



The London Gazette.

Published by Authority.

TUESDAY, SEPTEMBER 28, 1841.

A^T the Court at Windsor, the 14th day of September 1841,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

7HEREAS by an Act, passed in the fourth year of His late Majesty King George the ⁵ Fourth, c. 77, intituled "An Act to authorize His " Majesty, under certain circumstances," to regulate " the duties and drawbacks on goods imported " or exported in foreign vessels, and to exempt " certain foreign vessels from pilotage," His Majesty is authorized, by and with the advice of His Privy Council, or by His Majesty's Order or Orders in Council to be published, from time to time, in the London Gazette, to authorize the importation into, or exportation from, the United Kingdom, or from any other of His Majesty's dominions, of any goods, wares, and merchandize which may be legally imported or exported in foreign vessels, upon pavment of such and the like duties only, and with the like drawbacks, bounties, and allowances as are charged or granted upon similar goods, wares, or merchandize when imported or exported in British vessels; provided always, that before any such Order or Orders shall be issued, satisfactory proof shall have been laid before His Majesty and His Privy · Council, that goods, wares, and merchandize im--ported into, or exported from, the foreign country in whose favour such remission of duties, or such-

drawbacks, bounties, or allowances shall be granted, are charged with the same duties, and are allowed the same drawbacks, bounties, or allowances when imported into, or exported from, such foreign country in British vessels, as are levied or allowed on similar goods, wares, and merchandize when imported or exported in vessels of such country:

And whereas by an Act, made in the session of Parliament holden in the third and fourth vears of Her present Majesty's reign, intituled " An Act to enable Her Majesty to carry into effect " certain stipulations contained in a Treaty of " Commerce and Navigation between Her Majesty " and the Emperor of Austria, and to enable " Her Majesty to declare, by Order in Council, that ports, that are the most natural and convenient " shipping ports of states within whose dominions " they are situated, niay, in certain cases, be " considered, for all purposes of trade with Her " Majesty's dominions, as the national ports of such " states," it was, amongst other things, enacted, that, from and after the passing of the said Act, notwithstanding 'any thing contained in an Act, passed in the session of Parliament of the third and fourth years of His late Majesty King William the Fourth, intituled "An Act for the encouragement " of British shipping and navigation," it should be lawful for Her Majesty, from time to time, to declare by Her Order in Council, to be published in the London Gazette, " that any port or ports to " be named in such Order, being the most con-

" venient port or ports for shipping the produce | " of any state to be also named in such Order, shall, " although not situated within the dominions of " such state, be port or ports for the use of the ships " of such state in the trade of such ships with " all parts of the British dominions, or with any " part or parts of the same named and limited " in such Order, in as full and ample a manner " as if such port or ports were within the dominion " of such state; and thereupon, and for so long a " time as such Order shall be declared to be " in force, or shall remain unrevoked, it shall " be lawful to import into the British dominions, " or into such parts of the same as shall be named " and limited in such Order, from such port or " ports, in the ships of such state, any goods " which, by the laws in force at the time of such " importation, might then be imported in such ships " from a port of the country to which they be-" longed, and so to import such goods upon the " like terms as the same could there be imported " from the national ports of such ships:"

And whereas a Convention of Commerce and Navigation was entered into between Her Majesty and the Senates of the Free Hanseatic Cities of Lubeck, Bremen, and Hamburgh, on the third of August last, whereby British vessels, coming from countries not being part of the dominions of Her Britannic Majesty, shall henceforward, together with their cargoes, be admitted into the ports of Lubeck, Bremen, and Hamburgh; and such vessels shall, on their admission, pay dues not higher nor other than those which shall be paid in similar circumstances by vessels belonging to Lubeck, Bremen, or Hamburgh; and the duties to be paid upon the cargoes of such British vessels shall not be higher nor other than if such cargoes had been imported in vessels belonging to Lubeck, Bremen, or Hamburgh:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased, in pursuance of the power and authority in Her vested by the said Statutes, to order and declare, and doth hereby order and declare, that all goods, wares, and merchandize, being the produce of the States of the Free Hanseatic Cities of Lubeck, Bremen, and Hamburgh, or of the other States of the Germanic Confederation, or of the States comprised in the Germanic Union of Customs, and which may be imported in any foreign vessels from the ports of Lubeck, Breinen, and Hamburgh, or from any port situated words and figures following, that is to say:

on the Elbe or Weser, into the ports of the British possessions abroad, including Gibraltar and Maha, shall also be permitted to be imported from the said ports of the Free Cities of Lubeck, Bremen, and Hamburgh, into the ports of the said British possessions abroad (including Gibraltar and Malta), in vessels belonging to Lubeck, Bremen, and Hamburgh, built, owned, and navigated as stipulated in the fifth article of the Convention of Commerce and Navigation, concluded on the twenty-ninth of September one thousand eight hundred and twenty-five, between Great Britain, on the one part, and the Free Hanseatic Cities of Lubeck, Bremen, and Hamburgh, on the other part; and such goods, wares, and merchandize, being the produce of the Free Hanseatic Republics, or of the other States of the Germanic Confederation, or of the States of the Germanic Union of Customs, and so imported in Hanseatic vessels into the ports of the said British possessions abroad (including Gibraltar and Malta), and all goods, wares, and merchandize exported in Hanseatic vessels, built, owned, and navigated as aforesaid, from the ports of the British possessions abroad (including Gibraltar and Malta), to any foreign country whatever, shall pay no other or higher duties than if the same were imported or exported in British vessels :

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

C. C. Greville.

T the Court at Windsor, the 14th day of September 1841,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament holden in the third and fourth years of Her Majesty's reign, intituled " An " Act to carry into effect, with certain modifica-" tions, the fourth report of the Commissioners " of Ecclesiastical Duties and Revenues," duly prepared and laid before Her Majesty in Council a scheme, bearing date the thirty-first day of August one thousand eight hundred and forty-one, in the

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled "An Act to carry "into effect, with certain modifications, the fourth "report of the Commissioners of Ecclesiastical "Duties and Revenues," have prepared, and now humbly lay before your Majesty in Council, the following scheme, for relieving the present canons of the cathedral church of Canterbury from additional duty by reason of the suspension of canonries therein:

"Whereas it was by the said Act enacted, that, out of the proceeds of the suspended canonries in any chapter provision might, from time to time, be made by the authority therein provided, for relieving the then existing canons of such chapter, from the performance of any additional duty by reason of such suspension, by the employment of substitutes to be approved by the respective bishops :

"And whereas application has been made to us by the Dean and Chapter of the cathedralchurch of Canterbury, to make provision for a substitute or substitutes to be employed and approved according to the said Act, to perform the duties which, by reason of the present suspension of one canonry, and the future suspension of five other canonries in the said church, would otherwise be imposed on the present canons :

"We, therefore, humbly recommend and propose, that the said Dean and Chapter be empowered, from time to time, to appoint a substitute or substitutes, to be approved by the Archhishop of Canterbury for the time being, to perform the duties of a canon in residence, for such calendar month or months in this present and each succeeding year as shall remain unprovided for after the periods of statutable and customary residence by all the existing canons shall have been fixed :

"And we further recommend and propose that, until the said chapter shall consist exclusively of canons appointed after the passing of the said recited Act, it shall be lawful for the treasurer or other proper officer, for the time being, of the said dean and chapter to retain, out of the first moneys payable to us as such proceeds as aforesaid in each year, the sum of fifty pounds for every calendar month, to be so provided for as aforesaid, and to pay the same to the person or persons so appointed and approved, in such proportions, if more than one person as shall be equal to the period of residence and duty by each of them actually kept and performed:

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing other measures relating to the said cathedral church of Canterbury in conformity with the provisions of the said Act."

And whereas notice of the said scheme has been duly given to the present Dean and Chapter of the cathedral church of Cauterbury, pursuant to the provisions of the said Act, and no objection has been made thereto:

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same shall take effect immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and, by and with the like advice, is pleased hereby to direct, that this Order be forthwith registered by the Registrar of the diocese of Canterbury.

C. C. Greville,

A T the Court at Windsor, the 14th day of September 1841,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament holden in the third and fourth years of Her Majesty's reign, intituled, "An Act to carry into effect, with certain modifica-"tions, the fourth report of the Commissioners of Ecclesiastical Duties and Revenues," duly prepared and laid before Her Majesty in Council a scheme, bearing date the thirty-first day of August one thousand eight hundred and forty-one, in the words and figures following, that is to say:

" We, the Ecclesiastical Continissioners for

England, in pursuance of an Act, passed in the session of Parliament, beld, in the third and fourth years of your Majesty's reign, intituled "An Act to " carry into effect, with certain modifications, the fourth report of the Commissioners of Ecclesi-" astical Duties and Revenues," have prepared, and now humbly lay before your Majesty in Council, the following scheme, for confirming certain alterations in the statutes of the cathedrals church of Durham :

"Whereas by the said recited Act it is, amongst other things, provided, that the chapters of the several cathedral churches shall, from time to time, propose to their respective visitors such alterations in the existing statutes and rules as shall make them consistent with the constitution and duties of the chapters respectively, as altered, under, the authority of the said Act; and that all such alterations may be confirmed by the authority of, the visitor; and that all such statutes and rules, when so, altered, shall be submitted to us, and may be confirmed by the authority in the same Act provided :

"And whereas the Dean and Chapter of the skild cathedral church of Durham have proposed to Edward Lord Bishop of Durham, as their Visitor, certain alterations in the statutes of their cathedral church, which are set forth in the schedule hereunto annexed :

"And whereas the said alterations have been confirmed by such Visitor, and appear to us to be necessary and proper and consistent with the constitution and duties of the said chapter of Durham as altered under the provisions of the said recited Act:

"We, therefore recommend and propose, that the said alterations shall become and be statutes and rules of the said calledral church, and shall be confirmed as such accordingly as 57, 17, 62, 402

And we humbly recommend and propose, that nothing herein contained shall prevent us from recommending and proposing other measures relating to the cathedral church of Diffhian, "in: conformity with the provisions of the same recited Act."

We, the Dean and Chapter of the cathedral church of Durham, do, in pursuance of an Act, passed in the last session of Parliament, intituled "An Act to

"carry into effect, with certain modifications, the "fourth report of the Commissioners of Ecclesiasti-"cal Duties and Revenues," propose to the Right Reverend Edward Lord Bishop of Durham, the Visitor of the same cathedral church, that the fotlowing alterations be made in the statutes of the said cathedral church is a statute of the said cathedral church is a statute of the said cathedral church is a statute of the

nie First. - Whereas, in the fourth chapter of the same statutes, intituled if of the entrance and installation of ithe manons "but is decreed, " that the dean or precentor shall go into the choir before the canon to be installed, and shall induct him, into the stall assigneduto hist probend;" we, the said Dean and Chapter, propose that these words be altered, and extended is followeth, that is to say, " that the dean. or sprecentor shall go sinto the choir, before the canonie to be installed, and induct him into such a stall on seat in the choir, as the dean and chapter may, from time, to sime, see fit to assign to his canonry; and that the deap and chapter may from time to time, make such regulations with respect to the several stalls, and their occupation by the canons respectively, as may become necessary by reason of the suspension of canonyies, so as to prevent the continued vacancy of any stall belonging to a suspended canonry not being one of the lower stalls."

whether is an even my lise of the end of the se · Second .- And whereas also in the fifth chapter of the same statutes, intituled " of the whole number of those who are kept in the cathedral church, it is decreed that, amongst others, "there shall be for ever in the said church twelve canons of prebendaties, and twelve minor canons; we, the said Dean and Chapter, propose that the following alteration be made, that is to say, that for the word?" twelve," relating to the hundber of canons, the words 3" not less than six" be substituted and that for the word (ka/twelve," felating to the number of iminor canons, the wordstor not mate than tix is be substitued ; and lhat the same words be also substituted invevery other part of the said statutes relating to the number BE canon's and minor canons respectively I to yto programs, and for the words " to enty-four nates 1 th wind Third - And whereas also by the sixteenth whapter of the same statutes intituled ... of the tables and residences of the canons," the dean and canons are enjoined to entertain, amongst others, " the choir, citizens, and strangers; and whereas the encluments of the dean and of one of the canons now are, and those of future canons will be, materially diminished by the severance of their separate

5

estates, and otherwise, under the provisions of the said recited Act; we, the said Dcan and Chapter, propose that so much of this chapter as enjoins such hospitality be repealed, so far as it applies to the dean, and to all canons appointed after the passing of the same Act.; but, that, notwithstanding, the dean and such canons shall continue to enjoy their respective shares of the income of the church.

