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FRIDAY, AUGUST 14, 1835.

A T the Court at St. James's, the 12th day of August 1835,

PRESENT.

The KING's Most Excellent Majesty in Council.

THEREAS by a certain Act of Parliament, passed in the third and fourth year of His Majesty's reign, intituled " An Act for the abo-" lition of slavery throughout the British colo-" nies; for promoting the industry of the manu-" mitted slaves; and for compensating the persons " hitherto entitled to the services of such slaves;" it is amongst other things recited, that it is necessary that various rules and regulations should be framed and established for ascertaining, with reference to each apprenticed labourer within the said colonies respectively, whether he or she belongs to the class of attached prædial apprenticed labourers, or to the class of unattached apprenticed labourers, or to the class of non-prædial apprenticed labourers, and for determining the manner and form in which, and the solemnities with which, the voluntary discharge of any apprenticed labourer from such his or her apprenticeship may be effected, and for prescribing the form and manner in which, and the solemnities with which, the purchase by any such apprenticed labourer of his or her discharge from such apprenticeship, without, or in opposition, if necessary, to the consent of the person or persons entitled to his or her services shall be effected; and how the necessary

appraisement of the future value of such services shall be made; and how, and to whom, the amount of such appraisement shall in each case be paid and applied; and in what manner and form, and by whom, the discharge from any such apprenticeship shall thereupon be given, executed, and recorded: and that it is also necessary, for the preservation of peace throughout the said colonies, that proper regulations should be framed and established for the maintenance of order and good discipline amongst the said apprenticed labourers; and for ensuring the punctual discharge of the services due by them to their respective employers; and for the prevention and punishment of indolence, or the neglect or improper performance of work by any such apprenticed labourer; and for enforcing the due performance by any such apprenticed labourer of any contract into which he or she may voluntarily enter, for any hired service during the time in which he or she may not be bound to labour for his or her employer; and for the prevention and punishment of insolence and insubordination, on the part of any such apprenticed labourer, towards their employers; and for the prevention or punishment of vagrancy, or of any conduct on the part of any such apprenticed labourers injuring, or tending to the injury, of the property of any such employer; and for the suppression and punishment of any riot or combined resistance to the laws on the part of any such apprenticed labourers; and for preventing the escape of any such apprenticed labourers, during their term of apprenticeship, from

the colonies to which they may respectively belong: and that it will also be necessary, for the protection of such apprenticed labourers as aforesaid, that various regulations should be framed and established in the said respective colonies, for securing punctuality and method in the supply to them such food, clothing, lodging, medicines, medical attendance, and such other maintenance and allowances as they are, by the said Act, declared entitled to receive; and for regulating the amount and quality of all such articles in cases where the laws at present existing in any such colony may not, in the case of slaves, have made any regulation, or any adequate regulation, for that purpose; and that it is also necessary that proper rules should be established for the prevention and punishment of any frauds which might be practised, or of any omissions or neglects which might occur, respecting the quantity or the quality of the supplies so to be furnished, or respecting the periods for the delivery of the same; and that is necessary, in those cases in which the food of any such prædial apprenticed labourers as aforesaid may, either wholly or in part, be raised by themselves, by the cultivation of ground to be set apart and allotted for that purpose, that proper regulations should be made and established as to the extent of such grounds, and as to the distance at which such grounds may be so allotted from the ordinary place of abode of such prædial apprenticed labourers, and respecting the deductions to be made for the cultivation of such grounds from the annual time during which such prædial apprenticed labourers are hereinbefore declared liable to labour; and that it may also be necessary, by such regulations as aforesaid, to secure to the said prædial apprenticed labourers the enjoyment, for their own benefit, of that portion of their time during which they are not hereby required to labour in the service of their respective employers, and for securing exactness in the computation of the time, during which such pædial apprenticed labourers are hereby required to labour in the service of such their respective employers; and that it is also necessary that provision should be made for preventing the imposition of task work on any such apprenticed labourer, without his 'or her free consent to undertake the same; but that it may be necessary, by such regulations in certain cases, to require and provide for the acquiescence of the minority of the prædial apprenticed labourers attached to any plantation or estate, in the distribution and apportion-

ment amongst the whole body of such labourers of any task work, which the majority of such body shall be willing and desirous collectively to undertake; and that it is also necessary that regulations should be made respecting any voluntary contracts, into which any apprenticed labourers may enter with their respective employers, or with any other person, for hired service for any future period, and for limiting the greatest period of time to which such voluntary contract may extend, and for enforcing the punctual and effectual performance of such voluntary contracts on the part both of such apprenticed labourers, and of the person or persons engaging for their employment and hire; and that it is also necessary that regulations should be made for the prevention or punishment of any cruelty, injustice, or other wrong or injury which may be done to, or inflicted upon, any such apprenticed labourers by the persons entitled to their services; and that it is also necessary that proper regulations should be made respecting the manner and form in which such indentures of apprenticeship as aforesaid, shall be made on behalf of such children as aforesaid, and respecting the registering and preservation of all such indentures; and that it is also necessary that provision should be made for ensuring promptitude and despatch, and for preventing all unnecessary expence in the discharge by the Justices of the Peace, holding such special commissions as in the said Act mentioned of the jurisdiction and authorities thereby committed to them, and for enabling such Justices to decide in a summary way. such questions as may be brought before them in that capacity, and for the division of the said respective colonies in districts, for the purposes of such jurisdiction, and for the frequent and punctual visitation by such Justices of the Peace of the apprenticed labourers within such their respective districts; and that it is also necessary that regulations should be made for indemnifying and protecting such Justices of the Peace in the upright execution and discharge of their duties; and that such regulations as aforesaid could not, without great inconvenience, be made except by the respective Governors, Councils, and Assemblies, or other local legislatures of the said respective colonies, or. by His Majesty, with the advice of His Privy Council, in reference to those colonies to which the legislative authority of His Majesty in Council extends:

It is therefore enacted and declared, in and by

the said Act, that nothing therein contained extends, or shall be construed to extend, to prevent the enactment by the respective Governors, Councils, and Assemblies, or by such other local legislatures as aforesaid, or by His Majesty, with the advice of His Privy Council, of any such Acts of General Assembly or Ordinances, or Orders in Council, as may be requisite for making and establishing such several rules and regulations as aforesaid, or any of them, or for carrying the same, or any of them, into full and complete effect: provided, nevertheless, and it is thereby enacted, that it shall not be lawful for any such Governor, Council, and Assembly, or for any such local legislature, or for His Majesty in Council by any such Acts of Assembly, Ordinance, or Orders in Council as aforesaid, to make or establish any enactment, regulation, provision, rule, or order which shall be in anywise repugnant or contradictory to the said recited Act, or any part thereof, but that every such enactment, regulation, provision, rule, or order shall be, and is thereby declared to be, absolutely null and void and of no effect:

And whereas it, is by the said Act further enacted, that all laws made by His Majesty for the government of His Majesty's subjects in Honduras shall, for the purposes of the said Act, be as valid and effectual as any laws made by His Majesty in Council for the government of any colonies subject to the legislative authority of His Majesty in Council are or can be: and whereas, in pursuance of the said Act, His Majesty did, on the fifth day of June one thousand eight hundred and thirty-four, by the advice of His Privy Council, make a certain Order in Council for carrying the said Act into effect within the island of Trinidad: and whereas by a certain other Order of His Majesty in Council, also dated on the fifth day of June one thousand eight hundred and thirty-four, after reciting that it was expedient that the regulations for the government of apprenticed labourers should, throughout His Majesty's possessions to which the said Act applies, as nearly as might be, and having regard to the variety of local circumstances in such several possessions, be of one uniform tenour; and that the state and circumstances of society in the said settlement of Honduras were, in many respects, peculiar, and differed essentially from the state and circumstances of society as existing in the said island of Trinidad, and other His Majesty's colonies in the West Indies; and that, by reason of the variety and minuteness of such distinctions, it was necessary that provision

should be made for the adaptation of the said Orderin Council to the case of Honduras by some local authority, it was, in pursuance of the said recited Act of Parliament, and for carrying the same into effect within the said settlements of Honduras, ordered by His Majesty, by and with the advice of His Privy Council, that the said Order in Council for the said island of Trinidad should, save as thereinmentioned, extend to, and be in force within, His Majesty's said settlement, at Honduras upon, from, and after the first day of August one thousand eight hundred and thirty-four: provided. nevertheless, and it was further ordered, that it should be lawful for the Superintendent for the time being of the said settlements, by any proclamation or proclamations to be by him from time to time for that purpose issued, to suspend any part or parts of the said Order which he should consider inapplicabble to the state and circumstances of society in the said settlements, and by any such proclamation or proclamations, to adopt the said Order in Council, or any part or parts thereof, to the state and circumstances of society in the said settlements: and it was thereby provided, that no such proclamation should in any respect be repugnant to, or inconsistent with, any thing in the said Act of Parliament contained: and it was further ordered, that the said Superintendent should transmit to His Majesty, or to one of His Principal Secretaries of State, copies of any such proclamations, for His Majesty's approbation or disallowance; and it was thereby also provided, that no such proclamation should, by the terms thereof, be made to operate and take effect, or to be binding upon His Majesty's subjects, within the said settlements, until the same should first have been approved by His Majesty, save only in cases in which it should appear to the said Superintendent, for the time being, that the delay incident to obtaining His Majesty's approbation of any such proclamation would subject His Majesty's subjects in the said settlements to serious inconvenience, in which cases any such proclamation might, by the terms thereof, be made to operate and take effect and to be binding upon His Majesty's subjects aforesaid, either from the day of the date thereof or from any such other time as should be therein for the purpose appointed, until His Majesty's pleasure should be known:

And whereas the said Superintendent of the British settlements at Honduras, in pursuance of the powers in him in that behalf vested by the last

recited Order in Council, hath made and established certain regulations for adapting to the state and circumstances of those settlements, the provisions of the Order made by His Majesty in Council for giving effect to the said Act for the abolition of slavery within the colony of Trinidad:

And whereas His Majesty, having this day taken into consideration the regulations so made as aforesaid by the said Superintendent, hath been pleased to approve thereof: now it is hereby ordered by His Majesty that the said regulations shall be, and the same are hereby, confirmed and allowed:

And whereas it is by the said Act of Parliament, amonst other things, enacted, that no part of the sum of twenty millions sterling shall be applied or be applicable to the purposes in the said Act mentioned, for the benefit of any person then entitled to the services of any slave in any of the colonies in the said Act mentioned, unless an Order shall have been first made by His Majesty, with the advice of His Privy Council, declaring that adequate and satisfactory provision hath been made by law in such colony, for giving effect to the said Act, by such further and supplementary enactments as aforesaid, nor unless a copy of such Order in Council, duly certified by one of the Clerks in Ordinary of His Majesty's Privy Council shall, by the Lord l'resident of the Council, have been transmitted to the Lords Commissioners of His Majesty's Treasury, or to the Lord High Treasurer for the time being: now, therefore, in further pursuance and exercise of the powers in His Majesty in Council, by the said recited Act in that behalf vested, His Majesty, with the advice of His Privy Council, doth declare, and it is hereby declared, that adequate and satisfactory provision hath been made by law in the said settlements at Honduras, for giving effect to the said recited Act of Parliament, by such further and supplementary enactments as therein are mentioned:

And the Lord President of the Council, and the Right Honourable the Lord Glenelg, one of His Majesty's Principal Secretaries of State, arc to give the necessary directions herein as to them may respectively appertain.

