price.	Quantities. Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
Watton         95         0         134         9         194         195         16         0         6         0         7         4         0         —         27         4         48         19         6         Diss         213         0         495         4         6         66         4         103         14         6         —         —         —         —         27         4         48         19         6           Harleston         269         2         552         6         6         10         0         16         0         — </td <td></td> <td>Qrs. Bs. L. s. d.</td> <td></td> <td></td> <td></td> <td>Qrs. Bs.</td> <td>£. s. d.</td> <td></td> <td>£. s. d.</td> <td>Qrs Bs.</td> <td>£</td>		Qrs. Bs. L. s. d.				Qrs. Bs.	£. s. d.		£. s. d.	Qrs Bs.	£
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Wigan	165 4	345 11 3	l —		132 0	136 18 4	_				-	*****				
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Bolton	30 0	66 17 6			-	1072 4 11			394 0	749 7 0	-					
Derby	162 4	334 5 6	58 0	102 3 6	10 0	13 0 0	-	_	62 0	125 11 0						
Nottingham	63 <b>9</b> 0	1279 16 0	792 0	1309 6 0	314 0		1 — [	-								
Newark	881 0	1729 17 7	795 0	1299 6 6	77 0	388 8 0	<u> </u>	_			1 — ;					
Leicester	222 0	430 14 6	549 0	879 3 6		95 5 9	27 0	40 1 0			}					
Northampton	592 0	1116 14 6	696 0		155 0	174 18 6			98 0	193 12 0	I	_				
	142 4	285 15 0			189 0	231 10 0	i — 1		118 0	232 13 0	23 0					
Coventry	653 5		129 0	202 13 0	164 0	201 3 0			60 0	124 0 0		41 13 0				
Birmingham		1356 5 5	1170 0	1347 12 6	278 0	344 0 6					; — I	-				
Worcester	716 6	1382 11 8	450 2	680 6 9	150 0	187 10 0	l t	_	23 6	49 1 8						
Warminster	535 0	1133 19 0	884 0	1442 19 3	119 0	140 3 0			52 4		7 4	12 10 0				
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Carnarvon	106 0	258 9 0	97 0	136 12 2	142 0	130 15 2	;		-	<del></del>		_				
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Carmarthen	75 3	162 6 4	21 3	29 1 10	240 2	231 9 11	_			-	l					
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Tewksbury	10/ 7	349 0 10	22 4	31 18 4	<b>!</b>	[										
Bristol	1019 6	1917 14 9	1008 4	1549 3 2	737 4	811 19 7				E 17 0 =		. <del>-</del>				
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Received in the Week	W	HEAT	BA	RLEY.	0	ATS.	Ī	RYE.	BI	EANS.	P	EAS.
ended April 3,	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
MARKETS.	Qrs. Bs.	£. 8. d.:	Qrs. Bs.	£. s. d.	Qts. Bs.	L d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs Bs.	£. s. d.
Chard Monmonth Abergavenny Chepstow Pontipool Exeter Rarnstaple Plymonth Totness Tavistock Kingsbridge Truro Bodmin Launceston Redruth Helstone St. Austell Blandford Bridport Dorchester Sherborne Shaston Warchau Winchester Andover Rasingstoke Farehau Havant Newport Ringwood Southampton Portsmouth General Weekl	78 0 5 0 90 4 46 4 26 2 8 7 35 2 20 2 70 0 137 0 225 0 37 0 84 0 140 0 229 0 106 0 106 0 305 0 135 4 329 4 65 0 None 39 0	343 8 5 101 18 9 179 3 10 41 17 7 103 6 8 67 0 6 42 6 3 172 13 6 11 10 0 210 9 8 104 8 6 59 10 0 19 5 6 79 18 0 47 5 0 141 0 0 281 8 5 452 16 3 78 16 0 172 18 0 263 10 6 468 7 6 205 6 0 549 4 6 611 0 0 266 7 0 644 7 0 128 10 0 Sold. 77 0 0	69 3 39 4 10 0 30 4 5 0 149 2 54 3 15 0 15 0 15 0 15 0 15 0 15 0 10 0 82 0 172 4 51 0 10 0 89 0 32 0 111 4 84 0 41 0 291 0 92 0 440 0	101 3 6 55 14 0 13 3 4 46 5 2 7 3 4 196 8 1 82 4 5 22 0 0 7 15 0 19 8 6 19 0 0 18 19 3 22 0 0 132 6 0 21 0 0 95 0 0 128 16 2 266 8 9 78 9 0 15 10 0 144 13 0 54 12 0 173 16 3 139 1 0 71 2 0 448 9 0 146 16 0 721 0 0		85 14 3  73 2 8  4 2 6 10 0 0 14 0 3 11 2 0 11 5 0 32 10 0 16 16 0 19 11 0 26 10 0  183 5 6 23 5 0 70 0 0  34 10 0  5. d. 23 1 310		31 1·837	65 1	116 4 6	10 0	20 0 0
AGGREGATE AVE. S:x WEEKS WEEKS WEEKS DUTY .	пісн со- >	39 11	_	32 5	_	22 7	_	29 10	<u>15-</u>	36 3	_	36 .8

THE

### AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 7th day of April 1835,

## Is Thirty Shillings per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the IMPORTATION thereof into GREAT BRITAIN.

Grocers'-Hall, April 10, 1835. By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers Company.

## CONTRACT FOR BRUSHES, BROOMS, AND PENCILS.

Department of the Storekeeper-General of the Navy, Somerset-Place, February 17, 1835

Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice that on Thursday the 23d April next, at our o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering at His Majesty's several Dock-yards,

Brushes of various sorts, Hair Brooms, and Camel's Hair and other Pencils.

Patterns of the articles and a form of the tender may be seen at the said Office.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised in writing.

Every tender must be delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somerset-place, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £500, for the due performance of the contract.

#### CONTRACT FOR COALS FOR LISBON.

Department of the Storekeeper-General of the Navy, Somerset-Place, April 6, 1835

Lord High Admirat of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 23d instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering,

On board His Majesty's Steam-Vessels in the

River Tagus, in such quantities as shall from time to time be demanded,

500 Tons of hand picked Graigola, Bryndorway, or Nevill's Llanelly Coals.

A form of the tender may be seen at the said Office.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised in writing.

Every tender must be delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somerset-place, and signed by a responsible person, engaging to become bound with the person tendering, in the sum of £300, for the due performance of the contract.

The Manchester Fire and Life Assurance Company.

April 10, 1835.

Fire and Life Assurance Company hereby give notice, that the Annual General Court of the said Company will be held, on Thursday the 7th day of May next, at eleven o'clock in the forenoon, at the Office of the said Company, situate No. 98, in King street, in Manchester, in the county of Lancaster.

And the Board of Directors further give notice, that eight new Directors, and one new Director, in the place of a Director deceased, and four new Auditors, will be elected at such Court; and that a list of the names of the Candidates for those offices, and also of the Proprietors proposed by other Proprietors as fit and proper persons for the office of Director or Auditor, specifying in every case in which a Proprietor has been proposed, what Proprietor proposed him, is posted up in the principal or entrance-hall or lobby of the Office of the Company for the inspection of the Proprietors, pursuant to the provisions of the deed of settlement in that behalf.

By order of the Board of Directors,

Joseph Morton, Secretary.

OTICE is hereby giren, that the Partnership heretofore carried on between Edward Hobson and Charles Rotherham, of the Red Lion, Holborn, Victuallers, is this day dissolved by mutual consent.-Dated the 3d day of April 1835.

Edward Hobson. Chas. Rotherham.