Foulth .- And whereas also by the nineteenth chapter of the same statutes, "intituled "of the election" of officers," 'and by a certain correction of the same, "it is decreed, "that if only then canons" be 'present 'at' an' election, 'be shall. be chosen whom the dean (or die being out of the kingdom of England), the subdean and five of the cations present shall name, and if only eight or fewer of the canons shall be present; then that he shall be chosen whom the dean (or he being out of the kingdom of England), the subdean and four of the canons present-shall name ;-we, the said Dean and Chapter, propose that soumuch of this chapter as relates to the number of canons to be present at and consenting to the election of officers bearepealed, and that the following words be substituted, that is to say," that a majority of the existing members of chapter, including the deam (or he being out of the kingdom of England); the sublean shall at all times, and for all purposes, be a sufficient number for constituting a chapter? I de chapter? 157 1 C. LIN +13 SHARE STREET f if Fifth, π And, we also propose, that so much of the twenty-second chapter of the same statutes, intituled Sof the office of treasurer,", as provides that the dean and canons shall not change their houses, be suspended until the number, of canons shall be reduced to six, and the first of the state of the six

Sixth. - And whereas also, by the twenty fourth chapter of the same statutes, initialed "of the pre-"sence of officers," permission is given to the minor canons to hold together with their offices in the church one ecclesiastical benefice, so that such beneoffice be not above twenty-four miles distant, from the city of Durham; we, the read Dean and Chapter, propose, that for the words "twenty-four miles," the words "six miles" be substituted, in respect to minor. "canons appointed since the passing of the said recited "Act. 200 - 200

In witness whereof, we, the said Dean and Chapter, have hereunto affixed our common or chapter seal, the twentieth day of July one thousand eight hundred and forty one." 'I, the Right Reverend Edward, by Divine Providence, Lord Bishop of Durham, the Visitor of the cathedral church of Durham, do bereby approve of the alterations proposed to be made in the statutes of the cathedral church of Durham hereunto annexed; and do hereby confirm the same.

'In witness whereof, I have hereunto set my hand and episcopal seal, this thirty-first day of July one thousand eight hundred and forty one.'

And whereas notice of the said scheme has been duly given to the present Dean and Chapter of the cathedral church of Durham, pursuant to the provisions of the said Act, and no objection has been made thereto :

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased Hereby to ratify the said scheme, and to order and direct that the same shall take effect immediately from and after the time when this Order, shall have been, duly published in the London Gazette, pursuant to the said Act.; and, by and with the like advice, is pleased hereby to direct, that this Order be forthwith registered by the Registrar of the diocese of Durham.

C. C. Gréville.

14 PL 30 1 - 100000

400 C .

A T the Court at Windsor, the 14th day of September 1841.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament holden in the third and fourth years of Her Majesty's reign, initialed "An Act to carry into effect, with certain modifi-" cations, the fourth report of the Commissioners of ".Ecclesiastical Duties and Revenues," duly prepared and laid before. Her Majesty in Council a scheme, bearing date the thirty-first day of August one thousand eight hundred and forty-one, in the words and figures following, that is to say;

"We, the Ecclesiastical Commissioners for Eng-

land, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled "An Act to carry " into effect, with certain modifications, the fourth " report of the Commissioners of Ecclesiastical " Duties and Revenues," have prepared, and now humbly lay before your Majesty in Council, the following scheme, for uniting the sinecure prebend or rectory of North Newnton, in the diocese of Salisbury, with the vicarage of the parish of North Newnton and the chapelry of Little Knoyle, in the same diocese:

: " Whereas the Right Honourable Robert Henry Earl of Pembroke and Montgomery is now the patron of the said sinecure prebend or rectory of North Newnton, otherwise North Newton, otherwise Newington, otherwise Nunton, anciently founded in the abbey or conventual church of Wilton, in the county of Wilts and diocese of Salisbury, and the Reverend Joseph Samuel Stockwell is the Prebendary thereof, and in right of such prebend is patron of the said vicarage of the parish of North Newnton, otherwise Nunton, and of the said chapairy of Little Knoyle, otherwise Knoyle Odierne, otherwise West Knoyle, in the county and diocese aforesaid :

" And whereas the said Earl and Prebendary are desirous that the said prebend or rectory shall be permanently united with the said vicarage and chapelry, according to the provisions of the said Act; and whereas, by reason of the distance between the parishes of North Newnton and Little Knoyle, it is expedient for the interests of religion that they should be separated and disunited as benefices; and the Right Reverend Edward Bishop of Salisbury, and also the said Earl and Prebendary, are willing and intend, if this present scheme shall obtain the approval of your Majesty in Council, to take such steps as are by law prescribed towards effecting such separation and disunion :

" Now, therefore, we humbly recommend and propose, with the consent of the said Robert Henry Earl of Pembroke and Montgomery, and the said Joseph Samuel Stockwell (in testimony whereof they have respectively signed and sealed this scheme), that, immediately upon the first vacancy of the said prebend or rectory, the same prebend or rectory, together with all lands, tithes, and other 🕵 sioners of Ecclesiastical Duties and Revenues; hereditaments and endowments attached or belonging

subject to any now subsisting lease or leases of such lands, tithes, and other hereditaments, or of any part or parts thereof, become and be permanently annexed and united to, and shall belong to and form part of, the said vicarage and chapelry, and shall and may be held and enjoyed by the incumbent or incumbents thereof in as full and ample manner as the same have been held and enjoyed by any prebendary or rector of the said prebend or rectory, or his or their lessee or lessees, to all intents a d purposes ; and that the patronage of the said vicarage and chapelry shall thenceforth and for ever thereafter be vested in the patron of the said prebend or rectory for the time being :

"And we recommend and propose, that nothing herein contained shall prevent us from recommending and proposing further measures respecting the matters to which this scheme relates, or any or either of them, in conformity with the provisions of the said Act,"

And whereas the said scheme has been approved hy Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same shall take effect immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and, by and with the like advice, is pleased hereby to direct, that this Order be forthwith registered by the Registrar of the diocese of Salisbury.

C. C. Greville. T the Court at Windsor, the 14th day

of September 1841,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament holden in the third and fourth years of Her Majesty's reign, intituled." An Act to carry into effect, with certain "modifications, the fourth report of the Commisand of another Act, passed in the last session of thereto, or held or enjoyed in right thereof, shall, stallament, intituled "An Act to explaintand amend

" two several Acts relating to the Ecclesiastical " Commissioners for England," duly prepared and laid before Her Majesty in Council a scheme, bearing date the thirty-first day of August one thousand eight hundred and forty-one, in the words and figures following, that is to say :

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled "An Act "for carrying into effect, with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and Revenues;" and of another Act, passed in the last session of Parliament, intituled "An Act to explain and amend two several Acts "relating to the Ecclesiastical Commissioners for "England," have prepared, and now humbly lay before your Majesty in Council, the following scheme, for effecting an exchange of certain advowsons between your Majesty and the Dean and Chapter of the cathedral church of Saint David's:

" Whereas it is enacted by the first recited Act, that, with an especial view to the better care of populous parishes, arrangements may, from time to time, be made, by the authority therein provided, for improving the value or making a better provision for the spiritual duties of ill endowed parishes, by means of such exchange of advowsons, or of such other alterations in the exercise of patronage as may be agreed upon by patrons, with the consent of the bishop in every such case; and by the secondly recited Act it is enacted, that it shall be competent to the authority in the first recited Act provided, to make such arrangement, with respect to the exchange of advowsons or other alteration in the exercise of patronage, notwithstanding that such advowsons, or any or either of them, or such patronage, shall be vested in or belong to any ecclesiastical corporation, aggregate or sole: ·. '

"And whereas your Majesty is patron of the rectory of Saint Elveis, otherwise Saint Elvies, in the diocese of Saint David's and county of Pembroke, and the Dean and Chapter of the said cathedral church of Saint David's are patrons of the perpetual curacy of Saint Ederns, alias Saint Edrins, in the same diocese and county:

" And whereas it has been made to appear to us, that it is expedient for the objects contemplated and

intended by the said first recited Act, and would be conducive to the interests of religion, to exchange the advowson or right of patronage of the said rectory of Saint Elveis for the advowson or right of patronage of the said perpetual curacy of Saint Ederns, so that the advowson and right of patronage of the said rectory may, after such exchange as aforesaid, be vested in, and exercised by, the said Dean and Chapter, and the advowson and right of patronage of the said perpetual curacy may, in like manner, be vested in, and exercised by, your Majesty:

" And whereas the said rectory of Saint Elveis does not exceed the yearly value of twenty pounds in your Majesty's books:

"We, therefore, with the consent of the Lord High Chancellor of Great Britain and the Right Reverend Connop Bishop of Saint David's, in testimony whereof they have respectively signed and sealed this scheme, and also of the said Dean and Chapter, in testimony whereof they have hereunto affixed their corporate seal, do humbly recommend and propose, that such exchange of advowsons and right of patronage as aforesaid shall be forthwith made and fully carried into effect."

And whereas the said scheme has been approved by Her Majesty ^kin Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same shall take effect immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and, by and with the like advice, is pleased hereby to direct, that this Order be forthwith registered by the Registrar of the diocese of Saint David's.

C. C. Greville,

Foreign-Office, September 28, 1841.

1.1

THE Earl of Aberdeen, Her Majesty's Principal Secretary of State for Foreign Affairs, has received a dispatch from the British Vice-Consul at Santa Martha, in New Granada, dated the 30th of July 1841, inclosing the following translations of Decrees which have been issued by the Authorities existing

that is surgest why were to 182.3 of Carthagena de Colombia 10 -

Francisco Antonio Obregon, Governor of the State, Manzanares, and invested with extraordinary powers, .e Time Fonaustige Arvierd car ror's calea's and Blat.

1st. That the port of Carthagena is hereby, declared in a state of blockade.

2d. To carry the same into execution, and to prevent the importation of provisions, as well as to obstruct and cut off the 'escape of rebels from the said city; the Commanding Officer of the squadrun, Jose Antonio Padilla, is duly autionsed to act in concept and under the orders of H's Excellency the ollas " o : Governor General in Chiefsi

3d. Should any merchant vessel, whether national or foreign, appear before the port mentioned, Captain Padilla will order her? to retire and if, after his notification, the vessel should attempt to wolate the blockade, she will be captured and adjudged ac-

cording to law. Z sister and some advantages over that city, and as there is every probability of its surrendering before fifteen anys blapse, notice will be given to Consuls resident in this city, in: closing them the present decree, without the usual formality of an anticipated declaration of blockade generally observed in these cases.

Given in the Government house, this 8th day of FRANKESA PRATE SOLE MA 75" i pr nC Signed) FRANCISCO A ANTON BURE (33) 1 of some live absence to be the Secretary; Ì. 100 - summing 3 millemingle Ruberstart gener Consili Lieur rusil ier's PRODES DE ់ សារ 5. 1946 54 . N. I DM8 7 8

Francisco Carmona, Commander in Chief of the Federal State of Manzanares, in the Republicion: New Grenada, and General in Chief of the operating forces.^{10,205}, 9, 9760 l gair Ist. That, in consequence of the treas of chief, the city of Carthagenathas been delivered over to the Agents of the Cchtral Government, Contrary 5. 14 to the deliberate vote of the majority of its inhabitants, athenonly degisimate basis of power in the 0 present state of civilization." ad of a o ... : .: • » • .-

2d. That the public opinion of the people of the said province of Carthagena, and to fulfil the duty which devolves upon me in that of Manzanares, to insure its existence under the federal form, I have commenced military operations, both by sea and land, with the object of reducing to obedience the

in the State of Manzanares, respecting a blockade | disaffected of said city, and thus to consolidate the predominance of the opinion voluntarily expressed by the citizens, who, using their natural rights and přivileges of a sovereign people; have separated themselves from the Central Government of Bogota, and organized another form, better suited to their happiness and prosperity. 00 PS 30 MM . M. 0 SOLI

arolisa viewinin to 1783 and af the hostile measures town of Cathagena to surrender, it is not wished commerce, this giving to friendly nations, with whom there are existing treaties, a positive proof of the respect which at all times they have for their properties, and the desire on our part to cultivate and increase, as far as possible, friendly and mercantile relations with all the nations in the world.

242 .C. LORILALE RALLES BOUSS

Article 1st. The fort of Carthagena is declared in a state of blockade...

2d. To carry into effect the blockade, and in order prevent the introduction of provisions and to° elements of washinto that seity; the Gommander, Jose Antonio Patilla, Esumetently addiorised, with the squadron under his countries, to act in every way in accordance with the present Deoree, and instructions that will be given thim separately.

. Sils All Coasting commerce is prohibited, not only in national vessels, but also in foreign ones; in acoust and the provide the providence of the second s whatever updrt. of the Coast 1982News Grenada, are prohibited from entering the port of Carthagena; and, to this effect, they will be warned to retire, but if they persist, with the intention of entering, if national vessels, they will be seized as prizes, and, off foreign ones, they will bed such, without taking out any part of their entry, a sam , et trover of the second seco

the 4th. All yessels, from any part of Europe, will be allowed Eighty days, film the publication of this decree, to enter the port without molestation with whatever merchandize they bring; those from the United States will be allowed forty days; and those from the West India Islands will be allowed twenty days; and further, forgign syes els will, be allowed to enter the bort, after the expiration of the above term, after being registered by the Chief of the blockading squadron, subo not finding on board provisions or elements of wary which would tend to retaid the surrender of the ciff, but if the feverse, such vessels will be compelled to retire from the

port, but, should they persist in forcing an entrance, they will be sunk by any of the vessels of the block-

ading squadron. tothe access of the assess of 5th. The decree of the Governor of Santa Martha, authorized, and issued on the 6th July, becomes now modified, and in its place the present decree, communicated to the Consuls and Commercial and Consular Agents of friendly nations in the ports of Carthagena and Santa Martha, as well as to Commanders of foreign vessels of war stationed at the aforesaid ports through the Commander of the blockading squadron, and will likewise be published in the official part of the Gazette of the State of Manzanares.