C. C. Greville.

At the Court at St. James's, August 12, 1835.

CEREMONIAL of the Investiture of Admiral Sir Amelius Beauclerk (commonly called Lord Amelius Beauclerk), with the Ensigns of a Knight Grand Cross of the Most Honourable Military Order of Sir Charles Adam with the same.

the Bath; and of Rear-Admiral Sir Charles Adam, with the Ensigns of a Knight Commander of the said Most Honourable Military Order.

THE following Knights Grand Crosses, in their mantles and collars of the Order, assembled at St James's-Palace, viz. His Royal Highness the Duke of Cumberland; His Royal Highness the Duke of Cambridge; Lord Howden; his Grace the Duke of Wellington; Lord Hill; Lord Cowley; the Honourable Sir Edward Paget; Lord Viscount Combermere; the Honourable Sir Galbraith Lowry Cole; the Right Honourable Sir George Murray; Sir William-Henry Clinton; the Honourable Sir Charles Colville; the Right Honourable Sir James Kempt; Sir George-Townsend Walker, Bart.; Sir Thomas Hislop, Bart.; Lord Howard of Effingham; the Earl of Rosslyn; the Right Honourable Sir Charles Bagot; Sir George Martin; Sir Thomas Byam Martin; Sir William Houstoun; Lord Strafford; the Honourable Sir William Lumley; Sir James Willoughby Gordon, Bart.; Sir Thomas-Masterman Hardy, Bart.; Lord Viscount Palmerston; Sir Davidge Gould; Sir George Anson; Lord Viscount Canterbury; the Earl of Minto; Sir John Wells; and Lord Robert-Edward-Henry Somerset; attended by the under-named Officers of the Order, in their mantles, chains, and badges, viz. Walter Aston Blount, Esq. (Chester Herald), Genealogist; Algernon Greville, Esq. Bath King of Arms; and Sir William Woods (Clarenceux King of Arms), Deputy Register and Secretary.

At two o'clock the Knights Grand Crosses were called over by Bath King of Arms, and, with the Officers of the Order, proceeded into the presence of the Sovereign in the Throne-room, with the usual

Then, by His Majesty's command, Admiral Lord Amelius Beauclerk was introduced into the Royal Presence, between the two Junior Knights Grand Crosses, preceded by Bath King of Arms, bearing the ribband, badge, and star of a Knight Grand Cross, upon a crimson velvet cushion.

His Royal Highness the Duke of Cumberland having thereupon received from Bath King of Arms the ribband and badge, presented them to the Sovereign, and Lord Amelius Beauclerk, kneeling, His Majesty was graciously pleased to put the same over the Admiral's right shoulder; his Lordship, rising, had the honour to kiss the Sovereign's hand, and, having received from His Majesty the star of the Order, retired.

Then, by command of the Sovereign, Rear-Admiral Sir Charles Adam was conducted, with the usual reverences, to His Majesty, preceded by Sir William Woods (the Officer of Arms attendant upon the Knights Commanders), bearing upon a crimson velvet cushion, the star, ribband, and badge of the second class of the Order.

The sword of state being thereupon delivered to His Majesty by His Royal Highness the Duke of Cumberland, Sir Charles Adam, kneeling, was knighted therewith, after which he had the honour to kiss His Majesty's hand.

Then the Officer of Arms, on his knee, having presented to the Sovereign the ribband and badge of a Knight Commander, the King was pleased to invest The Rear-Admiral having again had the honour to kiss the Sovereign's hand, and, having received from His Majesty the star of a Knight Commander, withdrew.

The Knights Grand Crosses were then again called over, and, with the Officers of the Order, retired from the presence of the Sovereign, with the accustomed reverences.

St. James's-Palace, August 12, 1835.

The King was this day pleased to confer the honour of Knighthood upon Captain David Dunn, of the Royal Navy.

War-Office, 14th August 1835.

- 2d Regiment of Dragoon Guards, Cornet John Chichester Knox to be Lieutenant, by purchase, vice Durdin, who retires. Dated 14th August 1835.
- George Arthur Ede, Gent. to be Cornet, by purchase, vice Knox. Dated 14th August 1835.
- 4th Regiment of Foot, Ensign James Symington Shortt, from the 48th Foot, to be Ensign, vice Henderson, who exchanges. Dated 14th August 1835.
- 9th Foot, Charles Elmhirst, Gent. to be Ensign, by purchase vice King, who retires. Dated 14th August 1835.
- 12th Foot, Ensign Thomas Alexander Gerard, from the 28th Foot, to be Ensign, vice Swift, who exchanges. Dated 14th August 1835.
- 28th Foot, Ensign Quinten Swift, from the 12th Foot, to be Ensign, vice Gerard, who exchanges. Dated 14th August 1835.
- 48th Foot, Ensign George William Henderson, from the 4th Foot, to be Ensign, vice Shortt, who exchanges. Dated 14th August 1835.
- 80th Foot, Henry Theodore Torkington, Gent. to be Ensign, by purchase, vice Boys, who retires. Dated 14th August 1835.
- 92d Foot, Lieutenant Henry Robert Addison, from half-pay 103d Foot, to be Lieutenant, vice Gorse, promoted. Dated 14th August 1835.
- 95th Foot, Captain Honourable Lauderdale Maule, from half-pay Unattached, to be Captain, vice Edward Eustace Hill, who exchanges, receiving the difference. Dated 14th August 1835.

UNATTACHED.

Lieutenant William Gorse, from the 92d Foot, to be Captain of Infantry, without purchase. Dated 14th August 1835.

MEMORANDUM.

The Christian names of Ensign Walter, of the 29th Foot, are John MacNeale.

Commission signed by the Lord Warden of the Stannaries in Cornwall and Devon.

Royal Cornwall and Devon Miners Militia.

John Moore Knighton Chadwick, Esq. to be Captain. Dated 13th June 1835.

Commissions signed by the Lord Lieutenant of the County of Somerset.

North Somerset Regiment of Yeomanry Cavalry.

The Right Honourable George Edward Chewton, commonly called Viscount Chewton, to be Captain. Dated 8th July 1835.

John Rees Mogg, Gent. to be Lieutenant. Dated 25th July 1835.

Office of Commissioners of Compensation, 25, Great George-Street, Westminster, August 14, 1835.

HEREAS by reason of the delay which has taken place in the transmission of the returns of the classified valuation of slaves, and the claims for compensation connected therewith, from the island of Trinidad, and the non arrival of the like documents from the colonies of Barbadoes, British Guiana, and Bahamas, sufficient time will not be afforded for due examination thereof, to enable parties interested to put in counter claims, previous to the 1st September next;

Notice is hereby given, that counter claims for compensation, in respect of slaves in the island of Trinidad, will be received at this Office up to the 1st day of October next; and in respect of slaves in the several colonies of Barbadoes, British Guiana, and Bahamas, up to the 1st day of November next.

By order of the Board, Henry Hill, Secretary.

> Church Commissioners'-Office, August 6, 1835.

THE following is a copy of an Order of His Majesty in Council, assigning a district to the chapel at St. Day, in the parish of Gwennap, under the provisions of the 16th section of the 59 Geo. 3, c. 134:

At the Court at St. James's, the 1st of April 1835, present, the King's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the 58th year of the reign of His late Majesty King George the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes," it is amongst other things en-acted, " that in every case in which the Commissioners appointed for carrying into execution the purposes of the said Act, shall be of opinion that it will be expedient to divide any parish into two or more distinct and separate parishes, for all ecclesiastical purposes whatever, it shall be lawful for the said Commissioners, with the consent of the Bishop of the diocese in which such parish is locally situated, signified under his hand and seal, to apply to the patron or patrons of the church of such parish for his or their consent to make such division, and for such patron or patrons to signify his or their consent thereto, under his or their hand and seal; and the said Commissioners shall, upon the consent of the said patron or patrons so signified, represent the whole matter to His Majesty in Council, and shall satate in such representation the bounds by which it is proposed, with such consent as aforesaid, to divide such parish, together with the relative and respective proportions of glebe land, tithes, moduses, or other endowments, which will by such division arise and accrue, and remain and be within each of such respective divisions, and also the relative proportions of the estimated amount of the value or produce of fees, oblations, offerings, or other ecclesiastical dues or profits, which may arise and accrue within each of such respective divisions; and if thereupon His Majesty in Council shall think fit to direct such division to be made, such Order of His Majesty in :Council shall be valid and good in law for the purpose of effecting such division; provided always, that no such division of any parish into distinct parishes shall completely take effect until after the death, resignation, or other avoidance of the existing in-'cumbent of the parish to be divided;" and whereas by the said Act it is further enacted, "that in any case in which the said Commissioners shall be of opinion that it is not expedient to divide any populous parish, or extra parochial place, into such complete, separate, and distinct parishes as aforesaid, but that it is expedient to divide the same into such ecclesiastical districts as they, with the consent of the Bishop, signified under his hand and seal, may deem necessary, for the purpose of affording accommodation for the attending divine service, according to the rites of the United Church of England and Ireland, to persons residing therein, in the churches and parochial chapels already built, or in additional churches or chapels to be built therein, and as may appear to such Commissioners to be convenient for the enabling the spiritual person or persons who may serve suc churches or chapels, to perform all enclesiastical duties within the districts attached to such respective churches and chapels, and for the due ecclesiastical superintendence of such district, and the preservation and improvement of the religious and moral habits of the persons residing therein, the said Commissioners shall represent such opinion to His Majesty in Council, and shall state in such representation the bounds by which such districts are proposed to be described; and if thereupon, His Majesty in Council shall think fit to direct such division to be made, such Order of His Majesty in Council shall be valid and good in law for the purpose of effecting such division:" and whereas by an Act, passed in the 59th year of the reign of His late Majesty King George the Third, intituled " An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes," it is, amongst other things, enacted, "that it shall be lawful for the Commissio ers, in the same manner and with the like consents as are required in case of division into ecclesiastical districts under the said recited Act, or t is Act, to assign a particular district to any chapel of ease or parochial chapel already existing or to any chapel built, or which may here after be built, or acquired under the powers of the said Act, or this Act; and such district shall be under the immediate care of the Curate appointed to serve such chapel, but subject, nevertheless, to the superinten sence and controll of the incumbent of the parish church; and all such Curates shall be particular district should be assigned to the said

nominated by the incumbent of the parish to the Bishop for his licence, except where the right of nomination shall already be legally vested in any other person or persons, and in every such case by the person or persons possessing such right of nomination, subject to all the laws in force relating to Stipendiary Curates, except as to the assigning of salaries to such Curates; provided always, that it shall be lawful for the Commissioners, with the consent of the Bishop of the diocese, to determine whether any and what part or proportion of the fces or dues for marriages, baptisms, churchings, and burials shall be assigned to any such Curate; and whether banns of marriages shall be published, and marriages or baptisms, churchings or burials, shall be solemnized or performed in any such chapel or not; and in any case in which marriages shall be allowed in any such chapel, the Commissioners shall cause the boundaries of the district assigned to such chapel to be enrolled in the High-Court of Chancery, and in the office of the Registry of the diocese, any thing in the said recited Act to the contrary notwithstanding; and no such chapel shall become a benefice by reason of any augmentation of the maintenance of the Curate, or by any grant or bounty under the provisions of any Act or Acts of Parliament or law or laws for augmenting small livings, any thing in such Act or Acts of Parliament, or law or laws, to the contrary notwithstanding; and whereas by another Act, passed in the 7th and 8th years of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;" and by another Act, made and passed in the 1st and 2d year of His present Majesty, intituled " An Act to amend and render more effectual an Act, passed in the 7th and 8th years of the reign of His late Majesty, intituled 'An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes; and also by another Act, made and passed in the 2d and 3d year of His present Majesty, intituled "An Act to render more effectual an Act, passed in the 19th year of His late Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes;' further provisions are made for carrying such divisions into effect:

And whereas the said Commissioners have made a representation to His Majesty in Council, stating that, when the last census was taken, the parish of Gwennap, in the county of Cornwall and diocese of Exeter, contained a population of 85 9 persons; that there is, besides the parish church, which contains accommodation for 700 persons, one chapel in the said parish, called St. Day's Chapel, lately built by His Majesty's said Commissioners, which contains accommodation for 1.7 persons, including 12.7 free seats appropriated to the use of the poor; and that divine service is regularly performed therein:

And whereas the said Commissioners have further represented to His Majesty, that, having taken into consideration all the circumstances attending this parish, it appears to them to be expedient, that a

last-mentioned chapel, under the provisions of the 16th section of an Act, passed in the 59th year of the reign of His Majesty King George the Third, intituled " An Act to amend an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes;" and that such district should be named St. Day's District, with boundaries as follows:

The boundary of the district to be that of the parish of Gwennap, north of the following line, viz: commencing at Hayle mills and proceeding throughthe centre of the stream up the valley between Wheal Jewel and Wheal Damsel to Lower Trevethan, along the left or south side of the road to Higher Trevethan, including the houses in both those villages; and from thence, keeping the boundary of the manor of Tolcarne, till it meets the boundary of the parish on the Red Ruth side; which district is more particularly described in the plan accompanying the said representation :

That marriages, baptisms, churchings, and burials should be performed in the said chapel; and that the fees for the same shall belong and be paid to the

Minister of the said chapel':

That the consent of the Lord Bishop of Exeter has been obtained thereto, as required by the abovementioned section of the said Act passed in the 59th year of His Majesty King George the Third; in testimony whereof the said Lord Bishop has signed and scaled the said representation; and humbly praying that His Majesty will be graciously pleased to take the premises into His royal consideration, and to make such order in respect thereto, as to His Majesty's shall seem meet:

His Majesty, having taken the said representation, and the plan thereunto annexed, into consideration, was pleased, by and with the advice of His Privy Council, to approve thereof, and to order, as it is hereby ordered, that the pro-posed division be accordingly made and effected, agreeably to the provisions of the said Acts.

C. C. Greville.

East India-House, August 12, 1935.

THE Court of Directors of the East India Company do hereby give notice, that they have received Bombay Gazettes, containing the undermentioned notices, published by the Court for the Relief of Insolvent Debtors at Bombay, under the provisions of the Act of 9th Geo. 4th, cap. 73:

Petitions filed praying for Relief.

All Prisoners for Debt in the Gaol of Bombay.

Fezcoo Verbae, widow, formerly residing in Vittul Waddy, without the fort of Bombay. Date of Gazette, containing notice, March 5, 1835.

James Lighton, formerly residing at Khatewaddy, without the fort of Bombay. Date of Gazette, containing notice, March 5, 1835.

Ruckmee, widow of Ebrahim Sheesgur, formerly residing at Khaduck, near Mandvee, without the fort of Bombay. Date of Gazette, containing notice, March 5, 1835.

Luxamon Govindjee, formerly residing at Mahim,

without the fort of Bombay. Date of Gazette, containing notice, March 5, 1835.

Thomas Pereira, formerly residing in Bell-lane, within the fort of Bombay. Date of Gazette, containing notice, March 5, 1835.

Salleh bin Moombaruck Moorjheed, formerly residing on the Bhendy Bazar-road, without the fort of Bombay. Date of Gazette, containing notice, March 5, 1835.

Peter Auber, Secretary.

Woolwich Dock-Yard, August 10, 1835. OLD STEAM BOILERS

OTICE is hereby given, that Captain Super-intendent Sir Samuel Warren, C. B &c. will be ready to receive tenders in writing, until two. o'clock on Thursday the 20th day of August instant,. from such persons as may be willing to purchase

The old Boilers taken out of His Majesty's Steam-vessel Meteor,

estimated to weigh from 22 to 24 tons; and now lying at Messrs. Borenam's Factory Limehousecauseway, where they may be viewed.

The party whose tender may be accepted will berequired to pay forthwith into the hands of the Storekeeper of Woolwich-yard, a deposit of £25 percent on the value of the boilers, and the remainder of the purchase money prior to their removal from: the premises, which must be on or before the 31st instant.

CONTRACT FOR IRISH: BEEF AND PORK.

Department of the Comptroller for Victual. ling and Transport Services, Somerset-Place, July 20, 1835

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom. of Great Britain and Ireland do hereby give notice, that on Thursday the 24th of September next, at one-o'clock, they will be ready to treat with such persons as may be willing to contract for the supply: of a quantity of

Irish Salt Meat; equal to 9,000 Navy Tierces of Beef, and 9,500 Navy Tierces of Pork,

in separate tenders, all to be cured in the ensuing: season; their Lordships reserving to themselves the power, when the tenders are opened; of contracting: either for the whole or for such part thereof only as they may deem fit, or of not contracting for any

The said meat is to be delivered; seven eighth. parts thereof, in tierces, and the remaining one. eighth part thereof in barrels, into His Majesty's. Victualling Stores at Deptford, Portsmouth, Plymouth, and Cork, in such proportions as shall here-after be directed—one half thereof by the 28th day of February, and the other half by the 31st day of May 1836, and to be paid for by bills payable. at sight.

The conditions of the contract may be seen at: this Office, or by applying to the Agent for the Vic- tualling at Cork; or to the Collectors of His Mu-- jesty's Customs at Limerick, Belfast, Waterford, and Newry, or to the Secretary of the Postmaster-General at Dublin.

No tender for a less quantity than shall be equal to 300 tierces of beef, or to 300 tierces of pork, will be admitted; but all tenders for such small quantities will be accepted, if at a lower price than that for which larger quantities are offered.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or some person on his behalf, duly authorised in writing; and it is to be expressly understood, that the tenders must contain a separate price for the beef and a separate price for the pork; and that every tender must also specify the prices both in figures and words at length, or the tenders will be rejected.

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 a sum equal to £25 per cent. on the amount of the contract, for the due performance of the same.

CONTRACT FOR LARCH TIMBER.

Department of the Storekeeper-General of the Navy, Somerset-Place, July 18, 1835.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice that on Thursday the 20th of August next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering, into His Mujesty's Dock-yard at Portsmouth,

100 Loads of Larch Timber, of the growth of the United Kingdom, and grown on high situations.

The earliest time in which the person tendering will undertake to deliver the timber must be stated in the tender; and no tender will be received for a less quantity than 50 loads, nor for any grown in low situations

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

No tender will be received after one v'clock on the day of treaty, nor any noticed unless the party attends, or an ugent 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 £200, for the due performance of the contract.

CONTRACT FOR BRUSHES, BROOMS, AND PENCILS.

Department of the Storekeeper-General of the Navy, Somerset-Place, July 22, 1835

Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice,

that on Thursday the 20th August next, at one 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.

Putterns 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.

East India-House, August 12, 1835.

THE Court of Directors of the East India
Company do hereby give notice,

That the East India mail of the 1st of March, which was dispatched to Alexandria by the Mediterranean packets, was delivered, on the 1st of April, to the Communder of the steam-vessel Flugh Lindsay, at Sucz; and that the Hugh Lindsay sailed from Suez, on the 3d of April, for Bombay.

The Court is of opinion. that letters which have arrived, or may arrive, in Egypt between the middle of April and the middle of September, would probably have opportunities of expeditious transmission to India by country sailing vessels; but the Court have made no arrangements for the transmission of such letters in any way, and the East India Company have not the means of doing so.

The Court issue this public notice, in order to remove any erroneous impression which may exist respecting the establishment of an East India mail through Egypt; and they think it necessary to add, that, to the best of their knowledge and belief, there are not any opportunities for the expeditious transmission to India of letters which may arrive in Egypt between September and April.

Peter Auber, Secretary.

Equivalent-Office, August 12, 1835.

THE Court of Directors of the Equivalent
Company give notice, that the General Court
of this Company, to be held at their House, No. 7,
Dowgate-hill. London, on Wednesday the 16th of
September next, at twelve o'clock at noon precisely,
will also be on special affairs.

Thomas Gregory Smith, Secretary.

Albion Insurance-Office, London,

August 13, 1835.

GENERAL Court of Proprietors of the Albion
Insurance Company will be held, at the Company's House, in New Bridge-street, Blackfriars, on Thursday the 27th instant, for the election of three Auditors for the current year, in conformity to the deed of settlement.

The ballot will be opened at one o'clock, and closed at three precisely.

Edwin Charlton, Secretary.

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.

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Markets.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qra. Bs.	£ d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£ d.	
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6	Nantwich	279 4	639 6 9	_			_		- :					
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	Lancaster	44 1	104 8 7	_		45 0	64 19 :3		-			·		
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-	Leicester	430 0	958 0 0	43 0	. 69 2 0	204 0	293 10 0		_	-5 0	10 17 6			253
	Northampton	$\begin{bmatrix} 599 & 0 \\ 146 & 2 \end{bmatrix}$	1247 7 0	82 0	113 6 0	75 0	110 0 0		_	229 0	479 8 0	<u> </u>		•
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ended August 7, 1835.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	
MARKETS.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£ d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs Bs.	£. 1. d	
Chard Monmouth Abergavenny Chepstow Pontipool Exeter Barnstaple Plymouth Totness Tavistock Kingsbridge Truro Bodmin Launceston Redruth Helstone St. Austell Blandford Bridport Dorchester Sherborne Shaston Wayeham Winchester Andover Basingstoke Fareham Havant Newport Ringwood Southampton Portsmouth	42 4 81 4 27 6 217 0 None 41 0 18 0 25 4 33 4 7 4 68 5 42 0 115 0 106 0 40 0 7 0 60 0 None 273 0 79 4 382 0 294 4 324 0 241 0 27 4 49 0	91 0 5 200 8 0 64 9 10 505 19 0 Sold. 100 8 6 42 4 3 8 10 0 61 4 0 74 7 8 18 0 0 160 2 6 100 16 0 226 10 0 219 10 2 84 0 0 14 14 0 123 0 0	6 2	8 10 10	29 0 4 4 1 1 14 2 20 0 100 0 104 0 20 0 50 0 135 0	36 5 9 36 5 9 37 4 0 5 11 0 1 8 6 17 0 0 3 10 0 24 10 0 27 0 0 107 10 0 122 0 0 22 0 0 59 13 9 161 7 6			8 0 100 0 0 100 0 0 0 0 0 0 0 0 0 0 0 0	17 8 0 215 0 0 10 15 0 55 0 0 14 0 0 20 0 0	10 0	18 10 ————————————————————————————————————	
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** See Note in the following Page.