OTICE is hereby given, that the Copartnership heretofore existing between us, as Surgeons and Apothecaries, in Church-Street, Hackney, is this day dissolved by mutual consent; all debts due to the firm to be received by Mr. William P. Foster.—Dated Hackney, the 6th day of April 1835.

Wm. P. Foster.

W. H. Dixon.

WE, whose names are hereunto subscribed, the sole Partners under the firm of Coopers and French, do mutually agree that a dissolution of Copartnership take place from the 1st January 1835; and that all debts be received and paid by David and John Cooper: As witness our hands this 6th day of April 1835.

Dav. Cooper.

John Cooper. William Cooper. John K. French.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Woodrow and Robert May, of No. 38, Cheapside, in the City of London, Hosiers and Glovers, is hereby dissolved by mutual consent; all the debts due and owing to the said Partnership are to be collected by and paid to the said Robert May, who will settle all outstanding demands on the said firm: As witness our hands this 6th day of April 1935.

George Woodrow. Robert May.

NOTICE is hereby given, that the Partnership existing between us the undersigned, Joseph Heaword, of Stockbetween us the undersigned, Joseph Heaword, of Stockport, in the County of Chester, and David Bowlass, of Rushton-Spencer, in the County of Stafford, carrying on trade
under the firm of Joseph Heaword and Co. Cotton-ThreadNianufacturers, is this day dissolved by mutual consent;
all debts due and owing to and from the said Partnership
will be received and paid by the said Joseph Heaword: As
witness our hands this 2d day of April 1835.

Joseph Heaword. David Bowlass.

NOTICE is hereby given, that the Partnership lately ex-isting between us the undersigned, James Aubrey and Isting between us the undersigned, James Aubrey and George Gatton Hardingham, in the profession or practice of Attorneys at Law and Solicitors in Chancery, at No. 1, King's-Road, Gray's-Inn, in the County of Middlesex, has been this day dissolved by mutual consent; all persons having any claims on the late firm of Aubrey and Hardingham, are requested to send particulars thereof to Mr. Hardingham, in order to their being examined and discharged forthwith, and all persons indebted to the said late firm, are requested to pay the amount of debted to the said late firm, are requested to pay the amount of such debts to Mr. Hardingham, by whom the practice will be continued.—Witness our hands the 10th day of April 1835.

Jas. Aubrey. G. G. Hardingham.

OTICE is bereby given, that the Partnership heretofore subsisting between the undersigned, Henry Barber, George Neate, and Stephen Hawes Ayers, carrying on business as Brokers, in Fenchurch Street, in the City of London, under the firm of Barber, Neate, and Company, was this day dissolved by mutual consent, so far only as relates to the said George Neate, who retires from the said Copartnership; and that the business of the said Copartnership will in future be of Barber, Neate, and Company, by the said Henry Barber and Stephen Hawes Ayers alone, by whom all debts due to the said late Copartnership are to be received, and by whom all debts due from the same Copartnership will be discharged.— Dated this 30th day of March 1835.

Henry Barber. George Neate. Stephen Hawes Ayers.

WE the undersigned, have mutually agreed to dissolve the Copartnership subsisting between us; and that in future the business shall be carried on by John Swalne Sculthorpe.-Dated this 16th day of March 1935.

Wm. Austin Reveley. J. S. Sculthorpe.

Oxford, April 4, 1835. E the undersigned, have this day mutually agreed that the Copartnership heretofore subsisting between as, under the firm of Harris and Simmons, Tailors, shall be dissolved, and is hereby dissolved accordingly.

Rich. Harris. Josh. Simmons.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Levick and Robert Levick, of the Town and County of the Town of Nottingham, Lace-Manufacturers, is dissolved: As witness our hands this 6th day of April 1835.

George Levick, Robert Levick.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles Blackith and Stephen Harlowe Harlowe, of Angel-Court, Throgmorton-Street, in the City of London, carrying on business under the name or firm of Blackith, Harlowe, and Co. as Merchants, was this day dissolved by mutual consent; all debts due and owing will be received by the said Stephen Harlowe Harlowe: As witness our hands this 7th day of April 1835.

Chas. Blackith. Chas. Blackith. S. H. Harlowe.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Cotton-Spinners, Machine-Makers, Iron and Brass-Founders, at Greenacres-Moor, near Oldham, in the County of Lancaster, was dissolved by mutual consent on the 1st day of April now instant; all debts owing by and to the said Partnership will be paid and received by the undersigned Spencer Suthers, by whom the above businesses will in future be carried on —Dated the 7th day of April 1835.

Charles Suthers.

Spencer Suthers.

NOTICE is hereby given, that the Partnership heretofore subsisting and carried on between us the undersigned, as Excavators, at Choriton-upon-Medlock, in the County of Lancaster, was this day dissolved by mutual consent: As witness our hands this 4th day of April in the year of our Lord Mark

 $Joseph \times Barber.$ of Mark George × Grant, of

TOTICE is hereby given, that the Copartnership heretofore subsisting between the undersigned, John Wightwick, Sarah Wightwick, Ann the wife of Thomas Peen (heretofore Ann Wightwick, Spinster), and Susanna the wife of James Isard (heretofore Susanna Wightwick, Spinster), carrying on the businesses or trades of Innkeepers and Wine and Spirit-Merchants, at the White Lion Inn, Tenterden, has been dissolved by mutual consent; and the said businesses or trades of Innkeepers and Wine and Spirit-Merchants, have since been and are now carried on at the White Lion Inn aforesaid, by the said John Wightwick and Sarah Wightwick on their own joint accounts; all persons having any demands upon the said dissolved Copartnership, are requested forthwith to send the same to the said John Wightwick: As witness our hands this 26th day of March 1835. John Wightwick. Sarah Wightwick.

> The Thomas x Peen. Mark of Ann Peen. James Isard. Susanna Isard.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, as Tailors and Drapers, at Saffron-Walden, Essex, under the firm of Kight and Son, expired on the 25th day of March last, by efflux of time: As witness our hands this 3d day of April 1835.

Josh. Kight. Timms Kight.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Woollen-Drapers, in Dolphin-Street, in the City of Bristol, under the style or firm of Hammond and Blake, was determined by mutual consent on and from the 25th day of March last past.—Dated this 7th day of April 1835.

Joseph Hammond. Robert Blake.

NOTICE is bereby given, that the Partnership heretofore subsisting between Henry Fowler Dickins and Richard Dickins, both of Wolverhampton, in the County of Stafford, Linen and Woollen-Drapers, carrying on trade under the firm of Henry and Richard Dickins, was this day dissolved by mutual consent; all demands and accounts due from or belonging to the said late Copartnership are to be sent an settled by the said Henry Dickins: As witness our hands this 8th day of April 1835.

Henry Fowler Dickins.

Richard Dickins.

OTICE is hereby given, that the Partnership lately subsisting between Mary Ann Spring, Widow, Edward Herbert Newman, and Robert Hickson, of Exeter, in the County of Devon, and also of Plymouth, in the same County, Perfumers and Dealers in Fancy Merchandize, and known by the firm of Thomas Spring and Company, was, so far as regards the said Edward Herbert Newman, dissolved by mutual consent on the 29th day of January 1835.

Mary Ann Spring. Edward Herbert Newman. Robert Hickson.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, John Hebbes, of the Parish of Houghton Conquest, in the County of Bedford, and Samuel Francis and James Horsford, or the Parish of St. Paul, in the Town of Bedford, in the said County of Bedford, Brick-Makers and Lime-Burners, was dissolved by mutual consent on the 4th day of March last; all debts owing by and to the said Partnership will be paid and received by the said Samuel Francis and James Horsford, 'by whom the business will in future be carried on: As witness the hands of the said parties the 4th day of April 1835.

John Hebbes. Samuel Francis. James Horsford.