Given head-quarters, at Turbacco, on the 14th July, 1841. J. General Strategy and Annual

> Signed) The FRANCISCO CABMONA Secretary General, FRANCISCO ROBLES.

> > a Sian

'n

- Charles - 1933

TOMES LEFT OF L

True copy, Robles.

. £

Kas (198, 20, 5 od. irollo nic. 7 St. James's-Palare, September 24, 1841.

(.e^{*} The Queen has been pleased to appoint Captain the Honourable Arthur, Duncombs, of the Royal Navy, to be one of the Grooms in Waiting in Ordinary to Her Majesty. unatornio il choesiof all'edelle anerbiolist

" Clease of mini wards of Man 1960 and.

St. James's-Paluce, September 25, 1841.

ಾ ಶಿಂಗ್ ಸಂಗಾರವು ಮಾಡಿದ್ದಾರೆ. ಮಾಗವಾದ

The Queen has been pleased to appoint Frances-Elizabeth Viscountess Jocelyn to be one of the Ladies. of the Bedchamber in Ordinary to Her Majesty.

Whitehall, September 27, 1841.

The Queen has been pleased to direct letters patent to be passed under the Seal appointed by the Treaty of Union to be made use of in place of the Great Seal of Scotland, nominating and appointing John Douglas Edward Henry Duke of Argyll to 14 H.A. he Keeper of the said Seal. £ 11.5

Downing-Street, September 27, 1841. ort bus

- 177

ारें र भ

2.30

The Queen has been pleased to appoint the Right Honourable Sir Charles Bagot, G. C. B. to be Captain General and Governor in Chief of Her Majesty's Provinces of Canada, New Brunswick, and "Nova Scotia, and of the Island of Prince Edward; and Governor General of all Her Majesty's Provinces on the Continent of North America, and of the Island of Prince Edward.

No. 20022.

В

Crown-Office, September 27, 1841.

MEMBERS returned to serve in this present PARLIAMENT.

County of Cornwall.

Eastern Division. The Right Honourable Edward Granville Eliot, commonly called Lord Eliot.

60 County of Aberdeen.

Captain the Honourable William Gordon, R. N.

County of Westmorland.

William Thompson, of Whitchall-place, in the city of Westminster, and of Penydurran-house, in the county of Glamorgan, Esq. and one of the Aldermen of the city of London, in the room of the Right Honourable William Lowther, commonly called Viscount Lowther, now Baron Lowther, one of the Peers of the United Kingdom.

County of Bute.

The Right Honourable Sir William Rae, of Saint Catherine's, Bart.

at all the Borough of Lisburn.

Henry Meynell, Esq. Captain, R. N.

County of Monmouth.

The Right Honourable Charles Henry Somerset, commonly called Lord Granville Charles Henry Somerset. 964 I

Office of Ordnance, 27th September 1841.

Royal Regiment of Artillery, ag carr

- Captain and Breve tMajor Edwin Cruttenden to be Lieutenant-Colonel, vice Story, deceased. Dated 16th September 1841.
- Second Captain Henry Williams to be Captain, vice Cruttenden. Dated 16th September 1841.
- First Lieutenant John William Ormsby to be Second Captain, vice Williams. Dated 16th September 1841.
- Second Lieutenant Samuel Cleaveland to be First Lieutenant, vice Ormsby. Dated 16th September 1841.

Corps of Royal Engineers.

- Second Captain Thomas Coryndon Luxmoore to be Captain, vice Barou, retired on half-pay. Dated 14th,September 1841.
- First Lieutenant Robert Fenwick to be Second Captain, vice Luxmoore, promoted. Dated 14th September 1841.
- Second Lieutenant Augustus Frederick Hippolito Dacosta to be First Lieutenant, vice Fenwick. Dated 14th September 1841.

Whitehall, September 27, 1841.

The Queen has been pleased to grant unto Josiah Jaques, of Chepstow, in the county of Mon-

mouth, Gent. and Theresa-Frances-Coxe his wife, also unto George Parke; of Cheltenham, in the county of Gloucester, Gent. and Frances-Sarah his wife, Her royal licence, and authority, that they may, in compliance with an injunction contained in a codicil to the last will, and testament of Frances Brooke, widow and relict of Thomas, Brooke, late of Chipping Sodbury, in the said county of Glou-cester, Esq. and daughter of John Jones, of Luckington, in the county of Wilts, all deceased, henceforth severally take and use the surname of Jones, in addition to and after their present sur-names; and that the said surname of Jones may, in like manner, be taken, borne, and used by their issue respectively :

And also to command, that the said royal concession and declaration be recorded in Her Majesty's College of Arms, otherwise to be void and of none effect. .19

A CONSTR

i da Alaresta

Notice to the Public, and Instructions to all Postmasters, Sub-Postmasters, and Letter Receivers.

Bremen.-Reduction of Postage.

General Post-Office, September, 1841.

e of the state of the state

2

1 10-4

ON and after the 11th October next, the postage upon all letters posted in the United Kingdom, addressed to the territory of Bremen, namely, to the city of Bremen, and the towns of Vegesack and Bremer-Haven, and vice versa, when conveyed by the Hamburgh packets or by private ships, either direct or via Hamburgh, will be reduced from the present packet rates of 1s. 8d. and 1s. 10d.; and from the present ship letter rate of 8d. to one uniform rate of 6d. the half ounce, 1s. the ounce, and so on, which must be paid in advance as at 1.5 present.

This regulation only applies to letters addressed to or posted in Bremen; letters to and from places beyond Bremen, addressed "via Bremen," will still be liable to the present rates, viz. Is. 8d. if posted or received in London, and 1s. 10d. if posted or received in any other part of the United Kingdom.

ELetters passing between the United Kingdom and Bremen, when forwarded via France, Belgium, or Holland, will not be entitled to the benefit of this reduction, but must be charged as at present, viz. if sent via France, 1s. 4d., and if sento via Holland or Belgium, 1s. 8d. or. 1s. 10d. the half ounce, and so on in proportion.

the at the enter By command, the average of the of the

unge eine von der W. 2. Maberly, Secretary.-unger ander der der der eine sollte eine gestand an eine der eine sollte eine sollte eine sollte eine sollte and a street of the street of 50 ¥1. j

CONTRACT FOR CAST IRON ARTICLES.

h war whe Department of the Storekeepers Grank Sty 22 42 General of the Navy, Somersetgree by the adda ... Place, August 31, 18418 . and 0

THE Commissioners for executing the office of T Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, | value, for the fulue performance of the contracts.

that on Thursday the 7th October next, at one o'clock, they will be neady to treat with such persons, as may be willing to contract for

Supplying Her Majesty's Dock-yards at Deptford, Woolwich, Chatham, Sliderness, and Portsmouthy dvichant of both and the Cast Iron Articles.

under a contract for twelve months certain, and afterwards until the expiration of six months' warning, and and

A schedule of the articles and a form of the tender may be obtained 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 lender must be addressed to the Secretary of the Admiralty, and bean in the left shand corner the words " Tender for Cast Iron Articles," and must also be delivered at Somerset-place. accompanied by a letter, 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.

CONTRACTS FOR BLUE SERGE, BLUE BAIZE, &c. &c.

Department of the Comptroller for Victual-ling and Transport Services, Somerset-1.5 Place, September 25, 1841.

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 7th October 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 Her Majesty's Victualling. Stores at Deptford, half in two months, and theremainder in one month afterwards, the undermentioned articles, viz. 1. 19. 24

Blue Serge, in the piece, 20,000 yards, Blue Baize, in the piece, 30,000 yards,

See. · and Materials for Packing with the same, consistan ing of Black Thread, Black Tape, Horns ·. ·' Buttons, and Brown Linen.

Patterns of the articles and the conditions of the contracts 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 to see that to Me show a list? 1.1.1

Every tender must be addressed to the Secretany of the Admiralty, and bear, in the beft hand corner the words, "Tender for a style and must also be delivered at Somerset-place, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £25 per-cent. on the

5.4

SALE OF OLD STORES AT RLYMOUTH

Admiralty, Sonterset-Place, Sonterset-Place, September 25, 7841

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 Friday the 29th of October next; at ten o clock in the forenoon; the Admiral Superintendent will put up to sale, in Her Majesty's Dock-yard at Plymouth, several lots of.

Old Stores, and a delayer

Consisting of old Rope, Spun Yarn, Sliakings, Seamings, Unlayed Yarn, Canvas, Ocham, Hemp Rakings, Casks, old Iron, &c. &c. &c.

Sigall tying in the said Yard.

Persons wishing to view the lots must apply to the Superintendent for notes of admission for that purpose.

Catalogues and conditions of sale may be had here and at the Yard.

BARRACK CANTEEN.

Office of Ordnance, London, September 20, 1841.

NOTICE is hereby given, sthat the Canteen in the undermonstant the undermentioned Barrack is to be let, upon the following conditions, to the 30th September 1845 : MIZ & 60.30

No person but of unexceptionable character, nor any person who will not undertake, bond fide, to reside in the Canteen, and conduct the business thereof in his own person, will be approved; and two sureties will be required for the regular payment of the rent, and of all sums which may become due in respect of the said Canteen, and for the due performance of the several conditions and stipulations of the lease. The revenue or other licences to be paid by the tenant.

The person whose proposal' shall be incepted (and his sureties) must execute an indenture of lease, must pay the stainp duty; the amount of which; and all further particulars, may be known by applying at this Office, or to the Barrack-Master at the Barracks.

The names of two respectable persons, with their Christian names, professions, and places of abode, who will join the terant in executing the indenture as his sureties, must be inserted in the proposals;; and no proposal will be attended to which is not accompanied by the written consent of the persons named to be the proposer's sureties.

the proposer's surveyes, Sealed proposals, addressed to the Secretary to the Board of Ordnance, London, with the words # Tender for Canteen," written on the outside cover, will be received at this Office, at or before twelve o clock at noon of 11th October, after which hour any proposal received cannot be noticed, and the control of the

By the Mutiny Act. Canteens are not liable to have WEARS ST. AND troops billeted on them.

Hounslow Station; Rent of the Canteen as a Dwelling, twenty five pounds per annum.

By order of the Board, R. Byham, Secretary,

Excise-Office, Old Broad-Street, ธ#ล โป้ เม.ศ. ____ September 23, 1841.

NOR sale, by order of the Honourable the Com-"TOR'sale, oy oraer of one anone Excise Revenue, missioners' of Her Majesty's Excise Revenue, in a spacious room, at the Chief Office, Old Broadstreet, on Tuesday, 5th October 1841, at one o'clock in the afternoon precisely,

The following goods, in lots suited to various purchasers :

Foreign Brandy, Rum, Whiskey, Gin, Raw Spirits, Beer, Segars, Molasses, Copper Stills, Tubs, various Utensils, and other Goods; also. 69 Reams Blue Double Medium Paper.

Likewise a quantity of old Materials taken down. from different Offices, yiz.

Old Grates, Desks, Cupboards, Boxes, Doors, Boarding, Shelving, &c. ... ¹...

Samples of the Spirits, Segars, Utensils, Materials, &c. to be seen at the Warehouse, Old Broad-street, three days preceding, from ten till two o'elock, and on the morning of sale, from ten till twelve o'clock, when catalogues may be had, at six pence each.

The Agricultural and Commercial Bank of Ireland. Fleet-Street, Dublin.

Fleet-Street, Dublin. THE Half-yearly Meeting of this Company will be held at No. 63; Fleet-street, Dublin, on Monday the 15th day of October next; at the hour of eleven o clock in the forenoon, for the purpose of receiving the Directors and Committees report, Sch pursuant to the deed of settlement. Dated this ISth day of September 1841. By order, Min. Hughes, Secretary.

Lead-Office, September 23, 1841.

THE Court of Assistants of the Corporation of the Governor and Company for smelting down Lead with Pit Coat and Sea Coal do hereby give solice, that the warrants for a half year's dividend will, be ready to be delivered at the Company's House, in Martin's-lane, Cannonstreet, on Wednesday the 13th day of October next, and very Tuesday, Wednesday, and Friday fol-lowing; between the hours of ten and three.

and H . and and or but Chase Deane, Secretary. The state of the state of the state of the

foreda 2 - South Australian Company. 4, New Broad-Street, London,

September 24, 1841.