NOTE.—The difference which appears in the Average Price of Peas in the Week ended the 17th July, and also the Aggregate Averages of the Weeks ended 17th, 24th, and 31st July, arises from a certain Return of Peas having been expunged, by authority of the Lords of the Committee of Privy Council for Trade, from that Week, in consequence of facts which have become known since the Averages were calculated.

	Weeks ended.	Pea Avei Weekl		Agg regate.
>	17th July 24th July 31st July	39 7	•365 • 6 30 •86 7	s. d. 38 4 38 10 38 9

Corn Department, Board of Trade,

GEO. JOYCE, Deputy Comptroller of Corn Returns.

THE

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR.

Computed from the RETURNS made in the Week ending the 11th day of August 1835,

Is Thirty-four Shillings and Eight Pence Three Farthings per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the Importation thereof into Great Britain.

Grocers'-Hall, August 14, 1835. By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers' Company.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Brooker the younger and William Arundale, of the Town of Cambridge, in the County of Cambridge, Carvers, Gilders, Print-Sellers Stationers, and Publishers, was this day dissolved by murual consent; and that the business will in future be carried on by the said John Brooker the younger alone.—Dated this 12th day of August, in the year 1835.

John Brooker, jr.

John Brooker, jr. William Arundale.

OTICE is bereby given, that the Partnership subsisting between us the undersigned, Alderman Wright, William Wright, and John Wright, of Charterhouse Lane, in the County of Middlesex, Smiths and Bell-Hangers. is this day dissolved by unitual consent. All debts will be received and paid by the said Alderman Wright.—Dated the 10th day of August 1835.

Aldm. Wright.

Wm. Wright.
John Wright.

OTICE is hereby given, that the Partnership heretafore subsisting between us the undersigned. Samuel Hargreaves and John Hargreaves, of Pendleton, in the County of Lancaster, Rope, Twine, and Cotton-Band Manufacturers, was this day dissolved by mutual consent. All debts owing by or to the said concern will be paid and received by the said John Hargreaves.—Witness our hands this 10th day of Angust 1835.

Samuel Hargreaves.

Jno. Hargreaves.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Joseph Fuller and Henry Richard Ward, of No. 2, Webb-Street, in the Borough of Southwark, Surgical Instrument-Makers under the style or ferm of Fuller and Ward, was this day dissolved by mutual consent. All debts due to and by the said Partnership are to be paid and received by the said Henry Richard Ward, of No. 2, Webb-Street aforesaid.—Dated this 12th day of August 1835.

Joseph Fuller. Henry Richard Ward. OTICE is hereby given, that the Partnership lately existing between us, Charles Blyth and George Kitton Blyth, of No. 88, Upper-Street, Islington, in the County of Middlesex, Linen-Drapers, hath this day been dissolved by mutual consent.—Dated this 14th day of August 1835.

Chas. Blyth. Geo. Kitton Blyth.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned. John Chamberlain and George Chamberlain, as Lead and Glass-Merchants, in Lisson-Grove, St. Mary-le Bone, in the County of Middlesex; is this day dissolved by mutual consent: As witness our hands this 7th day of August 1835.

John Chamberlain. George Chamberlain.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, and lately carried on under the name, style, or firm of Sarah Battersby and Son, at Bury, in the County of Lancaster, as Cotton-Spinners and Manufacturers, was this day dissolved. All debts due to or owing by the said firm will be received and paid by the undersigned Sarah Battersby, by whom the business in future will be carried on.—Dated this 8th day of August 1835.

Sarah Battersby, James Whitworth.

OTICE is hereby given, that the Copartnership heretofore subsisting between Jane Elizabeth Down and Mary Morrison Durant, carrying on the trade or profession of Boarding-School-Keepers, under the names or firm of Down and Durant, at No. 2, Frankfort-Street, in the borough of Plymouth, in the County of Devon, was dissolved on the 7th day of May 1834.

E. D. Ford.

J. E. Ford,

Late Jane Elizabeth Down, Spinster.

M. M. Durant, Spinster. NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, under the firm of Gouldsmith, Latreille, and Co. of No. 17, Old Jewry, in the City of London, Factors and Warehousemen, was this day dissolved by mutual consent.—Dated the 11th day of August 1835. Jesse Gouldsmith.

Horatio Latreille.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Benjamin Gill and William Linwood, carrying on the trade or business of Factors, in Birmingham, in the County of Warwick, under the firm of Gill and Linwood, was and stands dissolved as and from the 31st day of December 1834 now last past; and that all debts due to or from the estate will be received and paid by either of the said parties: As witness our hands this 7th day of August 1835. Benjn. Gill.

William Linwood.

OTIGE is hereby given, that the Partnership hitherto subsisting between us the undersigned, Peter Edwards and George Deane, of Yeovil, in the County of Somerset, Linen-Drapers, under the firm of Edwards and Deane, has been dissolved by mutual consent. All debts due to the said Partnership will be received by the said Peter Edwards, to whom all persons indebted to the said Partnership are requested to pay the same : As witness our hands this 12th day of August 1835. Peter Edwards.

George Deane.

WE the undersigned, Thomas William Rogerson and George Rickword, of the Town of Bedford, in the County of Bedford, Veterinary Surgeons, do hereby give notice, that the Partnership heretofore subsisting between us was, on the 20th day of June last, dissolved by mutual con-sent. The said George Rickword will pay all debts due from the said Partnership; and all persons indebted to the said Partnership are requested to pay the amount of their debts to him.—Dated this 8th day of August 1835.

T. W. Rogerson. George Rickword.

OTICE is hereby given, that the Partnership lately sub-James Giro, as Merchants and Commission-Agents, in Tokenhouse-Yard, in the City of London, under the firm of Henry Giro and Co. was this day dissolved by mufual consent; and that the said business will in future be carried on by the undersigned James Giro, by and to whom all debts and demands due to and from the said Partnership will be received and paid: As witness our hands this 12th day of August 1835.

Bernard Henry.

James Giro.

NOTICE is hereby given, that the Partnership heretofore existing between us the undersigned, George Marples and William Barnsley, as Carvers and Gilders, at Sheffield, in the County of York, under the firm of Marples and Barnsley, the County of York, under the firm of Marples and Barnsley, is and stands dissolved, by mutual consent, as from the 18th day of July last; and that the above business will in future be carried on by the said George Marples, at Sheffield aforesaid, alone, he, the said George Marples, receiving all debts due to the said Partnership, and discharging all debts due therefrom: As witness our hands this 11th day of August 1835.

George Marples. William Barnsley.

NOTICE is hereby given, that the Partnership heretofore carried on by Charles Worters Broughton, James Parker, and Charles Carter. at No. 16, Southampton-Street, Strand, in the County of Middlesex, in the trade or business of Tailors, has been this day dissolved by mutual consent, so far as relates to the said Charles Carter; and that all debts due to the said Partnership are to be paid, and those due from the Partnership discharged, at their House in Southampton-Street aforesaid, where the business will in future be continued by the said Charles Worters Broughton and James Parker, under the firm of Broughton and Parker.—Dated this 10th day of August 1835.

Charles Worters Broughton.

James Parker. Charles Carter. THE Partnership heretofore subsisting between us the undersigued, William Case and John Power, as Wine Merchants, No. 44, Southampton-Row, Bloomsbury, Middlesex, is this day dissolved by mutual consent.—The said business will for the future be carried on by William Case alone.—Dated William Case. this 13th day of August 1835.

John Power.

OTICE is hereby given, that the business carried on by us, William Lyall and Robert Crichton Wyllie, under the firm of Lyall, Wyllie, and Co. in Great Saint Helen's-Passage, in the City of London, as East India Agents and Merchants, is transferred to, and will in future be conducted by, Lyall, Brothers, and Co. in consequence of the retirement from commercial pursuits of Mr. R. C. Wyllie, whose interest in the said husiness is hereby declared to have ceased and determined. Detecting to Indoor, this 7th day of July 1835. termined .- Dated in London, this 7th day of July 1835.

William Lyall. Robert C. Wyllie. Lyall, Brothers, & Co.

OTICE is hereby given, that the Partnership heretofore subsisting between Edward Gadsby, William Allen, and John Henry Townshend, carrying on business as Manufacturers and Agents, at No. 4, Huggin-Lane, Wood-Street, Cheapside, in the City of London, under the style or firm of Gadsby, Allen, and Townshend, was this day dissolved by mutual consent, so far as regards the said Edward Gadsby; and further that all debts due to the said firm of Gadsby Allen, and Townshend, are to be paid to and received by Allen and Townshend, who alone will give discharges for the same; and who will also pay all claims due by the said firm of Gadsby, Allen, and Towns-hend; and also that the business heretofore carried on by Gadsby, Allen, and Townshend, will in future be carried on, upon the said premises in Huggin-Lane aforesaid, by the said Allen and Townshend only.—Dated this 13th day of August 1835. Edward Gadsby.

William Allen. John Henry Townshend.

IF Philip Stephenson, formerly of Liverpool, in the County of Lancaster, and afterwards a Private in the 17th Fost, and who was discharged at his own request, at Sydney, New South Wales, on the 31st July 1833, be still living, he will Mear of something to his advantage, on proving his identity to Messrs. Kaye and Andrade, Solicitors, 67, Castle-Street, Liverpool, and if he be dead, any person who will furnish legal evidence of his death shall be remunerated.—Liverpool, August 1, 1835.

PROPERTY IN OYENDEN.

TO be peremptorily sold, pursuant to an Order of the Court of Exchequer, made in a cause Hodgson versus Scott, with the approbation of Jefferies Spranger, Esq. one of the Masters of the said Court, on Saturday the 3d day of October 1835, at the House of Mr. John Carr, the White Swan Inn, in Halifax, in the County of York, at Six o'Clock in the Evening, subject to conditions, which will be then and there produced, exempt from auction duty;

A valuable freehold estate, late the property of Mr. Thomas

Scott, deceased, situate in the Township of Ovenden, and near to Illingworth, in the Parish of Halifax aforesaid, in the follow-

ing lots.

Lot 1. All that plantation or wood, in a thriving state, situate in the Township of Ovenden aforesaid, bounded on or towards the north by the highway leading from Luddenden to Braiford, on or towards the south by land the property of Mr. Thomas Taylor, on or towards the east by a public stone quarry and lot two in these particulars, and on or towards the west by another public stone quarry, and containing by admeasurement 3Dw. IQr. 15P. or thereabouts, be the same more or less.

Lot 2. All that plot or parcel of building ground, lying and being in the said Township of Ovenden, bounded on or towards being in the said Township of covenien, outside on or towards the north by a public stone quarry, on or towards the south by land the property of the said Thomas Taylor, on or towards the east by the turnpike road leading from Halifax aforesaid to Keighley, and on or towards the west by lot one, and containing by admeasurement 1Dw. 1Qr. 7P. or thereabouts, be the

same more or less.