[Extract from the Dublin Gazette of February 3, 1835.]
DISSOLUTION OF PARTNERSHIP.

THE firm of the Drogheda Flax Spinning Mill Company, at Drogheda, has this day been dissolved by mutual consent; Henry Smith and Christopher Jordan are no longer Partners thereof. The firm will hereafter consist of James Flood, jun. Nicholas White, Michael Crinnian, Michael Farmer, Michael Walsh, George Brown, and Nathaniel Hill, who will pay all just debts due by the late Company — Dated this 4th day of December 1834.

Henry Smith.

Christopher Jordan.
Jas. Flood, jun.
Nicholas White.
Michael Crinnian.
Michael Farmer.
Michael Walsh.
George Brown.
Nathaniel Hill.

To be sold, pursuant to a Decree of the High Court of Chancery, made in certain causes, intituled White versus Sayer, and Sayer versus Cheek, by Mr. Agg, Auctioneer, with the approbation of William Wingfield, Esq. one of the Masters

of the said Court, at the Star and Garter Inn, at Worcester, on Saturday the 25th day of April 1835, at Three o'Clock in the Afternoon, in one lot;

the Afternoon, in one lot;
A valuable freehold estate, consisting of a farm, called Lockeridge, having a good farm-house and gardens, and two farm-yards, with 104A. OR. 36P. or thereabouts, of capital laid, desirably situate, either for investment or otherwise, at Lupton-upon-Severn, in the several Parishes of Upton-on-Severn, Longdon, Castle-Morton, and Birt's-Morton, in the County of Worcester.

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Thomas Jones and Sons, Solicitors, Millman-Place, Bedford-Row, London; Mr. Metcalfe, Solicitor, No. 5, New-Square, Lincoln's-Inn; Mr. George Smith, Solicitor, No. 6, Saint Mildred's-Court, and 5, Southampton-Buildings aforesaid; Mr. Edward Hugh Edwards. Solicitor, Mitre-Court-Buildings, Temple; Messrs. Check and Son, Solicitors, Evesham, Worcestershire (where a plan of the estate may be seen); Messrs. Coates, Hammond, and James, Solicitors, Leominster; of the said Mr. Agg, of Evesham aforesaid; Mr. John White, Fellmonger, Bromsgrove, Worcestershire aforesaid; at the White Lion Inn, Upton aforesaid; at the Crown Inn, Malvern; the Falcon Inn, Bromyard; at the Feathers Inn, Ledbury; at the Hop-Pole Inn, Tewkesbury; and at the Star and Garter, Worcester aforesaid.

PURSUANT to a Decree of the High Court of Chancers, made in a cause Micklam against Rogers, the Creditors of Henry Rogers, formerly of Grav's-Inn, and afterwards of Lincoln's-Inn, in the County of Middlesex, Esq. deceased, (and who died in Paris, in or about the month of November 1832), are, on or before the 11th day of May 1835, to come in and prove their debts before William Brougham, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in the causes Atkinson against Ribblesdale, and Ribblesdale against Ribblesdale, the Creditors of the Right Honourable Thomas Lister first Baron Eord Ribblesdale, of Gisburne-Park, in the County of York, deceased (who died on or about the 23d day of September 1826), are forthwith to come in and prove their debts before the Right Honourable Robert Lord Henley, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in the causes Atkinson against Ribblesdale, and Ribblesdale against Ribblesdale, the Creditors of the Right Honourable Thomas Lister second Baron Lord Ribblesdale, late of Gisburne-Park, in the County of York, deceased (who died on or about the 10th day of December 1832), are forthwith to come in and prove their debts before the Right Honourable Robert Lord Henley, one of the Masters of the said. Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Extensive and Valuable Leasehold Property, St. Saviour's, Southwark, affording a desirable opportunity to Capitalists for Investment.

Mart, on Friday the 8th day of May, at Twelve o'Clock at Noon, by order of R. G. C. Fane, Esq. the Commissioner under a Fiat in Bankruptcy issued against John Tombs and Thomas Tombs, without the least reservation;

Extensive leasehold estates, consisting of fifteen substantial brick built-residences, of neat elevation, newly erected under the inspection of an eminent surveyor, containing suitable accommodation for respectable families, with fore courts enclosed by iron patlisades, situated Nos. I to 15, New Park-Street, Southwark, within a short distance of Blackmars and Southwark Bridges; ave brick built dwelling-houses, containing each six rooms; a large builder's yard, workshop, small dwelling, and premises; and an extensive brick building, expressly, built for the committee rooms and offices for the Parish Author

ritles of St. Saviour, Southwark, and let on lease to the Wardens for the whole term, at, per annum, £100. situated in Emersor-Street, adjoining the above; twelve compact brick built bouses, containing five rooms each, in Emerson-Place; a house and last manufactory, No. 149, Union-Street; and eight houses, Nos. 1 to 8, Little Guilaford-Street.

The whole are held for long terms at low ground rents, producing a clear rental of £600, per annum.

ducing a clear rental of £600. per annum.

May be viewed, with leave of the tenants, twelve days prior to the sale, and particulars had of Mr. Cannan, Official Assignee, Sambrook-Court, Basinghall-Street; of Mr. Hutchinson, Solicitor, Crown-Court, Threadneedle-Street; of Messrs. Smith, Weir, and Smith, Solicitors, Coopers'-Hall, Basinghall-Street; of Messrs. Sheffield. Solicitors, Great Prescott Street, Goodman's-Fields, of Mr. Sturmy, Solicitor, Wellington-Street, Southwark; at the Blue Anchor, near the estate; at the Auction Mart; and of Southey and Son, Tooley-Street, Southwark.

#### TO DEBTORS AND CREDITORS.

TOTICE is hereby given, that in and by a certain indenture of assignment, bearing date the 3d day of April 1835, Jane Wing, of Earl's Colne, in the County of Essex, Grocer, did assign all her estate and effects to John Sherring, of Halsted, in the said County of Essex, Grocer and Draper, in trust, for himself and all other the Creditors of the said Jane Wing, who should execute the said deed within two calendar months from the date thereof; which said indenture was duly executed by the said Jane Wing and John Sherring respectively on the day of the date thereof, and is attested by James Moss Sperling, of Halsted aforesaid, Solicitor, and George Evans, Clerk to Messrs. G. and J. M. Sperling, Solicitors, Halsted; and notice is hereby further given, that the said deed is now lying at the Office of the said Messrs. G. and J. M. Sperling, at Halsted aforesaid, for the inspection and execution of such of the Creditors of the said Jane Wing as shall think proper to execute the same within the time aforesaid; and further, that all persons indebted to the said Jane Wing are forthwith to pay the amount of their respective debts to the said John Sherring .- Halsted, 6th April 1835.

OTICE is hereby given, that Benjamin Dixon and Henry Pearson, now or late of Rathbone-Place, in the Parish of Saint Mary-le-Bone, in the County of Middlesex, Warehousemen, have, by indenture, bearing date the 16th day of February 1835, bargained, s ld, assigned, transferred, and set over all their stock in trade, goods, wares, merchandizes, book and other debts, bonds, notes, bills, securities, house and shop fixtures, and all other their personal estate and effects whatsoever and wheresoever, unto John Davies, of Dover-Street, Piccadilly, in the County of Middlesex, Silk-Mercer, John Tomlinson, of Wood-Street, Cheapside, in the City of London, Laceman, and Francis Billiard, of Duke Street, Saint James's Square, in the County of Middlesex, Warehouseman, upon trust, for the benefit of themselves and all other the Creditors of the said Benjamin Dixon and Henry Pearson who should execute the same; that the said indenture was duly executed by the said Benjamin Dixon and Henry Pearson and the said John Davies, John Tomlinson, and Francis Billiard, on the day of the date thereof, in the presence of, and is attested by, James Goren, of No. 25. South Melton Street, Hanover-Square, in the County of Middlesex, Solicitor; and that the said indenture now lies at the Office of Mr. James Goren, in South Molton-Street aforesaid, for execution by those Creditors who have not yet executed the same .- And the Creditors of the said Benjamin Dixon and Henry Pearson are hereby required to take notice, that unless they forthwith execute the same or assent thereto, either by themselves or their agents duly authorised, they will be excluded from all benefit to arise therefrom.