HE Directors request the attention of those Proprietors, who have not claimed the option of paying up the instalments on the recent issue of shares, to the following notice, viz. the Directors give notice, that \tilde{a} call of $\pounds 2$ 10s. per share, on those shares in this Company recently issued, is required, according to the terms of the issue, to be spaid, on or before Wednesday the 20th day of October next, at the Banking-house of Messrs. Glyn, Hallifax, Mills, and Co., Lombard street, pursuant to the provisions of the deed of settlement. By order of the Board, David Maclaren, Manager.

the manufacture with the second second 1 South Australian Banking Company, 53, Old Broad-Street, London, Y September 27, 1841: 15

а. THE Proprietors of the late issue of shares in the old South Australian Company, who have not claimed the option of paying up, the instalments thereon, and who have transferred part of such shares. to this Company, are hereby requested to pay on one before Friday the 15th October next, to Messrs: Currie, of Cornhill, this Company's Bankers, the instalment of £2 10s. per share, due on such shares, pursuant to the terms of their original allotment.

By order of the Board of Directors;

198 - BEdmund J. Wheeler, Manager. e ti bin e September 23-11 Strand, Strand, Strand, September 23-11 Strand, Star

NOTICE is hereby given to the officers and complany of Her Majesty's brig Sarates, ihat, on the will day of October next, fley will that, on the SIL day of October next, they will be paid that respective proportions of jointage bounties, and was molely of the hull, and stores, granted "for the capture of the Spanish stave vessel Diana, on the 21st day of July" 1940; at No. 11. Na folk-street, Strand, where the recalls will be made every Tuesday and Friday

recalls. will, be made, every Tuesday, and Enday for three months. and the very Tuesday, and Enday for three months. and the very Tuesday, and Enday Commander the very Tuesday of 22 4 Third class and the very the very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and the very 1 be very 2 4 Fourth class and 1 be very 1 be very 2 4 Fourth class and 1 be very 1 be v vessel Brithante, on the 16th day of Octuber 1839, at No. 41, Norfolk-street, Strand, where the recalls will be made every Tuesday and Friday for three months, of the additional of the ere not

Flag
Flag, Suite and State 2184 of 54 Commander 177 55 Factor and Son of State
* " Second classic area in the state of the
" Maind withing the of the start of the star
The second state of the second
Tourin class and an and the local difference of the
Fifth class for the strong of
second in the second Hallord cand (CooreAgents.)
with certain acres so and hereitat, restances for the say the
No. 41, Norfolk-Street, og transformer
1402 Million Scherker (1841) 4
Alda Martin September 23, 1841 JA

company of Her Majesty's big margaen, that, on the 8th day of October next; they will be paid their respective proportions of tunnage bounties, and a moiety of the hull and stores, granted for the capture of the Spanish slave, ressel, Sirena, on the 17th August 1840; at No.1A1, Norfolk-street,

Strand; where the recalls will be made every Tuesday and Eriday for three months.

				-	1 1 1 1 1	□ A.
Commander	1	11 A 🖬 🥫	£ 28 tanh3	9	75	14. Sr
Second class	- ¹		13	``0 ,'	10 <u>1</u>	000 En.Ø. 2444 c
Third Elass	•-);		6	10	01	644 - 4 7
Fourth class 🐔		-	4	6	8	
Fifth class	-	•	2	3	4	

NOTHER is hereby given to the officers and company of Her Majesty's ship Crocodile, that of the 5th doy of October wext; they will be paid their respective, proportions of tonning Bountles, and asmoiety of the hull and for excepting for the capture of the Spunish slave wessel Mercedites on the ISth April 1840, at No. 419 Norfolk-street, Strand , where the recalls will be made every Tuesday and Friday for three months.

Fifth last September 182 ett als Pathaese Alter-ber and Albert and Server as abharman agast carry all o babbes is salford, in he coustants that aster has the salf of her and the salf all and aster bases and the salf are the salf all and the salf bases and the salf are the salf and the salf and be and the salf are the salf and the salf and her and the salf are salf are salf and the salf and pair of the salf are salf are salf and the salf and the salf are salf and the salf and the salf of the salf are salf and the salf and the salf of the salf are salf and the salf and the salf of the salf are salf and the salf and the salf of the salf are salf and the salf and the salf of the salf are salf and the salf and the salf of the salf are salf and the salf and the salf are the salf are the salf and the salf and the salf are the salf are the salf and the salf are salf and the salf are the salf are salf and the salf are salf and the salf are the salf are the salf are salf are salf are salf are the salf are the salf are the salf are salf are salf are the salf are salf are the salf are salf are salf are salf are salf are the salf are the salf are the salf are salf are salf are salf are the salf are the salf are salf are

William Fore Halford and Co. Agents.

Archeobald Seffice.

NOTICE is hereby given, that the Partnership here-toford "subsisting " Between: us "ithen uhdersigned, Francis" Peer and "Hereby Wilcox, and Herebressers and Perfumers, and "deriver of the Source States, and Herebressers and Perfumers, and "deriver of the Source States, and Herebressers and Perfumers, and "deriver of the Source States, and Herebressers and Perfumers, and "deriver of the Source States, and Herebressers and Perfumers, and "deriver of the Source States, and the Source States, Regent Street, and "Wilcox," has been this day dissolved by mutual consent: "All debts owing to or by the said constructship consent: "All debts owing to or by the said departmentship concern will be paid and received by the said Henry Wil-cox.-Dated this 27th day of September 1841.

cox.-Dated this 27th day of September 1841. Francis, Peele, and Francis, Peele, and September 1841. Source of the second provide the second se nershipnwill be paid Tand received by the said William Robinsonewild, now carries on the business on his own ac-could the Dated this 24th day of September 1841

Loodh II in bez stagaros landan yaf no Was Landas it self norreg he bez stagaros landan yaf no Was Landas it se o innone, edi yan of belegerer er prins. Robinson self bei nody et stagaros in the series of the side of the series with the construction of belegerer er prins. Robinson self is an official self second self of side of the self is an official self second self of the self of the self is an official second self of the self of the self is an official self second self of the self of the self william Mayer; in the trades of businesses of Grocers and Tea Dealers, at Sevendaks, in the county of Kent, or else-where, under the firm of Webb and Mayer, was this day Mayer on this internation we said that in future the said of the said of the said of the said of the said william Mayer on this brown and separate account only; and that all opersons to awhom the veak firm of Webb and Mayer are condebted are requested to send their bills to the said William Mayer, at Savenpaks aforesaid, within one month from the date hereof, in Grder, that they may be examined and paid; and that, all persons indebted to the said firm of Webb and Mayer are requested to pay their respective debts to the said William Mayer, at Sevenoaks aforesaid, within one month month the date hereof. — Witness our hands this 21st day of September, 1841. John Webb.

. . . S Surgerelly

William Mayer.

London, September 1, 1841. NOTICE is hereby given, that the Partnership lately subsisting between its, as Wine and Spirit Merchants, at No. 8, Philpot-lane, London, and No. 3, Croom's-hill, Greenwich, in the county of Kent, has been dissolved this down by mitual correct. this day by mutual consent.

2.

E. Payne Best. Jas. Thompson.

TAKE notice, that the Partnership which existed be-tween Walter Bryant and Stephen Stringer, Coach Ironmongers, of No. 7, Paddington-street, St. Mary-le-bone, in the county of Middlesex, is dissolved.-Witness our hands of a strength Walter Bryant.

÷

monthin all at the Stephen Stringer. bA.

Alfred Ainger

NOTICE is hereby given, that the Partnershlp here-tofore subsisting between us the undersigned, carrying of business at Salford, in the county of Lancaster, as Painters and Plasterers, under the firm of Ward and Jeffrey, is this, day dissolved by mutual consent. All debts due and owing to and by the said late firm will be received and paid by the undersigned William Ward in Answitness our hands this 24th day of September 1844-19 Alis William Ward. Archabald Jeffrey.

Archabald Jeffrey.

NorthCE is hereby given, that the Partnership, carried NorthCE is hereby given, that the Partnership, carried Silk Throwsters, at 24; Austin-friars, London, and Sind-bach, in the county of Chester, is this day dissolved by mutual consent. As witness our hands this 25th day of Sep-tember 1841.

W E, the undersigned, heretofore carrying on business under the firm or style of John and George Stephens, as Coach Smiths, at No. 17, Brownlow-street, Drury-lane, in the county of Middlesex, do hereby mutually agree to dis-solve the said, partnership from the day of the date hereof: As witness our hands this 24th day of Stephens, the date hereof As witness our hands this 24th day of Stephens, the date as a county of Middlesex, do hereby mutually agree to dis-solve the said, partnership from the day of the date hereof As witness, our hands this 24th day of Stephens, that a state of the day of Stephens, that the first state of the stephens, the first state of the tofore subsisting between "Thomas" Robinson and William Tallack, of the city of "Norwich, Wine and Spirit Merchants, trading under the firm of Robinson and Tallack, was this day dissolved by mutual consent; and all persons indebted to the said firm are requested to pay the amount of was this day dissolved by mutual consent; and an persons indebted to the said firm are requested to pay the amount of their respective debts to the said William Tallack, to whom also all demands upon the late copartnership are to be sent, in order that they may be examined and discharged. Dated this 23d day of September 1341.

Con Milliam Talkige 20

176.10

Glasgow, September 16,6841. THE subscribers, Colin Oampbell: and Mingo. Supter Câmpbell; ceased, upon the 30th day of April-last, to be Partners in the business previously carriedion by them and the other subscribers, as Merchants, inclasgow, under the

the other subscribers, as Merchants, insGlasgow, under at thrm of John Campell, senior, and Company 2. 1. 1993 Will your Colin Campbells such Will your Mango N. Campbell, Thomas Campbell, Mango Campbell, Mungo Campbell, Mungo Campbell, Jr. Mungo Campbell, jr.,

NOTICE is hereby given, that the Partnership here-tofore cartied on by the undersigned. Thomas Winkley and Andrew Broom, as Dealers in Old Building Winkley and Andrew Broom, as Dealers in Old Building Materials, at Rockingham-house, Rockingham-row, New Kent-road, in the courty of Surrey, and at King-street, Borough-road, Southwark, and also at New-street, Borough-road, Southwark, and the particular of the same state thereon are to be forwarded to him, invortee that the same may he accommend and discharged — Dated this, 24th day of thereon are to be for walded to him, incorder that the same may be examined and discharged of Dated this, 24th day of September 1841 (2016 793, 2006 1841 The Mark M. exchanged e genome of the Mark of the said work duit no sub. september of the said the state to the terminate of the said

Notice to Mr. JOHN SPARK BIRD.

M. JOHN SPARK BIRD, formerly of the town and county of Newcastle-upon-Tyne, and for about 20 years last, a mariner, will bear of something to his advan-tage, on application to Mr. William Chartres, Solicitor, Newcastle-upon Tyne.

ters we the said Court early in the month of Nevember next unless an acceptable offer he previously made by pri-

nest contessing accepted on equip prevalency managements of the stabilished brewery, called Descon's Brewery's strate in Penny-street, Portsmouth, the black of the strate in Penny-street, Portsmouth, the black of the strate in the strate in

För leave to view the brewery, apply to Messrs. Deacon and Rose, the managers, on the premises, and Descriptive particulars and conditions of sale are pre-paring, and may shortly be had at the office of the said Mastei, Southampton-buildings, Chancery-lane, London ; of Messrs. Fösters and Evans, 28, John-street, Bedford-row, London ; of Messrs. Wing and Twining, No. 1, Gray's-im-square, London ; of Mr. Newlyn, Solicitor, Portsmouth ; of Messrs' Sewell, Solicitors, Newport, isle of Wight ; Messrs' Hearn and at the different inns in the neigh-bourhood.

(TO be sold by public tender, for the unexpired term of L, four years, commencing from the 21st day of Jamary next, pursuant to a Decree of the High Court of Chancery, made in certain tauses, Shale and others against Daniet Hedson and others, and Shale and others against Caroline. Hodson and others, and Shale and others against Thompson and others, and Shale and another against Mary Hartshorn and others, with the approbation of James William Farrer, Esq. one of the Masters of the said Courts, The Said All the thick coal, commonly called the Ten Yard Coal,

All the thick coal, commonly called the Ten Vard Coal, lying and being under all those several closes; pieces, or parcels of freehold land, called the Wildfield Jones, situate and lying at Highfields, in the parisk of Sedgleys in the county of Stafford, containing six acres, or thereabouts, and adjoining to collieries pow in work, belonging to the estate of the late Earl of Dudley, deceased. These mines will be sold subject to an agreement made by Jonathan Hartshorn, the testator mentioned in the pleadings in the above causes, with certain parties, for getting, raising, and delivering the said coals into boats on the canal, at and for a certain sum perferent ton is the same set of the

Also all the impotten part of the thick coal, The Gubbin, Heathen, and all the other measures of coal and ironstone, below the heathen coal, remaining onsold, under all those belows, pieces, or parcels of copyhold land, situate in Bilston, within the mations of Storyheath, in the county of Stafford, and called the Batch Crofts, and containing, together ten acres, or thereabouts.

of the said lermy reserving royalites, tenders for which, in writing, and sealed up, are requested to be addressed to Mr.