Lot 3. All that valuable close of meadow or pasture land, situate in Ovenden aforesaid, bounded on the north and east sides thereof by lands the property of Miss Wright, on the south side thereof by land the property of Mr. Thomas Parkinton, and on the west side thereof by the turnpike road leading from Halilax to Keighley, which said close of land contains by admeasurement 2Dw. 1Qr. 6P. and is now in the

possession of Mr. John Scott.

Lot 4. A plot or parcel of land, situate in Ovenden aforesaid, bounded on the north by land the property of the Rev. Jonathan Akroyd, on the south by land the property of BIrs. Lancashire, on the east by an occupation road, and on the west by the highway leading from Luddenden to Bradford, and containing by admeasurement 3Dw. 0Qr. 8P.

This lot contains valuable beds of stone in a working

Lot 5. All those four valuable closes of meadow or pasture land, situate in the Township of Ovenden aforesaid, bounded on or towards the east by a public road or highway leading from Illingworth to Bradshaw, on or towards the north by lands the property of Mr. Thomas Dinsley, on or towards the west by land the property of Mr. Benjamin Blagbrough, and on or towards the south by land the property of Mr. John Ingham, which said closes of land contain by admeasurement 9Dw. 1Qr. 16P. and are now in the occupation of the said John Scott.

Lot 6. Another plantation or wood, also in a thriving state, situate in Ovenden aforesaid, bounded eastward by the said last mentioned road or highway, westward by land the property of Mr Henry Halliwell, and by other land late the pro perty of Mr. Isaac Illingworth, deceased, northward by land the property of Mr. John Ingham, and southward terminating in a point, and containing by admeasurement 1Dw. 0Qr. 18P. or thereahouts, be the same more or less.

Lot 7. All that newly erected messuage or dwelling-house, with the garden and plot of ground adjoining and on the west side thereof, situate near to Illingworth, in Ovenden aforesaid, and now in the possession of the said John Scott and

his undertenant.

Lot 8. All those eight cottages or dwelling houses, with the yard, garden, and other appurtenances situate on the east side of, and near to, lot 7, and now in the several occupations of James Allan, Frederick Midgley, Matthew Bairstow, Timothy Earnshaw, Stephen Ambler, John Earnshaw, William Dewhirst, and David Mitchell.

Lot 9. All that valuable farm, called Barrack-Hall, situate in the Township of Ovenden aforesaid, consisting of five closes in the Town-inp of Ovenden aforesaid, consisting of five closes of meadow or pasture land, in the occupation of the said John Scott, and three cottages or dwelling-houses, now in the several occupations of John Bairstow, Sarah Greenwood, and Michael Midgley, the whole containing 9Dw. OGr. 7P. or thereabouts, be the same more or less.

The above estate is tithe-free, exonerated from land-tax, and situate in a flourishing manufacturing country, being distant from Halifax about two, and from Bradford about six miles. The land is in a high state of cultivation, well roaded

and fenced, and abundantly supplied with water.

A plan of the property may be seen, and further particulars known on application to Mr. Samuel Washington, of Crownest, in Lightcliffe, Land-Surveyor; Mr. John Scott, of Illingworth aforesaid; or at the Office of Mr. George Edwards, Solicitor,

Printed particulars may be had (gratis) at the said Master's Chambers, in Tanfield-Court, Iuner Temple, London; of Messrs. Jaques, Battye, and Edwards, Solicitors, No. 7, Bar-nard's-Inn, London; of Mr. George Edwards, Solicitor, Halifax; and at the place of sale.

SHEERNESS.

Chancery made in a constant of the High Court of Chancery, made in a canse Mackett v. Widgeon, with the approbation of James William Farrer, E-q. one of the Masters of the said Court, at the Wellington Inn, Sheerness, on Thursday the 27th day of August instant, at Twelve o'Clock

The freehold estates of George Mackett, late of Sheerness, in the County of Kent, deceased, consisting of a freehold messuage, shop, out-buildings, and premises, situate in the High-Street of Blue Town, Sheerness.

A freehold mesonge, two shops, stable, and premises, also situate in the High-Street of Blue Town, Sheerness aforesaid; and a piece of freehold ground, with two workshops thereon,

situate in the High-Street of Mile Town, Sheerness.

Printed particulars are preparing, and may shortly be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane; of Mr. Edward Hooker, Solicitor,

Sheerness; Mr. James Taylor, Solicitor, 15; Furnival's-Inn, London; and of Mr. James Hooker, Solicitor, 8, Bartlett's-Buildings, Holborn.

10 he sold, with the approbation of George Boone Roupell, Esq. one of the Masters of the High Court of Chancery, to whom the cause of Elvins v. Roberts stands referred, at the Ship Inn, Mevagissey, in the Councy of Cornwall, on Thursday the 10th day of September 1835, at Four o'Clock in the Afternoon, in fourteen lots;

The freehold and leaschold estates, consisting of several houses and tenements in question, in three several causes depending in the said Court, Elvins v. Roberts, Roberts v. El-

vins, and Roberts v. Grane.

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane; of Mr. Grane, Solicitor, 23, Bedford-Row; and of Messrs. Clarke and Medcalf, Solicitors, 20, Lincoln's-Inn-Fields, London; of Mr. Warren, Solicitor, Truro; and at the Ship Inn, Mevagissev.

The premises may be seen by applying to the tenants.

O be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Spicer versus James, with the approbation of Henry Martin, Esq. one of the Masters of the said Court, at the Bull Inn, Maidstone, Kent, on Thursday the 17th day of September 1835, at Two o'Clock in the After-

The remaining freehold estates of Mr. James Ottaway, deceased, situate in the several Parishes of Staplehurst, Smarden, High Halden, Bethersden, Tenterden, and Chatham, in

the County of Kent.

The same will be sold in nine lots; and printed particulars and conditions of sale may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane; Messrs. Palmer, France, and Palmer, Solicitors, 24, Bedford Row; Mr. James, Solicitor, 23, Ely-Place, Holborn, London; Messrs. Otraways', Solicitors, Staplehurst, near Maidstone; and of Mr. T. W. Carter, Auctioneer, Maidstone.

O be sold in lots, pursuant to a Decree of the High Court of Chancery, made in a cause of Williams v. Jones, with the approbation of John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at the Ship Inn, in the Town of Pontypool, in the County of Monmouth, some time in the month of September next, of which due notice will be given;

Certain freehold and leasehold premises, situate in or near Pontypool aforesaid, late the property of Mr. Francis Morgan, of the Town of Usk, in the County of Monmouth;

Particulars whereof may be shortly had (gratis) at the said Master's Chambers, Southampton-Buildings, Chancery-Lane, London; of Messrs. Hilliard and Hastings, Solicitors, Raymond-Buildings, Gray's-Inn, London; and of Mr. Alexander Waddington, Solicitor, Usk, Menmouthshire.

THEREAS by an Order of the High Court of Chancery, WW made in a cause wherein Ann Hamilton, Widow, is plaintiff, and John Brickwood the younger and others are defendants, it is referred to James Trower, Esq. one of the Masters of the said Court, to enquire and state to the Court what children there are living of Reynold Garner, Jonathan Garner, and James Garner, and of Elizabeth Hendy, the deceased brothers and sister of Nicholas Garner, late of the Town of Nassau, in the Island of New Providence (who died on or about the 4th day of July 1802), and named in the codicil of the will of said Nicholas Garner:—therefore, the children of the said Reynold Garner, Jonathan Garner, James Garner, and Elizabeth Hendy, deceased, are, on or before the 10th day of November 1835, to come in and prove their relationship before the said Master, at his Chambers, in Sonthampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Monteith against Nicholson, the Creditors of William Nicholson, late of Howgill-Street, White-haven, in the County of Cumberland, Gentleman, deceased (who died on or about the 16th day of November 1829), are forthwith to come in and prove their debts before the Right Honourable Robert Lord Heuley, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chan-cery-Lane, London, or in default thereof they will be ex-cluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Monteith against Nicholson, the Creditors of William Cowend Nicholson, late of Whitehaven, in the County of Cumberland, Mariner, deceased (who died on or about the 19th day of July 1834), 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 Occree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Meller against Stanley, the Creditors of John Meller, late of Wrexham, in the County of Denbigh, Esq. deceased (who died on or about the 12th day of June 1829), are, on or before the 10th day of November 1835, 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 peremptorily excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause of Warren against Buck, the Creditors of James Ballinger, late of Saint Mary-Street, Whitechapel-Road, in the County of Middlesex, and of Woodford-Bridge, in the County of Essex (who died in or about the month of February 1830), are, by their Solicitors, on or before the 12th day of November 1835, to come in before William Wingfield, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their debts, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause of Davies against Gregory, the Creditors of Frances Newbery, late of Charles-Street, Portman-Square, in the County of Middlesex, Widow (who died in the month of March 1830), are forthwith to come in and prove their debts before Sir Giffin Wilson, 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.

URSUANT to a Decree of the High Court of Chancery, made in a cause Bragg versus Wilkinson, the Creditors of Joshua Lucock Bragg, late of Lorton-Hall, in the County of Cumberland, Esq. deceased (who died in the month of October 1809), are, by their Solicitors, forthwith to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Bowman versus Fowler, the Creditors of Joseph Fowler, late of Bernard's-Heath, in the Parish of Sundridge, near the Town of St. Albans, in the County of Hertford, deceased (who died in the month of July 1834) are, by their Solicitors, on or before the 14th day of November 1835, to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Woodgate versus Low, the Creditors of Robert Woodgate, late of Ramsden-Heath, near Billericay, in the County of Essex, Esq. deceased (who died on the 10th day of July 1835), are forthwith, by their Solicitors, to come in and prove their debts before James William Farrer, Esq. 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.

URSUANT to a Decree of the High Court of Chancery, made in a cause Rowland versus Vaughan, the specialty Creditors of Edward Vaughan, formerly of Tylkwyd, in the County of Cardigan, but late of the Cape of Good Hope, Esq. a Colonel in His Majesty's Army, deceased (who died on the 21st day of July 1833), are, on or before the 1st day of January 1836, by their Solicitors, to come in and prove their debts before James Trower, Esq. one of the Masters of the said Court,

at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause wherein Peter Lucas O'Neill and others are plaintiffs, and Robert Tristram Lucas and others are defendants, the Creditors of Sturley Lucas, late of Baron-Down, in the Parish of King's Brompton, in the County of Somerset, Esq. (who died in the month of May 1811), are forthwith to come in and prove their debts before Henry Martin, Esq. 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.

Thomas George Buswell's Creditors.

CARTER and bEWES,

Coventry, Clark, on the 18th day of May last, execute an assignment of all his estate and effects to Henry Hurst, of Birmingham, in the County of Warwick, Hop-Merchant, Arthur Athins, of the City of Coventry, Grocer, and John Howe, of Brinklow, in the County of Warwick, Chandler, in trust, for the general benefit of his Creditors; notice is hereby given, that the said Assignees intend to make a first and final dividend of the estate and effects of the said Thomas George Buswell, at our Office, situate in Little Park-Street, in the said City of Coventry, on Friday the 4th day of September next, at Eleven o'Clock in the Forenoon; and such of the Creditors of the said Thomas George Buswell as do not execute the said assignment (which lies at our Office for that purpose) before the time fixed for making the said dividend, will be excluded the benefit of it.—Coventry, August 10, 1835.