Dated the 8th day of April 1835.

JAMES GOREN, Solicitor to the Trustees,
South Molton-Street, Hanover-Square.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Samuel Reynolds Wilmot, of the City of Bristol, Brewer, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, on the 4th day of May next, at Eleven o'Clock in the Forencon, at the Office of Mr. James Wellington, Solicitor, Bridge-Street, Bristol, in order to assent to or dissent from the said Assignce selling and disposing, either by public auction or private contract, and at such price or prices, and upon such terms and conditions, for money or on credit, and upon such security as he may think !

fit, of all and singular the household furniture, estate andeffects of the said Bankrupt, or otherwise to ratify and confirm any contracts which the said Assignee may in the mean time enter into for the sale thereof; and also to his paying and allowing to the Messenger under the said Fiat all such expences as have been incurred by him; and also to the said Assignee paying, out of the said Bankrupt's estate, certain costs and expences incurred prior and subsequent to the opening of the said Fiat; and generally to authorise and empower the said Assignee to act for the benefit of the said Bankrupt's estate. in such way and manner as he shall from time to time be advised; and on other special affairs.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against George Fowell Watts, of the City of Bath, and also of the Parish of Bathhampton, in the County of Somerset, Money-Serivener, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Monday the 4th of May next, at the Office of Mr. Graves; No. 12, New Bond-Street, in the said City of Bath, in order to assent to or desent from the said Assignees compounding, settling, and adjusting certain actions which have been brought by them, and also other actions brought by them jointly with other persons, against certain other persons, which will be then and there named, on the terms which have been proposed, for settling and adjusting the same actions, or on such other terms as may be then and there agreed on; and on other special matters.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Thomas Barker, of Nutton Saint Edmunds, in the County of Lincoln, Tanner, Fellmonger, Dealer and Chapman, are requested to meet Joseph Hardy, of Sutton Saint James, in the County of Lincoln, Farmer, one of the Assigners of the said analysis's estate on Friday the 3th day of May next at Bankrupt's estate, on Friday the 8th day of May next, at Eleven o'Clock in the Forencon, at the White Hart Inn, in Spalding, in the said County of Lincoln, in order to take intoconsideration the circumstances occasioned by the absence of James Provost, late of Sutton Saint Edmunds aforesaid, Farmer,the other Assignee of the said Bankrupt's estate, who, on or about the 14th of December last, left home, and hath not since returned to the same, and who, as is supposed, is gone to America, or elsewhere beyond the seas, but without having received any part of the said Bankrupt's estate and effects; and-to assent to or dissent from the said Joseph Hardy, the continuing Assignee, and who alone hath dealt with the said-Bankrupt's estate, to carry onward and complete the affairs of of the said Bankruptcy, and to pass the accounts relating or incident to the same, in order to a dividend, and that without having any other Assignee appointed in the place of the said James Provost; and also to take into consideration a contract. made on the 8th of October last by the said Assignes, for sale,. to John Carter, of Holbeach, in the said County of Lincoln, Common Brewer, of the estate and interest of the said Bank-rupt, during the joint lives of himself and his wife, of and infourteen acres, or thereabouts, of copyhold land, in Gedney, in the said County of Lincoln; and to assent to or desent from the allowance to the said John Carter, out of his purchase money, of the sum of sixty pounds, by him paid to the said Bankrupt before the date of the said Fiat, upon accontract then entered into by the said Bankrupt with the said John Carter, for the sale of the life interest of the said Bankrupt's wife of and in the same copyhold land; and generally to determine upon the expediency of authorising (and il deemed fit to authorise) the said Joseph Hardy, the continuing Assignee, to act solely and alone in the management and disposal of the Bankrupt's estate, both real and personal, in such manuer ashe may think advisable; and on other special affairs.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against William Joseph Cooper, of Sackville-Street, Piccaully, in the City of Westminster, Tailor, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Friday the 1st day of May next, at Eleven of the Clock in the Forencon, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, before Charles Frederick Williams, Esq. Commissioner acting under the said. Fiat, in order to assent to or dissent from the said Commissioner allowing a certain proof, tendered by Mrs. Phæbe Cooper, the mother of the said Bankrupt, claiming to be allowed to prove on the said estate for £2860, the value of anannuity claimed by her under and by ririue of the will of her deceased trusband, William Joseph Cooper, late of Sackville-Street, Piccadilly, Tailor; the directions of the said will heing, that his said son, the said Bankrupt, should, by and out of the profits of the said business so to be carried on, pay unto his said wife, the said Mrs. Phœbe Cooper, so long as she should continue his widow and unmarried, the annual sum of £200, and in the event of his said wife marrying, the said annuive to be reduced to £100.; and also to sanction, allow, and confirm all and whatsoever the said Assignees have already done, or may do, touching, and concerning the said claim of the said Phœbe Cooper, and of and concerning the amount for which the said Phœbe Cooper should be allowed to prove, and of and concerning the settlement of the suit instituted by the said Phœbe Cooper and others, respecting her claim for the said annuity; and generally to authorise the Assignees in taking such measures as they shall think fit for the termination of the said suit; and on other special matters relating to the same.

HEREAS by an Act, passed in the sixth year of the reign of His late Maiesty King George the Fourth, intituled "An Act, to amend the law " relating to Bankrupts." it is enacted " That if " any Trader shall file in the Office of the Lord " Chancellor's Secretary of Bankruots a Deciara-"tion, in writing, signed by such Trader, and attested by an Attorney or Solicitor, that he is insolvent or unable to meet his engagements " the said Secretary of Bankruots shall sign an authority for inserting the said Declaration in the Gazette, and that every such Declaration shall, after such advertisement inserted as afore said, be an Act of Bankruptev committed by such Trader at the time when such Declaration was filed, but that no Commission shall issue " thereupon unless it be sued out within two calendar months next after the insertion of such advertisement, unless such advertisement shall " have been inserted within eight days after such act of Bankruptev after such Deslaration filed and no Docket shall be struck upon such act of "Bankruptcy before the expiration of four day-" next after such insertion in case such Commis-" sion is to be executed in London, or before the expiration o eight days next after such inser "tion in case such Commission is to be executed in the Commity:"-Notice is hereby given, that a Declaration was filed on the 3d day of April 1835, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act. by

WILLIAM AUGUSTUS ARCHBALD, of the Phoenix Sugar Refinery, Ratcliff-Cross, and of Back-Lane, St. George's in the East, both in the County of Middlesex (Partner in the Firm of Archbald, Watson, and Co.), that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

URSUANT to an Order made by the Court of Review in Bankruptcy, for Enlarging the Time for William Holloway, of Forcet-Street, Clapham-Road, in the County of Surrey. Trewer (a Bankrupt), to surrender himself and make a full discovery and disclosure of his estate and effects, for eleven days, to be computed from the 21st day of April instant; this is to give notice, that Edward Holroyd, Esq. one of the Commissioners of the Court of Bankruptcy, authorised to act under a Fiat in Bankruptcy awarded and issued against the said William Holloway, will sit on the 2d day of May next, at Twelve of the Clock at Noon precisely, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London; when and where the

said Bankrupt is required to surrender himself, before Three o'Clock in the Afternoon of the same day, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the Creditors, who have not already proved their debts, may then and thete come and prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

view in Bankruptcy, for Enlarging the Time for Ann-Hider, of Otford, in the County of Kent, Cheesemonger and Grocer (à Bankrupt), to surreuder herself and make a full discovery and disclosure of her estate and effects, for eleven days, to be computed from the 21st day of April instant; this is to give notice, that Edward Holroyd, Esq. one of the Commissioners of the Court of Bankruptcy, authorised to act under a Fiat in Bankruptcy issued against the said Ann Hider, will sit on the 2d day of May next, at One in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London; when and where the said Bankrupt is required to surrender herself, before Three of Clock of the same day, and make a full discovery and disclosure of her estate and effects, and finish her examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have proved their debts, are to assent to or dissent from the allowance of her certificate.