Bichard Thompson and Mr, Thomas Beebce, the surviving resters of the estate of the said testator, or to Mr. John Mason, the Solicitor to the said trustees, all of Bilston, in the county of Stafford; and particulars and terms of side may be had (gratis) at the said Master's chambersitin South-ampton-buildings. Chancery lane, London; tor, the said Richard Thompson, Thomas Beebee, and John Mason? of Messas, Clarke and Medealf, Solicitors, Lincoln's int-fields: Messes Clarke and Medcall Solicitors, Lincoln's-inn-neuss, London; of Mr. Henry Eaton, Solicitor, Lancaster-place, Waterlop-bridge, London; of Messes. White and Eyre, Solicitors, Bedford-row, London; of Mr. Chaplin, Solicitor; Gray's-inn-square, London; and of Mr. Gough, Solicitor; East-street, Red Lion-square, London.

THIS is to give hotice, that by an indenture, beiring date the 1st day of September 1841, John Harrison, of Pudsey, in the county of York, Cloth Manufacturer, Has Pudsey, in the county of York, Cloth Manufactuiter, Has conveyed and assigned all his estate and effects whatsoerer to Edward King, of Leeds, in the said county, Woolstäpler, and Joseph Austin, of the same place, Woolstäpler, as trustees, upon trust, for the benefit of all the creditors of him, the said John Harrison; and that the said indefinite was duly executed by the said John Harrison on the 1st day of september instant, and by the said Edward King and Joseph Austin on the 14th day of September instant; the execution of which said indenture by the said John Harrison, Edward King, and Joseph Austin is withesed by James Richardson, of Leeds aforesaid Solicitor.

NOTICE is hereby given, that Samuel Hatcher, of Aylshan, in the county of Norfolk, Linen Draper, by indenture, beuring date the 24th day of September 1841, did bargain, sell, assign, transfer, and set over all and every the stock in trade, goods, wares, berchandizes, household furniture, fixtures, plate, linen, china, books of 'account, debts, sum and sums of money, and all securities for money, and sums of money and all securities for money. vouchers, and other documents and writings, and all other the personal estate and effects, whatsoever and wheresoever, of him, the said Samuel Hatcher, unto Thomas Castle, of Love-lange, in the city of London, Warehouefnan, and William Jones, of Friday-street, in the city of 'London' Warehouseman, being two of the creditors' of the said Samuel Hatcher, to hold the same into the said Thomas Castle and William Jones, their excentions, lidministrators, and assigns, absolutely and for ever, upon the trusts, never-theless, and for the purposes in the said indentitie ther-tioned and set forth, and Such deed Was excelled, on the day of the date thereof, by the said Samuel Hatcher, and the said Thomas Oastle and William Jones, and the said deed now lies at the office of Messrs, D. Jones and Son, of Sise-lane aforesaid, for execution by any of the creditors of vouchers, and other documents and writings, and all other Sise-lane aforesaid, for execution by any of the creditors of the said Samuel Hatcher

NOTICE is hereby given, that Richard Dean, of the Waterloo-road, Lambeth, in the county of Surrey, Builder, hath by indenture of assignment, bearing date the 29th day of July, 1841, assigned all his estate and effects, unto Robert Henley, of Blackfriars-road, in the said county, Ironmonger, upon trust, for the benefit of all such of the creditors of the said Richard. Dean as, shall execute the said indenture of assignment within the time therein li-mited, as therein mentioned; and that the said indenture was executed by the said Richard Dean and Robert Henley, on the 30th of July 1841; and that the execution thereof by: them was witnessed by John Clarke Meymotr, of No. 14; Upper Stamford-street, and of, Blacktriars-road, Surrey, Solicitor .- Dated this 28th day of September 1841. 1997

and the second secon Second ADDINGHAM, near SKIPTON Valuable Freehold Estate. 11

2.00

a she the she the the state of the states of

TO be sold by auction (free from dury), by Mr. Thomas Hardwick, at the Crown Inn, in Addingham aforesaid, on Monday the 25th day of October 1844, at the hour of six in the evening precisely, by order of the Commissioners-under a Fiat in Bankruptcy issued against John Cockcroft and Abraham Fletcher, bankrupts; All those nine messuages or dwelling-houses, one of

and the set of the

 which has been recently occupied as a warehouse, adjoining upon each other, and situate and being in the centre of the town of Addingham, illumediately adjoining upon the turn, pike road leading froid. Otley to Skipton, and now of late in the decupation of the and John Cockeroff, Richard Walker, Joseph Puddy, John Wellock, Dennis Craven, and others. The estate is freehold, and would form a valuable investment enter of the valuation of a state is the value of a state is freehold, and would form a valuable investment enter of the said John Vellock, Dennis Craven, and others. The estate is freehold, and would form a valuable investment enter of the value of a single provide the state is freehold. The value of the said state is the value of the said form a valuable investment enter residing in the value, will shew the premises, and further particitians may be known on application to Mr. George Halffeld, Solicitor, Manchester, or Messrs, Ward and Sou, Solie tors if the control of Lancaster, Gentleman (by order, of the major part of the Commercial Heighbourd and issued and on in how in prosecution against. William Hegipboutom, of Ashton-under Lyne, in the Commercial Hoid, in Ashton-under Lyne, on Wednesday the 20th day of October 1841, at six o'clock in the evening, subject to such conditions as will be then and there produced ; there produced ;

The right or equity of redemption of and in all that close The right or equity of redemption of and in all that close or parcel of land, called the Haust, Ginden, situate in Hust, in the said county of Lancaster, containing by estimation 1, acre and 32 perchess of land, or thereabouts (except af certain parts thereof containing 446, square), yards, which has been sold off subject to a yearly read off to 105, 100, 10 And also, of and in all that, Cotton Factory thereon erceted, and which was lately occupied by the said William Heginhottom, with the engine-house, steam engine, boiler, steam pipes, mill, geering, drams, shafts, and apparatus, thereto belonging, and other outer of the said adjoining the said factory, and occupied therewith a view of the said factory, and occupied therewith a view of the said factory.

And also all those nine messuages or dwelling-houses near thereto; and now or late in the occupation of James Hyde, Inoch, Gratton, William Cooper, and others, as tenants there is the second state of th and buildings erected and built on the said close of land, or ". any part thereofs and also the said yearly chief rent of a first loss reserved as above mentioned.

The preinfaces are freehold of inheritance, and subject to an appual? chief rent of £14 T4s. and will be sold subject thereto, and also to a mortgage thereof for securing the sum of £1200 and interest, which may remain on the security, or may be paid off by the purchaser as he and the mort-are may agree. gagee may agree. 1154

For further particulars apply to Mr. William Heaton

For further particulars apply to Mr. William Heaton, & Solicitor to the second mortgagee, Rochaley Messrs, Highn ginbottom, Buckley, and Lord, Solicitors to the first mort-gagee, Ashton, under Lyne; or Mr. Thomas Potter, Solicitor, to the assignees of the said bankrupt's estate, No.11,00. Princess-street, Manchester, if the state of the first mort-active the assignees of the said bankrupt's estate, No.11,00. Princess-street, Manchester, if the state of the first mort-to the assignees of the said bankrupt's estate, No.11,00. Princess-street, Manchester, if the state of the first of the state of the said bankrupt's estate of the said bank of the said bankrupt of the state of the said bankrupt of Joseph Lobson, of Liverpool, in the county of Lancaster, the Drysalter, Dealer, and Chapman, are requésted to meet the 's assignees of the estate and effects of the said bankrupt, on the 20th day of October next, at one of clock in the after. the 20th day of October next, at one o'clock in the after-noon, at the office of Messrs. Francis and Dedge, Solicitors, No. 55, Church-street, Liver pool aforesaid, in order, to assent to ordinate the said assignces submitting a case, to be the agreed upon to John Cowling, Esq. Barrister at Law, or to us-some other Barrister, to be named at the said meeting in the -some other Barrister, "to "be named at the said meeting;" a. relative to coertain points of law arising out of the faction brought by the said assignees against one James Swift; and due tried at the last assizes holden at Liverpool aforesaid, and to be bound by the opinion to be given on such ease; and also to assent to or dissent from the said assignees bound publing, settling, and adjusting with the said James Swift the damages and costs of the said action, and any other debt, " owing by him to the said assignees and also to assent to or dissent from the said assignees and also to assent to or dissent from the said assignees." owing by him to the said assignees; and his to assent to or dissent from the said assignees compounding, subiniting to arbitration, or otherwise settling and adjusting any other debt or debts, claims, or dispute arising out of the said bankrupt's estate. It is a subject of the said

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against James Dickinson, of Jeamley, in the county of York, Drysalter and Cloth Manufacturer, Dealer, and Chapman, are requested to meet the assignces of the estate and effects of the said bankrupt, on Tuesday the 19th day of October next, at one o'clock in the afternoon, at the office of Mr. Samuel Lister Booth, in Bank-street, Leeds, in order to assent to or dissent from a certain proposal, to be then and there made, by the executors of William Dickinson, late of Bramley aforesaid, Cloth Manufacturer, deceased, whereby the said executors intend to offer a certain sum of money in the pound upon the debts proved under the said bankruptcy, in consideration of which payment it will be proposed by the said executors that the said bankrupt shall be released from all claims of the said creditors; also to assent to or dissent from the said assignces allowing certain of the creditors of the said bankrupt the costs, charges, payments, and expences incurred by them in certain proceeding's agaipst the said bankrupt before the issuing of the said Fiat, according to an agreement entered into by a majority of the creditors of the said bankrupt, dated the 10th day of February 1841; and on other special affairs.

HE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against William Losh and John Losh, of Manchester, in the county of Lancaster, and of the city of Carlisle, Calico Printers, Dealers and Chapmen, are requested to meet the assignces Dealers and Chapmen, are requested to meet the assignces of the estate and effects of the said bankrupts, on Wednesday the 20th day of October next, at three o'clock in the after-noon, at the offices of Messrs. Sale and Worthington, Solicitors, Fountain-street, Manchester, in order to assent to or dissent from the said assignces selling and disposing of the stock in trade, furniture, goods, chattels, and disposing of the said bankrupts, or any part or parts thereof, either by by the said bankrupts, of any part of parts thereof, enter by public auction or private contract, or partly by public auc-tion and partly by private contract, and either for ready money or, on credit, and for such sum or sums of money as the said assignees may think reasonable or proper, and if sold on credit with or without security as they in their judgment shall think fit, and to their buying in the same, or any part or parts thereof, at such auction, and reselling the same at any future auction or by private contract, at such price or prices, and in such manner as the said assignees shall deem expedient, and to their taking such securities for the same as they may think proper, without being liable to answer for or bear any loss which may happen upon the resale or security; and in case the said assignees shall before the said meeting have already sold and disposed of the stock in trade, furniture, goods, chattels, and effects of the said bankrupts, or any part thereof as aforesaid, then to confirm the said sale as aforesaid; and to confirm and allow whatsoever shall have been done previous to such meeting in and about the affairs of the said bank-rupts; and also to assent to of dissent from the said assignees commencing and prosecuting any action or actions, suit or any part or parts thereof, at such auction, and reselling the commencing and prosecuting any action or actions, suit or suits at law or in equity, for the recovery or protection of part of the said estate and effects of the said bankrupts, particulars of which will be stated at such meeting; and also to the said assignees compounding, compromising, adjusting, settling, and arranging any such claims and demands upon such terms as the said assignees shall deem beneficial to the said bankrupts' estate; and to the said assignces compounding with any debtor or debtors to the said bankrupts' estate, and taking any reasonable part of the debt in discharge of the whole, and giving time or taking security for the payment of such debt.or. debts, or any part thereof; and generally to authorise and empower the said assignees to act for the beshall, from time to time, thick proper; and on other special affairs relating to the said bankruptcy. ora d'ha di sa dibin Sala sont ofa sona

to or dissent from the said assignees selling and disposing of the stock in trade, machinery, furniture, goods, chattels, and effects of the said bankrupts, or any part or parts thereof, either by public auction or private contract, or partly by public auction and partly by private contract, and either for ready money or on credit, and for such sum or sums of money as the said assignees may think reasonable or proper, and if sold on credit, with or without security as they in their judgment shall think fit, and to their buying in the same, or any part or parts thereof, at such auction, and re-selling the same at any future auction or by private contract, at such price or prices, and in such manner as the said assignces shall deem expedient, and to their taking such security for the same as they may think proper, without being liable to answer for or bear any loss which may happen upon the resale or security, and in case the said assignees shall before the said meeting have already sold and disposed of the stock in trade, machinery, furniture, goods, chattels, and effects of the said bankrupts, or any part thereof as aforesaid, then to confirm the said sale; and also thereof as aforesaid, then to confirm the said sale; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any action or actions, suit or suits, at law or in equity, for the recovery or protection of any part of the said estate and effects of the said bankrupts, and more particularly to assent to or dissent from the said assignees commencing and prosecuting any suit or suits in Chancery against certain parties, to be named at such meeting, for the purpose of recovering certain . moneys alleged to be due from such party or parties to the estate of the said bankrupts, and to their defending certain proceedings in Chancery now pending, at the suit of such party or parties, with reference to the same moneys, and to the said assignces compromising and arranging the said suits and claims, on such terms as they shall think advantageous to the bankrupis' estate, or to submitting the same to arbitration, if they shall deem the same advisable; and also to assent to or dis-sent from the said assignees selling and disposing of certain real estate, late of the said bankrupts, in conjunction with or without the concurrence of certain parties, to be named at such meeting, claiming to be equitable mortgagees thereof; and also to assent to or dissent from the said assignces com-pounding, compromising, adjusting, settling, and arranging any debts, matters, or things due, owing, or relating to the estate and effects of the said bankrupts; and also to assent to or dissent from the said assignees paying the costs and expenses attending certain meetings of the creditors of the said bankrupts, and in and about the calling and holding of such meetings, and in and about endeayouring to make an arrangement with the creditors of the said bankrupts pre-vious to the issuing of the said fiat; and generally to authorize and empower the said assignees to act for the benefit and protection of the said estate, in such way as they shall, from time to time, think proper, and to wind up the affairs of the same as the said assignees shall deem most advantageous to the creditors; and on other special affairs.