CARTER and DEWES,

Solicitors to the Assignees.

OTICE is hereby given, that by indentures of lease and release and assignment, hearing date respectively the 28th and 29th days of June 1835, William Goodfellow, of Stamfordham, in the County of Northumberland, Wine and Spirit-Merchant, hath conveyed and assigned, in manner therein mentioned, all his real and personal estate and effects unto Alexander George Gray, of the Town and County of Newcastle-upon-Tyne, Spirit-Merchant, upon trust, for the benefit of himself and all other the Creditors of the said William Goodfellow; and that the said indentures of lease and release and assignment were duly executed by the said William Goodfellow on the said 29th day of June 1835; and that the said indenture of release and assignment was duly executed by the said Alexander George Gray on the same day; and such execution by the said parties was attested by Philip Holmes Stanton, of the Town and County of Newcastle-upou-Tyne, Attorney at Law, and Thomas Patterson Gardner, of the same place, Clerk to the said Philip Holmes Stanton.

Fiat in Bankruptcy awarded and issued forth against George Bentley Highfield and John Highfield, both of Liverpool, in the County of Lancaster, and Samuel Highfield, of Leghorn, Merchants, Dealers, Chapmen, and Copartners (lately trading at Liverpool and at Leghorn aforesaid, under the firm of Highfield, Brothers), are requested to meet the Assigness of the estate and effects of the said Bankrupts, on Friday the 4th day of September next, at Eleven o'Clock in the Forenoon precisely, at the Commissioners'-Rooms, in St. James's-Square, in Manchester, in the said County, to assent to or dissent from the said Assignees selling or disposing of the debts, estate, and effects of the said Bankrupts, or any part thereof, by private contract, to any person or persons, and on any terms which may be then and there agreed upon, a list of which debts will be stated at the said meeting; and also to assent to or dissent from the said Assignees compounding with any debtors to the said Bankrupts, particularly with certain persons, to be then and there named, and taking any part of the debt in discharge of the whole, or giving time, or taking security for the payment of such debts respectively; or to submit any dispute between such Assignees and any person or persons, concerning any matter relating to such Bankrupts' estate (and particularly with the said certain persons to be then named), to the determination of arbitrators; and also to the said Assignees commencing, prosecuting, or defending any action or actions at law, suit or suits in equity, or petition in Bankruptcy, for the recovery, protection, or

affairs, previous to their Bankruptcy; and on other special

Will creditors who have proved their debts under a Fiat in Bankruptey awarded and issued forth against William Elton, of Basinghall Street, in the City of London, Dealer in Woollen Cloths, Merchant, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Monday the 7th day of September next, at Two of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to assemt to or dissent from the said Assignee's selling, either by public auction or private contract, the Bodseholt goods and other effects of the said Bankrupt, and also the brigs, ships, or vessel- helonging to him : and also to assent to or dissent from the said Assignces continuing the reference of an account now pending between the said Bankrupt and one. Thomas Robinson, or commencing a fresh action in their own names, or to compound or compromise the same; and also to assent to or dissent from the said Assignces resisting, both in their names and in the name and on account of the said Bankrup, but for the benefit of the estate, a suit in equity now pending between the said Thomas Robinson and the said Bankiupt and others, and dissolving an injunction obtained by the said Thomas Robinson in such suit, of otherwise to compound, compromise, or submit the same to reference; and also to authorise the said Assignees, if necessary, to appoint an accountant; and on other special affairs; to be named at such meeting; and generally to authorise and empower the said Assignées to do whatever is necessary, either by suit at law ôr bill in equity, for the benefit and protection of this estate.

THE Creditors who have proved their debts under Commission of Bankrupt awarded and issued forth Nathaniel Tuffnell and Samuel Tuffnell, of York-Street, Mid-Nathaniel Tuffnell and Samuel Tuffnell, or York-Street, Muddlesex-Hospital, in the County of Middlesex, Tallow Chand-lers and Tallow-Melters, are requested to meet the Assigneds of the estate and effects of the said Bankrupts, on Monday the 7th day of September next, at One o'Clock in the Afternoon precisely, at the Court of Bankruptey, in Basinghall-Street, in the City of London, to assent to or dissent from the said Assignees paying off or discharging, out of the moneys alteredy collected and in and received, the principal money and already collected, got in, and received, the principal money and interest due upon a mortgage of the freehold property of the said Bankrupts, situate at Welling and elsewhere, in the County of Kent, or making such arrangements with the Mortgages as the said Assignees may think it; and also to assent to or dissent from the said Assignees selling and disposing, either by public auction or private contract, together or in lots, for such price or prices, and at such time and place, as they shall think fit, the said freebold property in the County of Kent, together with any other property, whether fre-hold, leasehold, or otherwise, and of buying in the same at any auction and selling the same again, either by public auction or private contract, without being liable for loss and expence to arise thereby; and also to assent to or dissent from the said Assignees giving up to the said Bankrupts, or either of them, for their absolute use, and without taking or receiving any consideration for the same, the household furniture of their respective dwellings, contained in an inventory or inventories thereof, to be produced at the said meeting; of to assent to or dissent from the said Assignees selling and disposing of all or any part of the said household furniture to the said Bankrupts at a valuation, and to give such time, and take such personal security for the payment of the purchase money, either by prohissory notes, bills of exchange, or otherwise howsoever, as they shall think fit; or to assent to or dissent from the said household furniture being sold to the said Bankrupts respectively, on their giving security for payment of the appraised value thereof, out of any allowance hereafter to become due and payable to them under 6 Geo. 4. cap. 16. sec. 128, or in the event of there being no allowance so payable to the said Bankrupts, or such allow-ance being insufficient to pay for the said furniture so valued as aforesaid, then to assent to or dissent from the said furniture being given to the said Bankrupts absolutely, and gene-rally to determine in what manner the said furniture shall be disposed of; and also to assent to or dissent from the said Assignces abandouing or giving up all their right or title (if any) to certain premises comprised in two several indentures of lease, bearing date respectively the 16th day of August

desence of the estate and effects of the said Bankrupts; and 1813, and the 27th June 1822, such leasts to be produced at also to order the payment by the said Assignees, out of the said the said meeting; and the said at the said meeting; and the said to said the said at dearontong to captine Nicholas Burden, late a traveller in the employ of the said Bankrupts, on a charge of embezzlenish, together with any further sum by way of beinderation to the together with any rurther sum by way of bestünneration to the said ______ Collard for loss of time and triddile; and asso to a sent to of distent from the said Assigness continuing to employ the said ______ Collard to search after the Bald Nicholas Burden; and to obtain the capture of the said Nicholas Burden; and to obtain the capture of the said Nicholas Nicholás Burden; and, to öbenin the capture of the and Nicholás Burden, to offer an and what feward to be paid on his attest or conclicion; and also to assent to of dissent from the said Assigness commending, prosecuting, or desending any action or actions at law, suit or suits in equity, of these proceedings, for the recovery or protection of the estate and effects of the said Bankrupts, or any part or parts elieved; of to their compromissing, continuously, submitting to arbitration, or otherwise agreeing of settling any matter, claim, displic, or difference with any person or persons whomseever, to identify or concerning the said estate and effects of the said bankrupts, or any birt thereof: and estate and effects of the said bankrupts, or difference with any person or persons whomseever, to identify, or otherwise agreement said effects of the said bankrupts. or any part thereof; and generally to authorise and emploise the said Assigness to act in and about the affairs of the said Bankruphs as they may think proper or be advised; and on other special affairs.

> PURSUANT to an Order made by the Court of Review in Bankruptcy, dated the 22d day of July 1835, for John Lawes, late of the Parish of Wick and Abson, in the County of Gloucester, Miller (a Bankrupt), to surrender hits-self and make a full discovery and disclosure of his estate and effects; this is to give notice, that the Commissioners named and authorised in a Fiat in Bankruptcy ssued against named and authorised in a rist in Bangruptcy issued against the said John Lawes, or the major part of them, intend to meet on the 3d day of September next, at Eleven of the Clock in the Forencon, at the Commercial-Rooms, in Cornstreet, in the City of Bristol; when and where the said Bankrupt is required to surrender hinself, between the hours of Eleven and One of the same day, and make a full discovery and disclosure of his estate and effects, and finish his examiand disclosure of his estate 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 already proved their debts, are to assent to or dissent from the allowance of his certificate.

THEREAS a Fiat in Bankruptcy is awarded and issued WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Robert Clements, of Upper Berkeley-Street West, Connaught-Square, in the County of Middlesex, Bricklayer and Builder, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq. a Commissioner of His-Majesty's Court of Bankruptcy, on the 24th day of August instance, and on the 25th day of September next, at Twelve of the Clock at Noon precisely on each of the said days, 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 dud where the Creditor's are to come prepared to prove their 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 indicated to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same bet to whom the Commissioner may appoint, but give notice to Mr. Low, Solicitor, Upper Gloicestef-Place, tegent's Park; or to Mr. David Cannan, the Official Assignee, Sambrook-Court, Basinghall-Street, London.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against John Cantellow, of Brownlow Street, Holborn, in the County of Middlesex, Plasterer, and he being declared a Bankrupt is hereby required to surreinder himself to Joshua Evans, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 25th ddy of August instant, at Two o'Clock in the Afternoon, and on the 25th ddy of September next; at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of his 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 to those Assignees, and at the second sitting the sud Bankrupt is required to finish his estimation, and the Creditors are to assert to or dissent from the allowance of his certificate. All persons independ to the said Dankrupt, 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. Badham, Solicitor, 12, Warwick-Court, Gray's-Im; (Mr. Goldsmid, Ironmonger-Lane, Official Assignee).

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Robert Battley, of South Shields, in the County of Durham, Woollen-Draper, Clothes-Dealer, 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 26th day of August instant, and on the 25th of September next, at Ten of the Clock in the Forenoon precisely on each of the said days, at the Commissioners'-Rooms, St. James's-Square, in Manchester, in 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. Johnson and Weatherall, Solicitors, Temple, London, or to Messrs. Seddon and Mawson, Solicitors, Manchester.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Samuel Franceys, of Liverpool, in the County of Lancaster, Bookseller, Printer, 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 26th day of August instant, and on the 25th of September next, at One in the Afternoon on each day, at the Clarendon-Rooms, in Liverpool aforesaid, and make a full discovery and disclosure of this 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. Taylor, Roscoe, and Turner, Solicitors, No. 41, Bedford-Row, London, or to Mr. Thomas Carson, Solicitor, 38, Castle-Street, Liverpool.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Edmund Taylor, of Lower-Place, near Rochdale, in the County of Lancaster, Cotton-Spinner, 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 31st day of August instant, and on the 25th of September next, at Ten in the Forenoon precisely on each day, at the Commissioners'-Rooms, in Saint James's-Square, in Manchester, in the County aloresaid, 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. J. H. Bower, Solicitor, 46, Chancery-Lane, London, or to Messrs. Owen and Gill, Solicitors, 27, Princess-Street, Manchester.