URSUANT to an Order made by the Court of Review in Bankruptcy, for Enlarging the Time for Benjamin Parnham, of No. 8, High Street, Shadwell, in the County of Middlesex, and No. 19, Pool-Lane, Liverpool, in the County of Lancaster, Sail-Maker and Slop-Seller, Dealer and Chapman (a Bankrupt), to surrender himself and make a full discovery and disclosure of his estate and effects, from the 17th of April instant, until the 21st of April instant; this is to give notice, that John Herman Merivale, Esq. one of the Commissioners of the Court of Bankruptcy, authorised to act under a Fiat in Bankruptcy awarded and issued against the said Benjamin Parnham, will sit on the said 21st day of April instant, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London; when and where the said Bankrupt is required to surrender himself, and make a full discovery and disclosure of his estates and effects, and finish his examination; and the Creditors, who have not already proved their debts, may then and there come and prove the same, and, with those who have proved their debts, are to assent to or dissent from the allowance of his certificate.

forth against Robert Caley, of Queen's-Row, Walworth, in the County of Surrey, Merchant and Bill-Broker, and he being declared a Bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 29th day of April instant, at half past Ten of the Clock in the Forenoon precisely, and on the 22d day of May next, at Eleven of the Clock in the Forenoon precisely, and on the 22d day of May next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of his estate and effects; when and when the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indeoted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same, but to Mr. Edward Edwards, No. 4, Pancras-Lane, the Oficial Assignee, whom the Commissioner has appointed, and give notice to Mr. Thomas Browne, Solicitor, 13, Rood-Lane, Fenchurch-Street.

HERKAS a Fiat in Bankruptcy is awarded and issued forth against John Styles, of Elizabeth-Place, North Brixton, in the Parish of Lambeth, in the County of Surrey, Lodginghouse-Keeper, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 16th of April instant, and on the 22d of May next, at Twelve at Noon precisely on each day, at the Court of Bankruptcy, in Businghalf-Street, in the City of London, and make a full discovery and disclosure of his estate and effects, when and where the Creditors are to come prepared to prove their delts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt

is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioner may appoint, and give notice to Messrs. Maughan and Kennedy, Solicitors, 100, Chancery-Lane; (Mr. Goldsmid, Official Assignee, Basinghall-Street).

forth against Robert Hall, formerly of King-Street, in the Parish of St. Saviour, in the Borough of Southwark in the County of Surrey, Dealer in Earthenware, afterwards of the Southwark Arms, Tooley-Street, in the Parish of St. John, in the said Borough of Southwark and County of Surrey, Victualler, but now of Paradise-Street, in the Parish of Rotherbithe, in the said County of Surrey, General Dealer, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of His blajesty's Court of Bankruptcy, on the 16th day of April instant, and on the 22d day of May next, at at Eleven o'Clock in the Forenoon precisely on each day, at the Court of Bankruptcy, in Basinchall-Street, in the City of London, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the second sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioner may appoint, but give notice to Mr. Fitch, Solicitor, 6, Union Street, Southwark; Mr. Johnson, Official Assignee, Basinghall Street, London.

HEREAS a Fiat in Bankruptcy is awarded and issued against George Green and Anna Lynn, of Golden-Lane, Barbican, in the City of London, Leather-Sellers and Sadlers' Ironmongers, and they being declared Bankrupts are hereby required to surrender them-elves to John Herman Merivale, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 24th day of April instant, at Two of the Clock in the Afternoon precisely, and on the 22d day of May mext, at Eleven of the Clock in the Foremoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupts are required to finish their examination, and the Creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same, but to Mr. G. Gibson, 72, Basinghall-Street, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. G. Badham, Solicitor, 12, Warwick-Court, Gray's-Inn.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Ward, of the city of Coventry, Ribbon-Manufacturer, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 18th of April instant, and on the 22d of May next, at Eleven o'Clock in the Forenoon on each of the said days, at the Craven Arms Hotel, in the said City of Coventry, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to comprepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons included to the said Bankrupt, or that have any or his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. S. A. Beck, Solicitor, Ironmongers'-Hall, Fenchurch-Street, London, or to Messrs, T. B. Troughton and Lea, Solicitors, Coventry.

WHEITEAS a Fiat in Bankruptcy is awarded and issued forth against Joseph Edmundson, late of Blackburn, in the County of Lancaster, Cotton-Manufacturer, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 1st and 22d

days of May next, at Twelve of the Clock at Noon on each of the said days, at the Town-Hall, within Preston, the County of Lancaster, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Makinson and Sanders, Solicitors, Elm-Court, Middle Temple, London, or to Mr. Joseph Makinson, Solicitor, Blackburn.

forth against Robert Veryard, of the City of Bristol, Flax-Dresser and Twine and Sacking-Manufacturer, Dealer and Chapman, and he being declared a Bankrunt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part or them, on the 18th of April instant, at Twelve o'Clock at Noon, and on the 22d day of May next, at Two of the (lock in the Afternoon, at the Commercial-Rooms, in the City of Bristol, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr.-t am Gyde Heaven, or to Blessis. Have and Little, Solicitors, Bristol.

(HARLES FREDERICK WILLIAMS, Esq. one of Histin Bankruptcy awarded and issued forth against John Gonden, of Hope-Street, Hackney-Road, in the Courty of Middlesex, Carpenter and Victualler, Dealer and Chapman (but now a Pri-oner in the Marshalsea Prison, in the Courty of Surrey), will sit on 23d day of April instant, at One of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London (by adjournment from the 7th day of April instant), in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Thomas Hughes, late of the City of Oxford, but now of Leamington-Priors, in the County of Warwick, Auctionert, Dealer and Chapman, intend to ineed on the 20th day of April instant, at Two o'Clock in the Afternoon precisely, at the Bedford Hotel, in Leamington-Priors, in the County of Warwick (by adjournment from the 30th of January lath), to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects; and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have noted their debts, are to assent to or dissent from the allowance of his certificate.

CHARLES FILEDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, hearing date the 27th day of June 1801, awarded and issue forth against John Macamara, of the City of London, Merchant, will sit on the 4th day of May next, at halt past One o'Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to au Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 31st day of December 1828, awarded and issued forth against William Remington, Rowland Stephenson, David Robert Remington, and Joseph Petty Toulmin, of Lombard-Street, in the City of London, Bankers and Copartners (carrying on trade under the firm of Remington, Stephenson, Remington, and Toulmin), will sit on the 4th day of May next, at Eleven of the Clock in the Forencon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the separate estate and effects of Rowland Stephenson, one of the said Bankrupts, under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 9th day of June 1824, awarded and issued against John Raney, late of Whitehaven, in the County of Cumberland, Banker, Dealer and Chapman, will sit on the 28th of April instant, at One of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Andit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bunkruptcy, bearing date the 5th day of September 1834, awarded and issued forth against James Gallaway, of Bronti-Place, East-Street, Walworth, in the County of Surrey, Cheesemonger, Dealer and Chapman, will sit on the 1st day of May next, at Ten of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled 44 An Act to amend the laws relating to Bankrupts."