THE creditors who have proved thir debts under a Fiat in Bankruptcy awarded and issued forth against Benjamin Rushforth Broadbent, of Spotland, in the parish of Rochdale, in the county of Lancaster, Flannel Manufacturer, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Wednesday the 13th day of October next, at three o'clock in the afternoon precisely, at the office of Mr. John Alsop Petty, 2, Town-hall-buildings, Cross-street, Manchester, in order to assent to or dissent from the said assignees paying, out of the said bankrupt's estate, certain costs, charges, and expences incurred previous to the issuing of the said fiat, in and about preparing and carring into effect a certain indenture and deed of trust, for giving time to the said bankrupt for the payment of his debts, and for carrying on his said trade for the benefit of his creditors, and all other costs and expences relating to the said trust deed or incident thereto; and also to sanction, confirm, and allow all and every the acts, purchases, sales, payments, and proceedings of the provisional assignee appointed under the said fiat, in earrying on the business of the said bankrupt, and otherwise in and relating to the management of his estate, and in employing the said bankrupt and assistants, and all rents, taxes, and outgoings due and, payable from the bankrupt's

s,

estate; and also all and every the acts, purchases, sales, payments, and proceedings of the assignees to be chosen by the breditors under the said flat, relating to the said flatk-rapt's estate, and in paying all wages, rents, taxes, and other outgoings due and payable, or to become due and payable, by reason of the occupation of warehouse rooms and premises by the said bankrupt or the said assignees" and also to assent to or dissent from the said assignees selling and disposing of the stock in trade, machinery, household goods, furniture, and other estate and effects of the said bankrupt, or any part thereof, either by public suction or private contract, a.t. a valuation or otherwise, and in such manner and upon such terms and conditions as the payments, and proceedings of the assignces to be chosen by in such manner and upon such terms and conditions as the said assignces may deem most advantageous, and either for ready money or upon credit, and with or without security, as the said assignces may think proper, with power for the said assignces to buy in the same, or any part thereof, at any auction, and to resell the same in manner aforesaid as the said assignces may think proper, without being answerable, for any loss or damage which may be incurred or sustained through any such resale, or any other acts as aforesaid; and also to assent to or dissent from the said assignces employing any accountant, and allowing him a fair and reasonable re-muneration for his time, trouble, and services, in investigating the books and accounts of the said bankrupt, and collecting and getting the outstanding debts owing to the said bankrupt's estate, and superintending, managing, and disposing of, and otherwise relating to the estate and effects of the said bankrupt; and also to assent to or dissent from of the said bankrupt; and also to assent to or dissent from the assignces taking all proper and necessary steps and proceedings for investigating certain alleged debts claimed to be owing by the said bankrupt to certain persons, and opposing the proof of the said debts under the said flat, and the presenting of a petition to the Court of Review, or taking such other proceedings as the said assignces may be advised for expunging any proof or proofs which, may be made in case the same shall be allowed, and paying the certain advised and warness strongting the investigation. may be made in case the same shall be allowed, and paying the costs, charges, and expences attending such investigation and proceedings out of the said bankrupt's estate i and also to assent to or dissent from the said assignces taking such proceedings, at lay, or in equity, as they may be advised, against certain parties, to be named at the said meeting, for the recovery at certain bills of exchange; goods, chattels, and effects, or the value thereof, the property of the said bankrupt, and alleged to be illegally detained by such par-ties; and also to issent to or dissent from the said assignces iving concent and hower to the holders of bills of avonance giving consent and power to the holders of bills of exchange or promissory notes, in which the bankrupt is liable, to compound, release, or discharge any other person, also liable on the same bills or notes, as the said assignces may deem most advantageous to the said bankrupt's estate; and also to advantageous to the said bankrupt's estate; and also to assent to or dissent from the said assignees compounding any debt or debts owing to the said ankrupt's estate which they-may think bad of doubtful, and taking part of such debt on-debts in full satisfaction of the whole, and releasing any such debtor or debtors therefrom, and giving the 'to any debtor or debtors for payment, by instalments or otherwise, and who as any such accurate the and as a such a such a such as a such a such as a and with or without security, and executing any deed of composition, deed of assignment, or letters of licence, be-tween any debtors to the said estats and their creditors, and to their signing the certificate of any bankrupt; and to asto their signing the certificate of any bankrupt and to assent to or dissent from the said assignees commencing or prosecuting up action or actions at law against any debtors to the estate of the said bankrupt for the recovery of such debts, and settling and arranging such actions upon such terms and conditions as the said assignees shall think proper, terms and conditions as the said assignces shall think proper, and referring or submitting to arbitration any disputes or differences which may arise between the said assignces and any person or persons whomseever, touching or concerning all or any of the matters aforesaid, or in any-wise relating to the estate and effects of the said assignces to take such authorize and empower the said assignces to take such 6.1 14

n an eile an e Tha an eile an e

193

relating to Bankrupts," it is enacted, " That if any Trader shall file in the Office of the Lord Chancellor's Secretary of Bankrupts a Declaration, in writing, signed by such Trader, and attested by an Attorney or Solicitor, that he is insolvent or unable to neet his engagements, the said Secretary of Bankrupts shall sign an authority for inserting the said Declaration in the Gazette, and that every such Declaration shall, after such advertisement inserted as afore-"esaid, be an Act of Bankruptcy committed by such Frader at the time when such Declaration æ was filed, but that no Commission shall issue thereupon unless it be sued out within two calendar months next after the in sertionof such advertisement, unless such advertisement shall have been inserted within eight days after such Act of Bankruptcy after such Declaration filed; and no Docket shall be strück upon such Act of Bankruptcy before the expiration of four days next after such insertion in case such Commission is to be executed in London, or before the "expiration of eight days next after such inser-"tion in case such Commission is to be executed in the Comptry:"-Notice is hereby given, that a Declaration was filed on the 28th day of September 1841, in the Office of the Eord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

WILLIAM BROOME; of Oxford-street, in the county of Middlesex, Linen Draper, that he is in insolvent cir-oumstances, and is unable to meet his engagements with his greditors:

W. HEREAS a Flat in Banksuptoy is awarded and issued Phillott, and Charles Lowder, of the city of Bath, in the ounty of Somerset, Bankers, Dealers and Chapmen, carry-ing on the trade or business of Bankers, in copartnership together, in Milsom-street, in the said city of Bath, and in the towns of Bradford and Trowbridge, in the county of Wilts, and they being declared bankrupts are hereby required to surrender themselves to the Countissioners in the said Flat named, or the major part of them, on the 18th day of October next, and on the 9th day of Novembor following, at eleven in the forenoon precisely on each day, at the White Hart Inn, in Stall-street, in the eart of come prepared to prove their detts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination, and the creditors are to assign for their examination, and the creditors are to assign for their examination, and the creditors are to assign for their examination, and the creditors are to assign for their examination, and the creditors are to assign for their examination, and the creditors are to assign for their examination, and the creditors are to assign for their examination, and the creditors are to assign for their examination and the creditors are to assign for their examination. examination, and the creditors are to assent or dissent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of their affects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to My John English, Solicitor, No. 1, (Kingston-square, Bath, or to Messrs, R. G. and H. R. Burtoot, Solicitors, No. 2, King's bench-walk, Temple, London.

W HEREAS by 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
London.
London.
W HEREAS by 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
London.
London.
W HEREAS a Fist in Bankruptey is awarded and where the said assignees and any of the matters aforesaid, or in any wise relating issued forth against John Morrish, of the parish of the said and empower the said assignees to take such and empower the said assignees to take such and protection of the state and effects of the said bankrupt; and generally and protection of the state and effects of the said bankrupt and expedient; and or the said assignees in the said assignees to the said bankrupt and expedient; and or the said affairs.

. <u>.</u> . .

34 11 - 41 - 4

which g to Brikingth [] is exactly for $\Gamma_{1} \in \mathcal{T}$ and any Tradie elses for in the Office of $G_{2} \in \mathcal{T}$

br dissent from the allowance of his certificates all persons in debted to the said batkript, or this have any software any software in the said batkript, or that have any software in the said batkript, or that have any software in the said batkript, or that have any software in the said batkript, or that have any software in the said batkript, or that have any software in the said batkript, or that have any software in the said batkript, or that have any software and the said batkript, or the said batkript, and the said batkript, or the said batkript, and the said batkript, or the said batkript, and the said b The end of the following is the wear in the prendon on each aly, as all the Commissioners woons, in Manchester, Lancashire, and effects; when and where the creditors are to come pre-pared to prove their debts, and at the first sitting to choose assignees, and in the first sitting the third bankrupt is re-concentration and where a divergence of his castifications are to in the first in the first sitting the first sitting to choose assignees, and in the first sitting the first sitting to choose assignees, and in the first sitting the first sitting to choose assignees and in the first sitting the state of his castifications are to assignees of the second the allow one of his castifications are to - 35 assentation of the second state of the se . in Londomionito Mr. Hitchcook, Solicitor, Manchester.

WHEREAS a Flat in Bankruptey. Is awarded and issued forth against Benjamin Rushforth Broadbenty of Spotland, in the parish of Rochdale, in the county of Lancaster, Flannel Manufacturer, Dealer and Chapman, and 8 .70 of Spotland, in the parish of Rochdale, in the County of Lancaster, Flannel Manufacturer, Dealer and Chapman, and the being declared, a bankrapt is hereby required to sur-render himself to the Commissioners in the said Flat named, or the major part of them, on the Lith day of October, next, 3 and on the 9th day of November following; at eleven in the torenoon on each day, at the Commissioners rooms, in Manchester, in the said county, and make a full discovery. and disclosure of his estate and effects, when and where the creditors are to come prepared to flow there the creditors are to come prepared to flows in the rest debts, and at the first sitting to choose designees, and at the first debts, and at the first sitting to choose designees, and at the rest debts, and at the first sitting to choose designees, and at the first debts, and at the first sitting to choose designees, and at the first debts, and at the first sitting to choose designees, and at the first debts, and at the first sitting to choose designees, and at the first debts, and at the first sitting to choose designees, and at the first debts, and at the first sitting to choose designees, and at the second the said bankrupt is required to fillist his examination, and the oreditors are to debts. All persons indebted, to the said bankrupt, or that have any of his effects, are montor pay of deliver the same but, to whom the Commiss-sioners shall appoint, but give noise to Messre. Willis, Bower, and Wills, Solidiors, Tokedhouse yard, "Lothbury," London, or to Mr. John Alsop Perty Solution at the first han hall-buildings, Cross-street, Manchester, the construction as a street of the start of the hand.

11.1. "Interest of the state of the state

⁵¹ Dealers and Chapmen, and they being declated bailkrupts, are hereby required to surrender themselves the Com-missioners in the said Fiat named, or the major part of them, on the 22d day of October pext, at one boltful in the history, on the 22d day of October pext, at one boltful in the history, non, and on this 9th day of November following, at eleven in the foremoon, at the Thompson Arms Inn, W Schderland, the foremoon at the Thompson Arms Inn, W Schderland, in the county of Durinni, and make at full discovery sauss disclosure of their estate and effects, which and where the eps-disors are to come prepared to prove their debts, and at the first sitting to choose assigned, and at the lass sitting the their certificate. All persons indebted for the all dama. tupis, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messre, Old Jewry, London, or to Messrs, J.J. and G. W. Wright, and Mr. C. T. Potts, Solicitors, Sunderland.

С

No. 20022.