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against John Thomas Thompson, of Long-Acre, in the County of Middlesex, Upholsterer, Dealer and Chapman, will sit on the 25th day of August instant, at Twelve at Noon, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to receive the Proof of Debts under the said Fiat.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 16th day of April 1835, awarded and issued forth against Thomas Daniell, formerly of Trelissick, in the County of Cornwall, afterwards of the City of Bath, since of Michaelchurch-Court, in the County of Hereford, and now or late residing at Boulogne, in the Kingdom of France,

Copper-Smelter, Dealer and Chapman, intend to meet on the 4th of September next, at Eleven o'Clock in the Forencon, at Pearce's Hotel, in the Borough of Truro, in Cornwall aforesaid, in order to receive Proof of Debts under the said Fiat.

OTICE is hereby given, that, by virtue of an Order of the Court of Review in Bankruptcy, dated the 8th day of August instant, the Commissioners named in a Fiat in Bankruptcy lately awarded and issued against William Bates, of Lower Shaw Hill, in Skircoat, in the Parish of Halifax, in the County of York, Merchant, Dealer and Chapman, do hereby appoint a meeting under the said Fiat, to be holden at the Magistrates' Office, in Halifax aforesaid, on the 28th day of August instant, at Two of the Clock in the Afternoon, when and where the Creditors are to come prepared to prove their debts, and to choose an Assignee or Assignees; and when and where the said Bankrupt is required to surrender himself to the said Commissioners, or the major part of them, and to make a full discovery and disclosure of his estate and effects.

OTICE is hereby given, that, by virtue of an Order of the Court of Review in Bankruptcy, dated the 8th day of August instant, the Commissioners named in a Fiat in Bankruptcy lately awarded and issued against Abraham Scott, late of the Township of Hipperholme cum Brighouse, in the Parish of Halifax, in the County of York, Innkeeper, Dealer and Chapman, do hereby appoint a meeting under the said Fiat, to be holden at the Magistrates' Office, in Halifax aforesaid, on the 28th day of August instant, at One of the Clock in the Afternoon, when and where the Creditors are to come prepared to prove their debts, and to choose an Assignee or Assignees; and when and where the said Bankrupt is required to surrender himself to the said Commissioners, or the major part of them, and to make a full discovery and disclosure of his estate and effects.

THE Commissioners named and authorised in a Fiat in Bankruptcy awarded and issued forth against James-Bastian, of Quay-Street, in the Borough of Trure, in the County of Cornwall, Merchant, Dealer and Chapman, intenu to meet on Friday the 4th day of September next, at Eleven o'Clock in the Forenoon, at Pearce's Hotel, in the Borough of Truro aforesaid, for the purpose of further examining the said Bankrupt with respect to his estate and effects; 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, either to assent to dissent from the allowance of his certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Samuel Standidge Stater, of the Town of Kingston-upon-Hull, Corn Merchant, Dealer and Chapman, intend to meet on the 29th day of August instant, at Eleren o'Clock in the Forenoon, at the George Inn, in Kingston-upon-Hull, (by adjournment from the 24th day of July last), 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.

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 30th day of May 1832, and issued forth against George Friend Fuller the younger, late of Ramsgate, in the County of Kent, but now a Prisoner in the King's-Bench Prison, in County of Surrey, Grocer, Dealer and Chapman, will sit on the 5th day of September next, at Twelse at Noon 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 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 to receive Proof Debts.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 30th day of April 1835, awarded and issued forth against William Cheetham, of Austin-Friars, Old Broad-Street, in the City of London,

Gun Powder Merchant, Dealer and Chapman, will sit on the 7th day of September next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basing-hall-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 Fiat, pursuant to an Act of Parliament, made and possed 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 Fiat in Bankruptcy, bearing date the 28th day of April 1835, awarded and issued forth against Charles More Ullithorne, of Red Lion Square, in the County of Middlesex, Broker, Dealer and Chapman, will sit on the 7th of September next, at Two of the Clock in the Afternoon 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, putsuant to an Act of Parliament, made and 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."

HARLES FREDERICK WILLIAMS, Esq. one of His Midjesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 2d day of April 1835, awarded and issued forth against William Robson, No. 16, Great George-Street, Mansion-House, in the City of London, Printer and Stationer, will sit on the 7th day of September next, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basinghalf-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 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 Commission of Bankrupt, bearing date the 24th day of November 1818, awarded and issued forth against Lewis Lees, of Newton-Moor, in the County of Chester, Cotton-Spinner, Dealer and Chapman, intend to meet on the 11th day of September next, at Eleven of the Clock in the Forenoon, at the Bridge Inn, in Bolton-le-Moors, in the County of Lancaster, to Audit the Accounts of the Assignee 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."

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, hearing date the 30th day of May 1832, awarded and issued forth against George Friend Fuller the younger, late of Ramsgate, in the County of Kent, but now a Prisoner in the King's-Bench Prison, in the County of Surrey, Grocer, Dealer and Chapman, will sit on the 5th of September next, at half past Twelve o'Clock in the Afternoon 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 delits, 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.

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 2d day of April 1835, awarded and issued forth against William Robson, of No. 16, Great George-Street, Mansion-House, in the City of London, Printer and Stationer, will sit on the 7th day of September next, at half past Twelve of the Clock in the Afternoon 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.

HARLES' FREDERICK WILLIAMS, Esq. one of HisMajesty's Commissioners authorised to act under a Fiacin Bankruptcy, bearing date the 30th day of April 1835;
awarded and issued forth ngainst William Cheetham, of AustinFriars, Old Broad-Street, in the City of London, Gun PowderMerchant, Dealer and Chapman, will sit on the 7th day
of September next, at half past Eleven of the Clock in the
Forenoon precisely, at the Court of Bankruptcy, in Basingball-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 Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 4th day of November 1834, awarded and issued forth against Alfred Nelson Wickes, late of Chancery-Lane, in the County of Middlesex, but now of Clement's-Lane, Lombard-Street, in the City of London, Warch and Clock-Maker, Coal-Merchant, Dealer and Chapman, will sit on the 5th day of September next, 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 make a Dividend of the estate and effects of 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 Commissioners authorised to act under a Fiat in Bank-ruptcy, bearing dute the 27th day of February 1834, awarded and issued forth against Richard Moore, late of Old Bond-Street, in the City of Bath, Linea-Draper, Dealer and Chapman (and late also in Partnership with Henry Coward and James Coward, of the same City, trading under the style and firm of Cowards and Moore), and now residing in Liverpool-Street, in the Parish of Saint Pancras, out of business, will sit on the 5th day of September next, at Twelve o'Clock at Neon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make 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 Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 8th of December 1832, awarded and issued forth against Joseph Jackson, of Bedford-Row, in the County of Middlesex, Tailor, Dealer and Chapman, will sit on the 5th of September next, at Eleven in the Forenoon 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.

Commissioners authorised to act under a Commission of Bankrupt, bearing date the 21st day of June 1831, awarded and issued forth against William Peatt Litt, John Joseph Harrison, and William Harrison, of Linne-Street, in the City of London, Merchants; Dealers and Chapmen, and Copartners, will sit on the 4th of September next, at Twelve at Noon 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 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 the then proved will be disallowed.

THE Commissioners in a Renewed Commission of Bankrupt, hearing date the 4th of August 1826, awarded and issued forth against Francis Deakin and John Oughton, of Deritend Mills, in the Hamlet of Deritend, in the Parish of Aston, near Birmingham, in the County of Warwick, Wire-Drawers, Dealers, Chapmen, and Copartners (who carried on trade in the firm Francis Deakin and Co.), intend to meet on

the 8th day of Sentember next, at Portra a Clock at Noon, at Rudenhurst's New Royal Hotel, in New Street, in Bir-mingham aforesaid, to Audit the Accounts of the Assignees of the estate and effects 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 The extri year of the reign of ris new algesty King vegorge the bourth, intituled "An Act to amend the laws relating to Tankrupts;" and the said Commissioners also intend to meet on the same day, at One in the Afternoon, and at the sque place, in order to make a Final Dividend of the estate. and effects 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 ex-cluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Renewed Commission of Bankrupt, bearing date the 4th of August 1826, awarded and issued forth against Francis Deakin and John Oughton, of issued forth against Francis Deakin and John Chughlon, og, Dgritend-Mills, in the Hamilet of Deritend, in the Parish of, Aston, near Birmingham, in the County of Warwigk, Wire-Prawers, Dealers, Chapmen, and Copartners (who carried on trade in the firm of Francis Deakin and Co.), intend to meet on the 8th day of September next, at Twelve at Noon, at Radenburst's New, Royal Hotel, in New-Street, in Birmingham, at the Street of Warrish in Country of Warrish in Street, And the Andrews of Warrish in Street, and Street, an hurst's, New, Royal Hotel, in New-Street, in, Birmingham, in the said County of Warwick, in order to Andit the Accounts of the Assignees of the separate estate and, effects of Francis Deakin, 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, initialed "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at One in the Afternoon, and at the same place, to make a Final Dividend of the separate estate and effects of the said Francis Deakin; 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.

WHIE Commissioners in a Fiat in Bankruptcy, bearing date the 20th day of October 1834, zwarded and issued forth against Eliza Harrey, of the City of Exeter, Baby-linen Manufacturer, Dealer and Chapwoman, intend to meet on the 3d day of September next, at Twelve of the Clock at Noon, at the Globe Hotel, in the City of Exeter, to further Audit, the Accounts of the Assignees of the estate and efficies of the said Bankrupt under the said First, 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, to make a Final Dividend of the estate and effects of the said Bankrunt; 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.

AHE Gommissioners, in a Commission of Bankungth bearing date, the 24th day of November 1848, awarded and issued forth, against Lewis Lees, of Newton-Moor, in the Comply, of Chester, Cotton-Spinner, Dealer and Chapman, intend to meet on the 11th day of September next, at Twelve, at Noon, at the Bridge Inn, in Bolton le-Moors, in the County, of Lancaster, to make a Further and 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 sume, or they will be, excluded the benefit of the said Dividend. And, all; claims not then proved will be disallowed.

THEREAS. the Commissioner acting in the prosser aggirrichead the commissioner, acting in the prosent-tion of a Fiat in Bankruptey, awarded and issued forth against, Richard Mee, Raikes, of London, Wall, in the City, of London, Merchant, Dealer and Chapman, (trading, under the frum of William and Thomas Ruikesand Co.), hath gerified to the Lords Commissioners for the custody of the Great Seal of Great Ryitain and Ireland, and to the Court of Review in Bank-ruptey, that the said Richard Mee Raikes, hath in, all things, conferrised himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this

and also of an Asta, passed in the first and second years of the reign of His present, Malesty, intituled "An Act so-restablish a Court in Bankruptcy," the Certificate of the said: establish a Court in Bankenptoy," the Certificate of the said Richard Mee Raikes will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shown to the said Court to the contrary on or before the 4th day of September next.