POBERT GEORGE CECIL FANE Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, hearing date the 26th of December 1834, awarded and issued forth against Charles Clark, of Stowey, in the County of Somerset, Chemist and Druggist, Dealer and Chapman, will sit on the 1st day of May next, at half past Ten o'Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assigness of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 5th day of January 1835, awarded and issued forth against Henry Rix, of Harp-Lame, Tower-Street, in the City of London, Cork Merchant and Manufacturer, will sit on the 7th of May next, at One in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 18th day of November 1834, awarded and issued forth against William Brookes, of New-Streetsquare, Fetter-Lane, in the City of London, Lamp-Manufacturer, Dealer and Chapman, will sit on the 7th of May next, at Eleven in the Forenoon precisely, at the Court of Bankruptcy,

in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

EDWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 16th day of December 1834, awarded and issued forth against Charles Fox Oppenheim, late of Whitechapel-Road, in the County of Middlesex, and of East India Chambers, Leadenball-Street, in the City of London, Merchant and Master Mariner, Dealer and Chapman, will sit on the 7th day of May next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 9th day of September 1834, awarded and issued forth against John Sharman, of Ringstead, in the County of Northampton, Miller, Dealer and Chapman, intend to meet on the 7th day of May next, at Eleven of the Clock in the Forenon, at the Green Dragon Inn, in Higham Ferrers, in the said County, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 6th day of July 1833, awarded and issued forth against John Hart, of Liverpool, in the County of Lancaster, Tailor and Woollen-Draper, Dealer and Chapman, intend to meet on the 1st day of May next, at Two of the Clock in the Afternoon, at the Clarendon-Rooms, in South John-Street, in Liverpool aforesaid, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Pourth, intituled "An Act to amend the laws relating to Bankrupts;" and to receive Proof of Debts.

date the 26th day of November 1829, awarded and issued forth against Anthony Guy, of Chippenham, in the County of Wilts, Money-Scrivener, Broker, Dealer and Chapman, intend to meet on the 7th day of May next, at Twelve of the Clock at Noon, at the White Lion Inn, in the City of Bath, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth intituled "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 19th of September 1834, awarded and issued forth against William Poole, of Carlton-Street, in the Town and County of the Town of Nottingham, Boot and Shoe-Maker, Dealer and Chapman, intend to meet on the 4th day of May next, at Eleven of the Clock in the Forenoon, at the George the Fourth Inn, in the Town of Nottingham, in order to Audit the Accounts of the Assigners of the estate and effects of the said Bankrupt under the said Fint, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

Table Commissioners in a Fiat in Bankruptcy, bearing date the 2d day of July 1834, awarded and issued forth against William Toone, of Lenton-Row, Ison-Green, in the Parish of Lenton, in the County of Nottingham, Lace-Ma-

nufacturer. Dealer and Chapman, intend to meet on the 4th day of May next, at Twelve of the Clock at Noon, at the George the Fourth Inn, in the Town of Nottingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialled "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 2d day of October 1834, awarded and issued forth against Jacob Forth, of the Town and County of the Town of Nottingham, Hatter and Furrier, Dealer and Chapman, intend to meet on the 5th of May next, at Eleven of the Clock in the Forenoon, at the George the Fourth Inn, in the Town of Nottingham aforesaid, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 15th day of December 1834, awarded and issued forth against Thomas Pyke, of Liverpool, in the County of Lancaster, Corn Merchant, Dealer and Chapman, intend to meet on the 2d of May next, at Twelve o'Clock at Noon, at the Office of Mr. Leather, Solicitor, Clarendon-Buildings, in Liverpool aforesaid, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date
the 15th of September 1834, awarded and issued forth
against William Moody, of Caistor, in the County of Lincoln,
Scrivener, Dealer and Chapman, intend to meet on the 5th
of May next, at Eleven in the Forenoon, at the Lion Hotel,
in Glamford-Briggs, in the said County, to Audit the Accounts
of the Assignees of the estate and effects of the said Bankrupt
under the said Fiat, pursuant to an Act of Parliament, made
and passed in the sixth year of the reign of His late Majesty
King George the Fourth, initituled "An Act to amend the
laws relating to Bankrupts;" and to receive Proof of Debts.

THE Commissioners in a Commission of Bankrupt, bearing date the 8th of December 1830, awarded and issued forth against William Killam, of Kirton in Lindsey, in the County of Lincoln, Vietualler, Dealer and Chapman, intend to meet on the 5th of May next, at Twelve at Noon, at the Lion Hotel, in Glamford Briggs, in the said County, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Barliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 27th day of June 1801, awarded and issued forth against John Machamara, of the City of London, Merchant, will sit on the 4th day of May next, at Two in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 31st day of December 1828, awarded and issued forth against William Remington, Rowland Stephenson, David Robert Remington, and Joseph Petty Toulmin, of Lombard-Street, in the City of London, Bankers and Copartners (carrying on trade under the firm of Remington, Stephenson, Remington, and Toulmin), will sit on the 4th day of May next, at Twelve of the Clock at Noon

precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a Dividend of the separate estate and effects of Rowland Stephenson, one of the said Bankrupts; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bank-ruptcy, bearing date the 11th day of February 1834, awarded and issued forth against Henry Grimsdale, of High Wycombe, in the County of Bucks, Innkeeper, Pesler and Chapman, will sit on the 4th of May next, at One in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD HOLROYD, Esq. one of His Majesty's Communication authorised to act under a Fiat in Bankruptcy, bearing date the 5th day of January 1835, awarded and issued forth against Henry Rix, of Harp-Lane, Tower-Street, in the City of London, Cork-Merchant and Manufacturer, will sit on the 7th day of May next, at One o'Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

His Majesty's Commissioners authorised to act under a Fiatin Bankruptcy, bearing date the 4th day of December 1835, awarded and issued forth against Samuel William Sustenance, of No. 162, Piccadilly, and of No. 12, Robert-Street, Chelsea, both in the County of Middlesex, Bookseller and Stationer, Dealer and Chapman, will sit on the 1st day of May next, at half past Eleven in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 13th day of October 1825, awarded and issued forth against John Turner Watts, of Angel-Court, Throgmorton-Street, in the City of London, Stock-Broker, will sit on the 1st day of May next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit or the said Dividend. And all claims not then proved will be disallowed.

COHN HERMAN MERIVALE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 30th day of October 1834, awarded and issued forth against Robert Clarke and John Burgess, of the Coal Exchange, in the City of London, Coal-Factors, Dealers and Chapmen, and Copartners, will sit on the 1st day of May next, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a Final Dividend of the separate estate and effects of Robert Clarke, one of the said Bankrupts; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

date the 30th day of September 1834, awarded and issued forth against Jöhn Hodgkins, of Liverpool, in the County of Eancaster, Brush-Manufacturer, Dealer and Chapman, intend to meet on the 4th day of May next, at Twelve at Noon, at the Clarendon-Rooms, South John-Street, Liverpool, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at One o'Clock in the Atternoon, and at the same place, to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 9th day of May 1834, awarded and issued forth against Humphrey Brown, John Henry Bradley, and Benjamin Harris, of the City of Gloucester, and of Birmingham, in the County of Warwick, Merchants, Dealers and Chapmen, and Copartners, intend to meet on the 4th day of May next, at Eleven in the Forencon, at the Hop-Pole Im, in Tewkesbury, in the County of Gloucester, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupts under the said Fiat, pursuant to an Act of Parliament, made and passed in the fixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to need to the same day, at Twelve o'Clock at Noon, at the same blace, in order to make a Dividend of the estate and effects of the said Bankrupts, and also of the respective separate estate and effects of the said Humphrey Brown and John Henry Bradley; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividends. And all claims not then proved will be disallowed.

the 20th day of October 1834, awarded and issued forth against Thomas Lord, of Newton-Heath and Manchester, both in the County of Lancaster, Silk-Manufacturer, Dealer and Chapman (carrying on business at Newton-Heath and Manchester aforesaid, in the names or firm of Thomas Lord and Son), intend to meet on the 4th day of May next, at Eleven o'Clock in the Forenoon precisely, at the Commissioners'-Rooms, in St. James's-Square, in Manchester, in the said County, in order to Audit the Accounts of the Assigness of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, infituled "An Act to amend the laws relating to Bankrupt;" and the said Commissioners also intend to meet on the 6th day of the same month, at Ten, in the Forenoon, and at the same place, to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the said Dividend. And all claims not then proved will be disallowed.

HE Commissioners in a Fiat in Bankruptcy, bearing date the 5th day of June 1834, awarded and issued forth against George Bickerdike, of Huddersfield, in the County of York, Victualler, Dealer and Chapman, intend to meet on the 1st day of May next, at Nine of the Clock in the Forenoon, at the Pack Horse Inn, in Huddersfield aforesaid, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said

Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 21st day of November 1834, awarded and issued forth against William Larke, of Bungay, in the County of Suffolk, Wine and Liquor-Merchant, Dealer and Chapman, intend to meet on the 1st day of May next, at Eight o'Clock in the Evening, at the Rampant Horse Inn, situate in the City of Norwich, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King. George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the following day, at Twelve at Noon, at the same place, to make a First and Final Dividend of the estate and effects of said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

the 2d day of June 1834, awarded and issued forth against Thomas Barker, of Sutton Saint Edmunds, in the County of Lincoln, Tanner, Fellmonger, Dealer and Chapman, intend to meet on the 8th of May next, at One in the Afternoon, at the White Hart Inn, in Spalding, in the said County, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bapkrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King. George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HE Commissioners in a Fiat in Bankruptcy, bearing date the 6th day of July 1833, awarded and issued forth against John Hart, of Liverpool, in the County of Lancaster, Tailor and Woollen-Draper, Dealer and Chapman, intend to meet on the 2d day of May next, at Two of the Clock in the Afternoon, at the Clarendon-Rooms, in Liverpool aforesaid, to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

date the 26th day of November 1829, awarded and issued forth against Anthony Guy, of Chippenham, in the County of Wilts, Money-Scrivener, Broker, Dealer and Chapman, intend to meet on the 8th day of May next, at Twelve at Noon, at the White Lion Inn, in the City of Bath, to make a Further. Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

the 9th day of September 1834, awarded and issued forth against John Sharman, of Ringstead, in the County of Northampton, Miller, Dealer and Chapman, intend to meet on the 7th day of May next, at Twelve of the Clock at Noon, at the Green Dragon Inn, in Higham Ferrers, in the County of Northampton, in order to make a Dividend of the estate and effects of the said Baukrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

Fiff Commissioners in a Fiat in Bankruptcy, hearing date the 19th day of September 1834, awarded and issued forth against. William Poole, of Carlton-Street, in the Town and

County of the Town of Nottingham, Boot and Shoe-Maker, Dealer and Chapman, intend to meet on the 4th day of May next, at One of the Clock in the Afternoon, at the George the Fourth Inn, in the Town of Nottingham, to make a Dividend of the estate and effects of the said Bankrupt, when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

date the 2d day of July 1834, awarded and issued against William Toone, of Lenton-Row, Isou-Green, in the Parish of Lenton, in the County of Nottingham, Lace-Manufacturer, Dealer and Chapman, intend to meet on the 4th day of May next, at Two o'Cloek in the Afternoon, at the George the Fourth Inn, in the Town of Nottingham, to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, hearing date the 2d day of October 1834, awarded and issued forth against Jacob Forth, of the Town and County of the Town of Nottingham, Hatter and Furrier, Dealer and Chapman, intend to meet on the 5th day of May next, at Twelve at Noon, tak the George the Fourth Inu, in the Town of Nottingham, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. Andall claims not then proved will be disallowed.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Alexander Colvin. William Ainslie, Bazett David Colvin, Thomas Anderson, and Daniel Ainslie, now or late of Calcutta, in the Province of Bengal, Merchants and East India-Agents, carrying on business in Partnership together under the firm of Colvin and Company, Dealers and Chapmen, bath certined to the Right Honourable John Singleton Lord Lyndhurst, Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the faid William Ainslie hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Gourt in Bankruptcy," the Certificate of the said William Ainslie will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 1st day of May next.

WHERRAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Alexander Colvin, William Ainslie, Bazett David Colvin, Thomas Anderson, and Daniel Ainslie, now or late of Calcutta, in the Province of Bengal, Merchants and East India-Agents (carrying on business together under the firm of Colvin and Co.), hath certified to the Right Hon. the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Thomas Anderson hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Thomas Anderson will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 1st day of Maynext.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forthagainst Alexander Colvin, William Ainslie; Bazett David Colvin, Thomas Anderson, and Daniel Ainslie, now or late of Calcutta, in the Province of Bengal, Merchants and East India Agents, carrying on business in Partnership together under the firm of Colvin and Company, Dealers and Chapmen, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Daniel Ainslie hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Daniel Ainslie will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause he shewn to the said Court to the contrary on or before the 1st day of May next.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Martin, of Doncaster, in the County of York, Contractor for and Fitter of Gas Works, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Martin Inth in all things conformed himself according to the directions of the Acts of Parliament, made and now in force concerning Bankrupts; this is to give notice, that by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said William Martin will be allowed and confirmed by the said Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 1st day of May next.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Emoitt, of Bourn, in the County of Lincoln, Grocer, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Emmitt hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said William Emmitt will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, anless cause be shewn to the said Court to the contrary on or before the 1st day of May next.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Langhorne, of Throgmorton Street, in the City of London, Stock-Broker and Commission-Agent, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Langhorne hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said William Langhorne will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 1st day of May next.

Notice to the Creditors on the sequestrated estates of Stodart and Martin, Wholesale Merchants, Commission Agents, and Brokers, in Leith, and of Laurence Stodart and Andrew Martin, the Individual Partners of that firm, as Individuals.

Leith, April 7, 1835.

ON the petition of William Muir, Merchant, in Leith, the Trustee,—the Lord Ordinary officiating on the Bills of vesterday's date, appointed a meeting of the Creditors on the sequestrated estates of the said Stodart and Martin, and Laurence Stodart and Andrew Martin, to be held within the Exchange Tavern and Hotel, Leith, upon Friday the 24th day of April current, at One o'Clock in the Afternoon, for the purpose of electing a new Commissioner on the said estates, in room of Robert Watt, resigned .- Of which intimation is hereby given.

The Trustee farther, with consent of the two acting Commissioners on the said sequestrated estates, hereby requests a general meeting of the Creditors of the said Company, and of the Individual Partners, at the above place, and on the same day and hour, to take into consideration, immediately after the election of the said Commissioner, an offer of composition which is to be submitted by the Bankrupts for a final dis-

charge.

Notice to the Creditors of Thomas Cleghorn, Seed-Merchant and Nurserymau, Princes-Street, Edinburgh.

Edinburgh, April 6, 1835.

A T a meeting of the Creditors of the said Thomas Cleg-horn, held this day, an offer of composition was made by the Bankrupt, which was approved of by the meeting, and the Trustee was directed to call another meeting to decide thereon; the Trustee accordingly intimates, that another meeting will be held within the Old Signet-Hall, Royal Exchange, Edin-burgh, on Wednesday the 29th day of April current, at Two o'Clock in the Afternoon, for the purpose of finally deciding on said offer, in terms of the Statute.