HERRAS the Commissioners acting in the prosecution. of a Fiat in Bankruptcy awarded and issued forth-against Richard Gillett, late of Chesterfield, in the County of Derby, but now of Duffield, in the same County, Brickmaker, bealer and Chapman, have certined to the Lords Commissioners, for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptoy, that the said Richard Gillett bath in all things conformed himself according to the directions of the Acts of Parliaments. number according to the directions of the Acts of Parlaments, unade 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 sentating 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 Bankruptas," the Certificate of the said Richard Cillett 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 4th day of Septem-

WHEREAS the Commissioner acting in the prosecution of a Flat in Routemann and in the prosecution of a Kiat in Bankrupter awarded and issued forthe against William Larke, of Bungay, in the County of Sufficient Wine and Liquer Merchant, Dealer and Chapman, have certified to the Right Honourable than Lords Commissioners. for the custody of the Great Seal, of Great Britain and Lecland and to the Court of Review in Bankruppy, that the said William Laske hath in all things conformed himself according William Lanke hath, in all things conformed himself according to the directions, of the Acts, of Parliament made and now up force concerning Bankrupts; this is to give notice, thate, by virtue of an Act, passed in the sixth year of the reign of His lafts Majesty. King George the Founds, initialed that Act to amend the first and second years of the reign of His present Majesty, intituled "An Act, to establish a Court, in, Bankruptey," the Certificate, of the, said William, Larke, will be allowed and confirmed by the Court of Reyiek, established by the said, last-mentioned Act, upless, cause, he shewn to, the Court to, the confrary on or before the 4th, day of September, next. ber next-

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy, awarded and issued forth against John Eads, of Stonehouse, near Devonport, in the County, or Devon, Lipen-Draper, Nilk, Mercer, Dealer, and Ghapman, hath certified to the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the togy of the Great Seal of Great Britain and reland, and to the Court, of Review in Bankruptcy, that the said John Eads 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 laws relating to Bankrupts;" and also of an Act, passed in the first and second, years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate, of the said John, Eads will be allowed and confirmed by the said Court of Review, established by the said last mentioned Act, unless cause he shewn to the said Court to the courtrary on or before the 4th day of September next.

7 HEREAS the Commissioners acting in the prosecution or a Fint, in Bankruntey, aware or and proceedings in the proceedings of a Fint, in Bankruntey, aware or and posted forth lagainst. Thomas Rawlings, of Cheltentaun, in the County of Gloncester, Commission Broker, Auctioneer, Dealer and Chapman, layescertified to the Right, Honourable, he, Lords Court, missioners for the custody of the, Great Scal, of Great Britain and Ireland, and to the court of Review, in Banke, imptcy, that the said Thomas Rawlings bath, in all things conformed himself, according to the directions of the Acts tof Parlianent made and now in force concerning liankruptes is he give notice, that, by virtue of an Ace, passed in the sixth, this is, to give, notice, that, by virtue, of an Ace, passed in the sixth, year of the reign of His late, Majesty King George the Fourth, ithen sixth, year, of: the reign, of His, late, Majesty King intituled. "An Act to amend the laws relating to Bankrupts;" 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, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said Thomas Rawlings' 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 4th day of September next.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Cheetham, of Austin-Friars, Old Broad-Street, in the City of London, Gun Powder Merchant, Dealer and Chapman, hath certified to the Lords Commissioners for the custody of the Great Neal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said William Cheetham bath in all things contourned that the said William Cheetham 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 Court in Bankruptcy," the Certificate of the said William Cheetham will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause he shown to the said Court to the courtry on or before 4th day of September next.

Notice to the Creditors of Robert' Donaldson, residing in Paith, one of the Partners of the late Concern of Messrs. Young and Donaldson, Wine and Spirit-Merchants, in Leith, and as an Individual.

Edinburgh, August 10, 1835.

HE. Lord Ordinary officiating on the Bills this day sequestrated the whole means and estate, real and personal, of the said Robert Donaldson, both as a Partner of the said Concern, and as an Individual; and appointed his Creditors to meet within the Old Signet Hall, Royal Exchange, Edin burgh, on Tuesday the 18th of August current, at Two o'Clock in the Afternoon, in order to name an Interim Factor on the Tuesday the 1st day of September next, for the purpose of electing a Trustee thereon.-Or which intimation is hereby given, in terms of the Statute.

Notice to the Creditors of John Renwick, Soap-Boiler and Soap Manufacturer, at Portubello.

OBERTANDERSON, Candlemaker, in Leith, hereby in Linds, that he has been confirmed Trustee on the sequestrated estate of the said John Renwick; and that the Sheriff of the County of Edinburgh has fixed Thursday the 27th day of August current, and Tuursday the 10th day of September next, for the examination of the Bankrupt and others, in terms of the Statute,—the examinations to proceed in the Sheriff's-Office, Edinburgh, at Eleven o'Clock in the Forenoon of each day.

The Trustee farther intimates, that a meeting of the Creditors will be held within the Royal Exchange Coffeehouse, Edinburgh, on Friday the 11th day of September next; and another meeting will be held, at the same place, on Friday the 25th day of September next, at Two o'Clock in the Atterneon each day, for the purposes mentioned in the Statute.

The Trustee hereby requires the Creditors to produce in his hands their claims and you hers or grounds of debt, with their oaths to the verity thereof, at or previous to the day of the said first meeting, if not already produced; certifying, that unless the said productions are made between and the 9th day of May next (1836), heing ten months after the the date of sequestration, the party neglecting shall have no share in the first distribution of the Bankrupt's estate.

Notice to the Creditors of Robert Nielson and Son, Coopers and Fish-Curers, in Leith, and of Robert Nielson and James Nielson, both Coopers and Fish Corers there, as Partners of that Company, and as Individuals.

Leith, August 11, 1835.

ILLIAM ALLAN, jun. Merchant, in Leith, intimates, that his appointment as Trustee on the sequestrated estates of the said Robert Nielson and Son, and individual

Partners, has been confirmed; and that the Sheriff-Substitute of the County of Edinburgh has fixed Wednesday the 26th day of August current, and Wednesday the 9th day of September next, at Twelve o't lock at Noon of each day, within the Sheriff's Office, Edinburgh, for the public examinations of the Bankrupts and others, in terms of the Statute.

He also intimates, that a meeting of the Creditors will be held within the Exchange Hotel, Constitution Street, Leiti, on Thursday the 10th day of September next, at One o' Clock in the Afternoon; and that another meeting of the Creditors will be held in the same place, on Wednesday the 23d dags of September next, at One o'Clock in the Afternoon, for the purposes mentioned in the Statute.

The Trustee requires the Creditors to produce in his hands their claims and vouchers or grounds of debt, with their oaths on the verity thereof, at or previous to the said meetings'; and further intimates, that unless the said productions are made between and the 10th day of April next, the party neglecting shall have no share in the first distribution of the Bankruper. estates.

Schofield's Insolvency.

NOTICE is hereby given, that the Creditors of William Schofield, formerly of Almondbury Common, near Haddens field, in the West Riding of the County of York, in Pattnership with George Arminger, as foils Merchants, and late of the same place, Cloth-Dresser, an Insolvent Debtor, now comfined in His Majesty's Gaot the Castle of York, are requested to meet the Assignee of the estate and effects of the said Insolvent, on Inesday the 1st day of September next, at Eleven o'Clock in the Forenoon, at the House of Mr. George Bickerdike, the Pack Horse Inn, in Fluddersfield, in the said County of York, to approve and direct in what manner, and at what time and place; the real estate of the said Insolvent shall be sold by public auction.

THE Creditors of William Field, of Coxham, in the Courty of Hanes, Grocer, Baker, and Shopkeener, an Insolvent Debtor, lately discharged out of the Gael of Winchester, are requested to meet at the Office of Mr. John Sherwood, Solicitor to the Assignee of the said Insolvent's estate, situate in the City of Chichester, on Wednesday the 2d day of Septembernext, at Eleven o't lock in the Forenoon of the same day, for the purpose of considering and approving of the manner and place in which the real estate of the said Insolvent shall besold by public auction

NOTICE is hereby given, that a meeting of the Creditors of George Humphreys, late of Stove Lane, Lundon-Street, Readdiagree Humphreys, tate or Stove Lane, London-Street, Reading, in the County of Berks out of business, before that of the same lane and place, Barge Proprietor, before that of the Lower Shap Ion, Duke-Street, Reading aforesaid, Innkeeper and Barge Proprietor, prior to that time of Boult's-Wharf, Reading aforesaid, Barge Proprietor, before that of Horn-Reading aforesaid. Barge Proprietor, before that of Exerce, Reading aforesaid, Barge Proprietor, and previous to that of London-Street, Reading aforesaid, Grocer, and for part of the time a Barge Proprietor, and throughout the whole-time occasionally Dealing in Coals, an Insolvent Debtor, will be held at the Office of Mr Joseph Durvall, Solventor, signate, Problem Grows Reading aforesaid, on the let day of Sec. at Forbury-Green, Reading aforesaid, on the 1st day of September next, at the hour of Eleven in the Forenoon, to approve of the manner and place at which the real estate of the said George Humphreys shall be sold by public auction.

In the Matter of Benjamin Bennett, an Insolvent Debtor .-Dividend.

WHEREAS the Assignee of the estate and effects of Benjamin Bennett, late of Somerset-Place, Kennington, in the County of Surrey, Baker, an In-olvent Deltor, whose petition is numbered 37,544, hash caused an account of the said estate. and effect, duly sworm to, to be filed in the Court for Relief: of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assumee at the Offices of Mr. E. M. Dimmock, Solicitor, 2, Pancrass-Lane, in the City of London, on Friday the 18th day of September next, at Eleven o'Clock in the Forenoon precisely, when and where the Assignee will declare the amount of the balance in his 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 bemade according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignees of the estate and effects of Charles John Hore, formerly of the Plough Brewery, Homerton, Middlesex, Common Brewer, afterwards of Upper North-Place, Gray's Inn-Road. Writing Clerk, then of Cumming-Street, Pentonville, then of Crescent-Place, Burton-Crescent, then of Queen's Row, Pentonville, and late of No. 15, Saint Chad's-Row, Gray's-Inn Road, all in Middlesex, Clerk in the Office of the Secretary of Bankrupts, an Insolvent Debtor, 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 Assigners at the Office of Mr. Nias, No. 5, Copthall-Court, in the City of London, on the 24th day of September next, at Eleven of the Clock in the Forencon 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 of the said Insolvent, whose debts are admitted in the schedule sworn to by the said 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 a sted 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.

WHEREAS the Assignee of the estate and effects of George Clark, late of East Retford, in the County of Nottingham, Publican and Coachman, an Insolvent Debtor, whose petition is numbered 3×,603, has 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 Assignee at the White Hart Inn,

at Retford aforesaid, on the 18th day of September next, at Eleven of the Clock in the Forenoon precisely, when and where the Assignee will declare the amount of the balance in his 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 Assignee, or any Creditor objects 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.

WHEREAS the Assignee of the estate and effects of Samuel Southby, formerly of West Street, Gravesend, Kent, Hat-Manufacturer, then of Wilson-Street, Finsbury, and later of No. 22, Kingsland-Road, Middlevex, out of business, an Insolvent Debtor, whose petition is numbered 22,769, hath caused his 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 Assignee at the Office of Mr. George Selby, Solicitor, No. 6, Saint John-Street-Road, Clerkenwell, Middlesex, en the 14th day of September next, at Five o'Clock in the Afternoon precisely, when and where the Assignee will declare the amount of the balance in his 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 Assignee, or any Creditor, objects 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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