Notice to the Creditors of Duncan Smith, Commission-Merchant, in Glasgow, one of the Partners of the concern of D. Smith and Company, Commission-Merchants, in Glasgow, and as an Individual.

Glasgow, April 2, 1835.

T a meeting of the Creditors of the said Duncan Smith, A held at Glasgow, the 17th day of July last, the Bankrupt made offer of a composition to his Creditors on the whole debts owing by him at and prior to the date of his sequestration, payable, with security, at twelve and twenty-four months after the date of the approval of the said offer by the Court, and the meeting having unanimously considered the same reasonable, appointed the Trustee to call another meeting of the Creditors, for the purpose of finally determining thereon, with or without amendment. The Trustee accordingly intimates, that a general meeting of the said Creditors will be held within the Office of William Robb, Writer, Glasgow, upon Friday the 24th day of April current, at One o'Clock in the Afternoon, for the purpose of finally deciding upon the said offer of composition.

#### THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

N. B .- See the Notice at the end of these Ailvertisements.

The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed to be heard at the Court-House, in Portugal-Street, Lincoln's-Inn-Fields, on Tuesday the 5th day of May 1835, at Nine o'Clock in the Forenoon.

Edward Rogers Gregory, late of King William-Street, London-Bridge, in the City of London, Assistant to Decimus Woodhouse, of the same place, Chemist and Druggist. Abraham Cohen, formerly of Middlesex-Street, Spitalfields, next of No. 45, Rosemary-Lane, Tower-Hill, General Dealer, next of Fleur de Lis-Street, Norton-Falgate, next of Fleur de Lis Court, and late of Lamb-Street, Spitalfields, Middlesex, Confectioner and General Dealer.

George James Christie (sued as George Christie), formerly of Madras, in India, Cornet in the 13th Regiment of Light Dragoous, afterwards of Hastings, Sussex, then of Government House, Chatham, Kent, Garrison Adjutant with rank of Captain, then of Mount Hotel, Grosvenor-Street, Grosvenor-Square, Middlesex, then of Paris, in the Kingdom of France, then of the New Hummums Hotel, Covent-Garden, Middlesex aforesaid, then of No. 12, Piccadilly, Middlesex aforesaid, then of No. 10, Lambeth-Road, Surrey, First Lieutenant in the Army half-pay Unattached, then of Bruges, and at the same time of Ostend, both in the Kingdom of Belgium, Esq. afterwards of Crown-Street, Westminster, then of the Rainbow Coffee-House, Covent-Garden, and afterwards of the Angel Inn. Saint Clements, half Proprietor of a certain Newspaper called Paul Pry, with Henry Fox Cooper, carried on at the House of a Mr. Griffiths, Wellington-Street, Strand, all in Middlesex, late of Kew Green, Surrey, and lastly of the King's-Bench Prison, Surrey, Esquire.

Thomas Charles Cridland (sued as Thomas Cridland), formerly

of Thornton-Street, Horselydown, Surrey, Baker, and late of Old Brentford, Middlesex, Hat-Maker.

John Lyall, formerly of Pall-Mall, Middlesex, Warehouseman, afterwards at the Grey Hound, Kensington-Square, Middlesex, out of business, afterwards of Laura-Place, Kensington aforesaid, out of business, and late of the Marquis of Gransby,

High-Street, Kensington aforesaid, Cellar Man.

Nathaniel Maunder, formerly of No. 22, Hunter-Street, and also of No. 8, York-Place, both in the Old Kent-Road, Surrey, and late of No. 17, Bermondsey New-Road, and also of No. 8, York-Place, Old Kent-Road, Surrey,

Currier.

Thomas Poolly, formerly of Saint Martin's-Palace, Norwich, Norfolk, then of Lowestaff, Suffolk, Dealer in coals, Corn, and Malt, and late of Maidstone, Kent, and of the Warwick Coffee-House, Newgate-Street, London, Agent to an Ale Brewer

Daniel Kidd, formerly of Sydenham, Kent, Sawyer, then of No. 5, Church-Court, Saint James's, Westminster, and late of No. 3, Little Vine-Street, Piccadilly, both in Middlesex,

Jobbing Porter.

George Anderson (sued as - Anderson, otherwise Woss), formerly of No. 12, Beaufort-Buildings, Strand, then of No. 98, Great Titchfield-Street, Portland-Street, both in of No. 98, Great Intended Street, Fortunal-Street, both im Middlesex, then of Cheltenham, Gloucestershire, then of No. 30, Foley-Place, Portland-Place, then of No. 73, Jer-myn Street, Saint James's, then of No. 4, Saint James's-Place, Saint James's-Street, then of No. 30, Foley-Place afor-said, then of No. 18, Queen-Street, May-Fair, and late of No. 8, Wellington-Terrace, Saint John's-Wood, Regent's Park, all in Middlesex, Gentleman, out of business.

William Cooper, of No. 8, Webh-Street, Bermondsey, Surrey,

Commercial Clerk.

John Riddle, late of No. 18, Judd-Street, Brunswick-Square,
Middlesex, Linen-Draper, Haberdasher, Hosier, Glover, and Laceman.

Thomas Edward Wilson (sued as Thomas Wilson), formerly of No. 144, Drury-Lane, Middlesex, afterwards of Kingston-on-Thames, Surrey, then of Little Chelsen, then of No. 95, Charlotte-Street, Rathbone-Place, Auctioneer and Appraiser, and late of the Alphabet Public-house, No. 30, Stanhope-Street, Clare-Market, all in Middlesex, Victualler and Appraiser.

#### TAKE NOTICE,

1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given, by entry thereof in the proper page and column of the book kept for that purpose at the Office of the Court, between the hours of Ten in the Forenoon and Four in the Afternoon, three clear days before the day of hearing above mendoned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect

by the Creditors, notice of opposition will be sufficient if given one clear day before the day or hearing.

N. B. Entrance to the Office in Portugal-Street.

- 2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination, on Mondays, Weinesdays, and Fridays, until the last day for entering opposition inclusive: and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act 7 Geo. 4, c. 57, sec. 76.
- 3. Notice to produce at the hearing any books or papers filed with the schedule, must be given to the Officer having the custody thereof, within the hours above mentioned on any day previous to the day of hearing.
- 4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

NOTICE is hereby given, that a meeting of the Creditors be had for the of David Newman, formerly of Cumberwood-House, near to the Statute.

Tirley, Gloucestershire, afterwards of No. 8, Queen-Street, Golden-Square, Middlesex, then of Cumberwood-House aforesaid, afterwards of Corse-Lawn, in the County of Worcester, afterwards of Westgate Street, in the City of Gloucester, then of Saint George's-Place, Cheltenham, and late of the Bell Hotel, in Gloucester aforesaid, Lieutenant in the Royal South Gloucester Militia, an Insolvent Debtor, will be held at the Office of Mr. R. W. Hulls, Solicitor, situate in King-Street, Gloucester, on the 25th of April instant, at the hour of Eleven in the Forenoon, for the purpose of nominating an Assignee or Assignees of the estate and effects of the said Insolvent.

#### Insolvent Debtor .- Dividend.

WHEREAS the Assigners of the estate and effects of Ebeneza Smith, late of No. 1, Princes-Road, Lambeth, in the County of Surrey, Cloth-Worker, an Insolvent Debtor, whose petition is numbered 38,974 T. have caused an account of the said estate and effects. duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignees at No. 155, Tottenham-Gourt-Road, on the 15th day of May next, at Seven o'Clock in the Evening precisely, when and where the Assignees will declare the amount of the balance in their hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignees, or any Creditor, object to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

All Letters must be post-paid.

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