2409 Song WHEREAS as Flat in Bankruptor is awarded and big Dirough of Kingstonia Thimas Wilson, of the town or borough of Kingstonia Wilson, of the town or issligat for the same borough of the same and he being declared is bankruptor in the said Flat named or the inajor part of the thim, so the said Flat named or the inajor part of the thim, so the said Flat named or the inajor part of the thim, so the said Flat and he being declared is bankruptor in the isaid Flat named or the inajor part of the thim, so the said Flat named or the inajor part of the thim, so the said Flat named or the inajor part of the thim, so the said Flat named or the inajor part of the thim, so the said Flat named of the inajor part of the thim, so the said Flat named of the inajor part of the thim, so the said flat of the inajor part of the thim is the fortension and the said flat in the devel bick of the the said of the said of the said in the fortension and the the off the the said the same said in the fortension in the fortension and the start is of dotale assignes, and at the the the said the said the sector is a sons, derifte to specified to finish the same sons and the ore hard same but to whom the Commission with the said the same, so the same but to whom the Commission with the said the same and the same is to the same but to whom the Commission with the said the same and how the same but to whom the Commission with the said the same and the same is to the same but to whom the Commission with the said the same and how the same but to whom the Commission with the said the same and how the same but to whom the comments shall appoint, but promethall as the same the same but to the said the same but to the said the same but to the said the same and the same but to the said the same and the same but to the said the same and the same but to the said to the said the same and the same but to the said to

licitors! 29, Coleman-street 410ndón; or to Messes: Peter and Robert Wells; 'Solicitors,' 8, Parliament street, Kingston-upon Hull: 25 at the fatter of the fatter of the fatter of the street street of the street of the fatter of the street of the street of the street of the county of Cornwalh, Groebr, Dealer, and Chapman; and he being deskared a bankuptis hereby required to surgender thimself to the Commissioners is the said Fiat named, or the major part of them, ion the dotted at of the street of the source following, at Pearce's Hotel, im Pensande, both in the county of Cornwalh, a rec's Hotel, im Pensande, both in the county of Cornwalh, a releven of slock in the forehoon on the gounty of Cornwall, at eleven so clock in the forencom on seach day, and smake. as fill value or one of the second state of the second is required to matshins accommittion, and the period tor's are the assent as or dissent from the allowance of this certificate. add persons indebted to the said back rout, on this certificate, or his offects, a warmot bilidapion, deliver the same, but to whom the Commissioners shall appoint, but 1980 hotice to Mrs. Timothy: Surr, Kath No. 200 Lloughtd stargety, London, or to. Messers Landyer, and Bulkedy, No. 39, 18 fincess-square, Direction to the Commission of the bulkedy. Plymouthe 95 probled off at 7 may here tracers quivi-

International statistics and Bullech. No. 29. If increase quirty international to provide and Bullech. No. 29. If increase quirty is the second statistic of the seco

assignces, and at the last sitting the said bankrupt is re-quired to finish his examination, and the creditors are to

ingthe allow Robert With Launa with Sound and the groups at an and there this the assent foor dissent from the allowance of his certificate. | their debis, are to come prepared to prove the same, and, assent to or dissent from the allowance or nis 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. Chester and Toulnin, Solicitors, No. 11, Staple-inn, London, or to Messrs. Davenport and Colliery Solicitors, Commerce-court, Lord-street, Liverpool.

WHEREAS a Fiat in Bankruptcy is awarded and WHEREAS a Fiat in Bankruptöy is awardéd and issued forth against Mary Pollit, of Ford-lane, Charlestown, in the township of Pendletop, in the county of Läncaster, Fustian: Dyer, Stiffener, Dealer and Chap-woman, and she being declared a bankrup, is hereby re-quired to surrender herself to the Commissioners in the said Fiat named, or the wajor part of them, on the 16th of October next, and on the 9th of November following, at two in the afternoon on each day, at the Commissioners'-rooms, in St. James's--square, in Manchester, Lancashire, and make a full discovery and disclosure of her estate and effects; when and where the creditors are to come pre-iared its option their debta, and at the first sitting to 'choose and effects; when and where the creditors are to come pre-pared to prove their debts, and at the first sitting to choose assignees; and at the last sitting the said balkrupt is required to finish her examination, and the creditors are to assent to or dissent from the allowance of her "certificate. All persons indebted to the said bankript, or that have any of her effects, are not to pay or deliver the same butto whom the Commissioners shall appoint, but give noisce to Messrs. Wiglesworth; Ridsdale, and, Craddock, Solicitors, Gray's-ind-square, Johdon, or to. Me., James, Stainbank, Solicitor, No. 6 A, Mursden-street, Manchester,

Solicitor, No. 6 A Mursden-street, Manchester, W HEREAS: a Fiat in Bankrupicy' is hwarded and issued forth against James Parkinson, of Moorgate Fold, within Livesey, in the county of Lancaster, Cotton Spinner, Dealer and Chapman, and the being declared a bankrupt is hereby required to smiringler hinself to the Commissioners in the said, Fiat, named, for the major part of them, on the 19th day, of October next, and on the 9th day of November following, at one o'clock in the afternood on each day, at the Town-hall, within Preston, Tancashing, and make a full discovery and disclosure of his estate and effects, when and where the creditors are to come prepared to move their debts, and at the, first sitting to cloose to prove their debts, and at the first still backrup is re-guined 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, ale not to pay or deliver, the same but to whom the Commissioners shall appoint, but give volice to Messus: Amsworth and Son, or to Mr. T. E. Swift, Solicitors, Blackburn, or tc Messrs. Bower and Back, Solicitors, No. 46, Chancery-lane, London.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against James Newham and George Pearson, of Ryde, isle of Wignt, in the county of South-ampton Linen Dripers, Dealers, Chapmen, and Copartners, intend to meet on the 16th day of October next, at ten-of the clock in the forenoon, at the Pier Hotel, Rvdey, isle of Wight, ir the county of Southampton (by adjourn-ment from the 24th day of September instaut), in order to take the Last Examination of the soid bankrupts; when and where they are required to surrender themselves, and make a full discovery and disclosure of their estate and effects; and finish their examination; and the creditors, who effects, and finish their 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 interda the the the their cértificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Elizabeth Caroline Radford, Joshua Radford, and Joseph Radford, of Manchester, in Copartners, trading in the name of Rudfords and Company, intend to meet on the 19th day of October next, at one in the afternoon, at' the Commissioners'-rooms, in St. James'ssquare, in Manchester aforesaid (pursuant to an Order of the Court of Review), in order to take the Last Examination of Court of Review), in order to take the Last Examination of the 'said bankrupts' when and where they are required to surrender themselves, and make a full discovery and dis-closure of their estate and effects, and finish their exami-nation; and the creditors, who have not already proved en is and provide the

with those who have already proved their debts, are to assent to or dissent from the allowance of their certificate. ۱.

HE Commissioners in a Fiat in Bankruptey awarded And issued forth against George Bradshaw, of Welchpool, in the county of Montgomery, Draper, Dealer and Chapman, intend to meet on the 29th day of October Oak Inn, in Welshpook in the said county of Montgoniery (by adjournment from the 17th day of September instant), 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 full discovery and disclosure of his estate and effects, and finish his examination; and the créditors, who have not alyeady 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. If the or dissent from the allowance of his certificate. If the or dissent from the allowance of his certificate. If the or dissent from the allowance of his certificate. If the or dissent from the allowance of his certificate. If the or dissent from the allowance of his certificate. If the or dissent from the allowance of his debt distribution of the against Richard Catlin, of the boroirgh def distribution in the above or of allowance floride the set

and issued folkh against Richard Catlin, of the boroingh of Leidester, in the county of Leidester, Glazier, Horse Dealer, Dealer and Chapman, intend to meet on the 27th day of October mext, at twelve oclock at noon, at the White Hart Ind, in Leidester, in the said county (by adjourn-ment 'from the Sist' day of August last), if order to 'take' the' Last. Examination, of the 'said bank-rupt' when and where the 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.

ROBERT GEORGE CECH. FANE, Ess, one of Her Majesty's, Commissioners 'authorised to act under a Faatrin, Bankruptey, bearing date the 8th day of May 1841, awarded and issued forth against Cochrane Davidson and Samuel Bradley, of Fen-court, Feneburch-street, in the city of London, Merchants and Corn Factors, and Co-partners, will sit of the 21st day of October next, at eleven in the forenoon precisely, at the Court of Bankruptey, in Basinghall-street, in the city of London, in order, to Audit the Accounts of the Assignces of the joint estate and effects of the said bankrupts 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." to bankrupts."

DOBERT GEORGE CECIL FANE, Esq. one of Her ROBERT GEORGE CECHL FAIL, Log. one of Act Majesty's Commissioners authorised to act under a Fiat in Bankrupley, bearing date the 8th of May 1841, awarded and issued forth against Cochrane Davidson and Samuel Bradley, of Fen-court, Fenchurch-street, in the city of London, Merchants and Corn Factors, and Copartners, will sit on the 21st day of October next, at eleven in the forenoon precisely, at the Court of Bankruptoy, in Basing-hall-street, in the city of London, in order to Audit the Accounts of the Assignees of the separate estate and effects of Cochrane Davidson, one of the said bankrupts, under the or courant travelson, one of the said bankrupts, 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."

relaing to bankrupts." ROBERT GEORGE CECIL FANE, Esq. one of Her a Fiat in Bankrupter, bearing date the 8th day of May.1841, awarded and issued forth against Cochrane Davidson and Samuel Bradley, of Fen-court, Fenchurch-street, in the city of London, Merchants and Corn Factors, and Copartners, will sit on the 21st day of October next, at eleven in the forenoon precisely, at the Court of Bankrupter, in Basing-halt-street, in the city of London, to Audit the Accounts of the Assignces of the separate estate and effects of Samuel Bradley, one of the said bankrupts, 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, initialed "An Act to amend the laws relating to bankrupts."

pursuant to an Act of 'Parliament, made and passed in the sight year of the reign of His late Majesty King George the Fourth, initialed "An' Act to amend the laws relating to bankrupts."

ROBERT GEORGE CECLL FANE, Esq. one of Her A Majesty's Commissioners, authorised no. act mider a Fiat in Bankroptoy, bearing due the 20th day of April 1841, awarded and issued forth against George Jenis, of No. 59, Hoxton Old-iown, in the county of Middlesex, and Cumming-street, Fentonville, in the county of Mid-dlesex, Patent Water Proof Polished and Enamelled Leather Manufacturar, Dealer and Chammer will sit on the 21st of Manufacturer, Dealer and Chapman, will sit on the 21st of

dlesex, Patent Water Proof Polishedrand Enamelled Leather Manufacturer, Dealer and Chapman, will sit on the 21st of October next, at half past eleven in the forenoon precisely, at the Court of Bankrupfell, 'A Basiaghall-street, in the city of London, to Audit the Accounts of the Assignees of the estate and "effects of the' said bankrupt under the said Fiat, pursuant to an Act of Parliament, made, and passed in the sixth year '55"the regn. of His late Majesty. King George the Fourth, intituled "An Act to amend tho laws relating to bankrup's." JOHN HERMAN MERIVALE, Est, one of Her Majesty's Commissioners authorised to act under a Fiat in Barkrupty, beering date the 20th day of May 1841, awarded and issued fouth against. Frederick Taylor, of Langton, in the parish of Speldhurst, in the county' of Kent, Plumber, Glazier, and Painter, lately carrying on the business of Plumber, Glazier, and Painter, in partnership with Thomas Taylor, at Mathan house, Turbinder Wells, in the said parish of Speldhurst, in the self of why the 19th of October next, at eleven in the forthour precisely, at the Court of Bankrupty, in Rasinghall-street, in the outy of the estate and effects of the said bankrupt made the said Fiat, pursuant to an Act of Parliament, made and apassed in the sixth year of the reign of His late Majesty King George the Fourth, inituited "An Act to amend the laws relating to bankrupts". "- laws relating 'to bank cupts." A. Water

÷.,

JOHN HERMAN MERIVALE, Esq. one. of Her Majesty's Commissioners authorised to act, under a Fiat in Bankruptcy, bearing date the 7th day of April 1841, awarded and issued forth, against Thomas Garlick, of Royal Circus-street, in the parish of Greenwich, in the county of Kent, Carpentel and Builder, Dealer and Chap-man, will sh on the 21st of October next, at twelve at noon precisely, at 'ne Court of Bankruptcy, in Basinghall-street, in the City of Loadon, in order to Audit the Accounts of the Assieuces of the estate and effects of the said bankrupt In the C.ty of Lindow, in order to Auth the Accounts of the Assignces of the estate and effects of the said bankrupt under the read Fiat, pursuant to all Act of Parlia-ment, made and parted in the sixth year of the reign, of His late Majesty King George the Fourth, initiated " An Act to amend the laws relating to bankrippis"

JOHN HERMAN MERIVALE, Esq. one of Her, Majesty's Commissioner's authorised to act under JOHN. HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act inder a Fiat in Baakropney, bearing date the 9th day of June 1841, awarded and issued forth against James Leary, of No. 814; Quadrant, Regeat street, in the county of Middle-sex, Coffee Housekceper, Dealer and Chapman, will sit on the 19th of October next, at twelve of the clock at noon precisely, at the Court of Bankruptey, 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 Fiar, 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."

JOHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptey, bearing date the 25th day of March

R OBERT GEORGE CECIL FANE, Esq. one of Her a Fiat in Bankruptey, beating date the 22d day of April 1841, awarded and issued forth against James Roberts awarded and issued forth against John Rumsey, of High Wycombe, in the county of Buckingham, Money Scrivener, Dealer, and Chapman, will'sit on the 20th day of October next, at elevén in the county of Buckingham, Money Scrivener, Bankruptey, in Berninghall-street, in the court of Bankruptey, in Berninghall-street, in the city of Loadon, in order to Audit the Accounts of the Assignces of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made add passed in the 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 bankrup is."

> JOHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 28th of April 1841, swarded and issued against Herbert Wall, of No. 12, Mark-lane, and of No. 4, Barnard's-inn, Holborn, in the city of London, Wine Flerchant, Dealer and Chapman, will sit on the 21st day of October next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of Lordon, in order to Andit the Accounts of the Assignees of the estate and effects 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 fis late Majesty King George the Fourth, indialed "An Act to amend the laws relating to bankrupts."

> JOHN HERMAN MERIVALE. Esq. one of Her Majesty's Commissioners authorised to act under a Fiai in Bankruptey, bearing date the 6th day of May 1841, a Fiat in Bankruptev, bearing date the 6th day of May 1841, awarded and issued forth against George Fuller, of No. 153, Regent-street, in the courty of Middlesex, Shawl Dealer, Dealey and Chapman, will sit on the 21st of October next, at one of, the clock in the afternoon precisely, at the Coart of Bankruptey, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees, of the estite and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made-and pasced in the sixth year of the reign of His late Majesty King George the Fourth, intitude "An Act to amend the laws relating to bankrupts."

> JOHN" HERMAN MERIVALE, Esq. one of Her Majest's Commissioners authorised to act under a Fiabilit Bankruptcy, bearing date the 25th day of March 1541, awarded and issued forth against Charles Whitby Haddan, of Hammersmith; in the county of Middlesex, Cheesemonger, Dealer and Chapman, will sit on the 21st of Cheesemonger, Dealer and Chapman, will sit on the 21st of October fiext, at eleven in the forenoon precisely, at the Court of Bankrupicy, in Basinghall-street, in the city of Loadon, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, parsuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesiy King George the Fourth, initialed "An Act to amend the laws relating to bankrupts"

JOHN HERMAN MERIVALE, Esq. one of Her Majesity's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 26th day of March 1941; awalled and issued forth against Charles Tapp, of Wigmore-street, in the parish of St. Mary-le-bone, in the county of Middlesex, Coach Maker, Dealer and Chap-man, will sit on the 21st day of October next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pur-suani 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." to bankrupts.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 3d of February 1840, awarded and issued forth against John Richardson the younger and William Thompson, of Liverpool, in the county of Lancaster, Share Brokers, Dealers, Chapmen, and Copartners, intend to meet on the 27th day of October next, at one in the afternoon, at the Clarendon-rooms, in South John-street, in Liverpool, in order to Audit the Accounts of the Assignees of the joint estate and effects of the said bankrupts under the said

pursuant to an Act of Parliament, made. and Fiat. passed in 'the sixth year of the reign of His late Majesty, King George the Fourth, inituled "An Act to amend the laws relating to bankrupts."

2412

215 1

THE Commissioners' in a Fiat in Bankraptcy, bearing date the 3d day of Febnuary 1840, awarded and signed forth against John Richardson the younger, and William Thompson, of Liverpool, in the county of Lancaster, Share Brokers, Dealers, Chapmen, and Copartners, intend to meet on the 27th day of October next, at twelve o'clock at noon, at the Clarendon-rooms, in South John-street, my Liverpool, to Audit the Accounts of the Assignees of the separate estate and effects of William Thompson, one of the said bankrupts, under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptey, bearing THE Commissioners in a Fiat in Bankruptcy, bearing date the 28th day of January 1840, awarded and issued forth against John Richardson, of Liverpool, in the county of Lancaster, Stock and Share Broker, Dealer and Chapman of Lancaster, Stock and Share Broker, Dealer and Chapman carrying on business in partnership with William Thompson, under the firm of Richardson and Thompson, intend to meet on the 27th day of October next, at eleven o'clock in the forenoon, at the Clarendon-rooms, in South John-street, in Liverpool, 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, initialed "An Act to amend the laws relating to bankrupts.

Laws relating to bankrupts, THE Commissioners in a Fiat in Bankruptcy, bearing date the 11th of November 1840, awarded and issued forth against Thomas Hebblewhite, of Liverpool, in the county of Lancaster, Wine and Spirit Merchant, Dealer and Chapman, intend to meet on the 22d of October next, at the uter on the uter on the 22d of October next, at two in the afternoon, at the Clarendon-rooms, South Johnstreet, in Liverpool, to Audit the Accounts of the Assigneds 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, intituded An Act to amend the laws relating to bankrupts.

King George the Fourth, initialed "An Act to amend the, laws relating to bankrupts." (An Act to amend the, laws relating to bankrupts." (An Act to amend the, laws relating to bankrupts." (An Act to amend the date the 20th day of 'May 1841, awaided and issued forth against James Porter, of Honiton, in the county of Devon, Vigtualler, Dealer and Chapman, intend to meet on the 20th day of October next, at twelve of the clock at noon, at the Old London' Inn, in the city of Exeter, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said for a nexu and the Chapman and the said bankrupt under the said for a nexu and the Accounts 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, initialed "An Act to amend the laws relating to bankrupts."

THE Commissioners in 'a Fiat'in Bankruptey, bearing date the 2d day of April 1841, awarded and issued ▲ date the 2d day of April 1841, "awarded and "issued" forth against George Bradsliaw, of Welshpool, in the county, of Montgomery, Draper, Dealer and Chapman, intend to meet on the 29th day of Octobler heixt, at twelve of the clock at noon, at the 'Royal Oa?' Inn, in 'Welshpool (by adjournment from the 17th day of September instant), in order to Audit the 'Accounts of the Assignees of the estate and effects of the said bankrup; 'inder free said Fiat, pursuant to an Act of Parliament, 'inder and passed in the sixth year of the reign of His late Majesty King George the Fourth, inituled "An Act to amend the laws relating to bankrupt." laws relating to bankrupts." all and

R OBERT GEORGE CECIL FANE, Esq. one of Her. A Majesty's Commissioners authorised to 'act. under a Fiat in Bankruptey, bearing date the 22d day of April 1841, awarded and issued forth against John Rumsey, of High Wycombe, in the county of Buckingham, Money Scrivener, Dealer and Chapman, will sit on the 20th day of October next, at eleven of the clock in the fore-noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London. in order to make a Dividend a Fiat in Bankrupter, bearing date the 22d day of April 1841, awarded and issued forth against John Rumsey, of High Wycombe, in the county of Buckingham, Money Scrivener, Dealer and Chapman, will sit on the 20th day of October next, at eleven of the clock in the fore-noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend

and effects, of the said bankrupt of the estate when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, so they will be excluded the benefit of the said Dividend, / And all claims not then proved will, be disallowed, t

eth b

JOHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under Majesty's "Commissioners' authorised to act under a Fiat in Bankruptoy, bearing date the 9th day of June 1841, awarded and issued forth against James Leary, of No. 814, Quadrant, Regent-street, in the county of Middlesex, Coffée Hoñsekeeper, Déaler and Chapman, will sit on the, 19th day of October next, at twelve o'clock at noon precisely, at the Courts of Bailkruptoy," in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when 'and where the creditors, who "have not aready proved their 'debits, are to come' broared 'fo' prove proved their debts, and to creating the prepared to prove the same, or they will be excluded the benefit of the said

Dividend. And all chims not then proved will be dis-allowed. J. MERIVALE: Esq. one of Her Majesty's Commissioners authorised to act ander a Fiat in Bankrup'cy, Dearing date the 'the day of April 1841, awarded and issued forth against Thomas Garlick, of Royal Circus-street, in the parish of Greenwich, in the county of Kent, Carpenter and Builder, Dealer and Chapcounty of Kent, Carpenter and punder, "Dealer and Chap-man, will sit on the 21st day of October next, at twelve at noon precisely, at the Court' of Bankrupicy, in Bas-inghall-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 corrections, 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 sall claims not then proved will be disallowed. that, solor 2 ວິດໄ. 🐣 5 179

allowed. 1, 55.55 2501, 579 H. HEBMAN, MEBIVALE, Esq. 3008:06 Her Majesty's Commissioners, authorized, 40 act, ander a Fiat in Baykruptcy, bearing date the 29th day of May 1841, awarded and issued, forth against Frederick Taylor, of Langton, in the parish of Speldhurst, in the county of Kent, Flumber, Glazier, and Fainter, lately, carrying jointhe business of Plumber, Glazier, and Painter, in partnership with Thomas Taylor, at Maitland, house, Tunbridge Wells, is the said parish of Speldhurst, in the said county of Kent, and also at Frant, in the county of Sussex, will sit on the 19th of October next, at eleven in the forenoon precisely, at John of October next, at eleven in the source of the source of the source of Bankruptcy, in Resinghall street, in the city of London, in order to make (3, Dividend, of other estate and effects of the said bankrupt; when and where the and effects of the said bankright; 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 and in the maximum distribu-

proved will be disallowed at a Fiat in Baitkruptey, bearing THE Cottinissioners in a Fiat in Baitkruptey, bearing forth against Thomas Wood, of Aliwick, in the county of Northumberland, Iromitoiner, Dealer and Chapman, intend to meet on the 21st day of October next, at one o'clock in the afternoon, at the White Swan Ind, in Alnwick, in the said county, to Audit the "Accounts of the Assignees of the estate and effects of the said bankrupt under, the said county, to Audit the "Accounts of the Assignees of the estate and effects of the said bankrupt under, the said county, to Audit the "Accounts of the Assignees of the estate and effects of the said bankrupt under, the said "Fiat, pursuant to dar Act of Parliament, made and passed in the sait for and the said Commissioners also intend to meet on the same day, at two in the after-noon, aid at the same day at the said bankrupt; when and where the creditors, who have not already proved Dividend of the estate and energy is the said construct, when and where the creditors, who have not already proved their debigs, 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.

Doncaster aforesaid, in order to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parlia-ment, 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 Comamend the laws relating to bankripps, 5 and the said Com-missioners also intend to meet on the same day, at twelve at noon, and at the same place, in order to make a Divi-dend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend, And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 28th day of June 1833, awarded and issued forth against Joseph Greenwood, late of Liverpool, in the county of Lancaster, Flag and Stone Merchant, Dealer and claims not then proved will be disallowed. San a roat

8900 THE Commissioners in a Fiat in Bankruptcy, bearing date the 5th day of October 1840, awarded and issued forth against John Page, of Weedon Beck; in the bounty of Northampton, Carpenter and Builder, Dealer and Chapman, intend to meet on the 22d day of October next, at eleven of the clock in the forenoon, at the Swan Ind, Derngate, in the town of Northampton, in the county of Northampton, to further Audit the Accounts of the Assignees Northampton, to further Audit the Accounts of the Assignees of the estate and effects of the said book introduced 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 doy," at the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all olaims not then proved will be disallowed.

¹² THE Commissioners in a Fiat in Bankruptey, bearing ¹³ date the 20th day of August 1839, awarded and issued ¹⁴ forth against Robert Sunpson, of the Blue Bell Inn, in Embleton, in the county of Cumberland, Innkeeper, Dealer and Chapman, intend to meet on the 21st day of October next, at ten in the forenoon, at the Globe Inn, Cockermouth, in the soild county, in order to Audit the Accounts of the As-signees of the estate and effects of the said bankrupt under the said Fint, pirsuant to an Act of Parllament, made, and passed in the sixth year of the reign of Alis, late Akajesty, King George the Fourth, intituled. An Act, to amend, the taws relating to bankrupts;", and the said, Commis-sioners also intend to meet on the same day, at twelve, at noon, and at the same place, in order, to make a Dividend of the estate and effects of the said bankrupt, when and where the creditors, who have not already proved their debts, are to come prepared to prove the sime, of they will be excluded the benefit of the said Dividend Aud all claims not then proved will be disallowed, and Aud all claims not then proved will be disallowed. bleton, in the county of Cumberland, Innkeeper, Dealer and

THE Commissioners in a Fiat in Bankruptey, bearing date the 9.0 day by March 1841 awarded and issued. forth against John Pigg, of the city of Norwich, Carpenter and Builder, Dealer and Chapman, futend to meet on the 19th day of October next, at ten of the clock in the forenoon. at the Bowling Green Inn, in the said city, in order to Audit the Accounts of the Assigness of the estate and effects of the said bankrupt under the said Fiat, No. 90099

pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, injituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed. claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 15th day of July 1839, awarded and issued forth against John Ransford, of Leanington Priors, in the county of Warwick, Coal Merchant, Dealer and Chapman, intend to meet on the 20th of October next, at eleven in intend to meet on the 20th of October next, at eleven in the forenoon, at the Lansdowne Hotel, in Learnington Priors, in 'order' to 'Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Aut 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 twelve o'clock at noon, and at the same place, in order to make a Final Divi-dend of the estate and effects of the said bankrupt; when ald where the creditors, who have not already proved their debts, are to gone prepared to prove the same, or they their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Flat in Bankruptey, bearing date the 24th day of June 1841, 'awarded and issued forth against Thomas Hill, of Taunton Saint Mary issued forth against Thomas Hill, of Taunton Saint Mary Magdalen, in the county of Somerset, Drapen Merger Dealer and Chapman, intend to meet on the 26th day of October next, at eleven in the forenoon, at the Market-house, in Taunton, to Audit the Accounts of the Assignce of the estate and effects of the said bankrupt under the said Liat, 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 Jaws relating to bankrupts," and the said Commissioners also intend to meet on the same day, at one in the after-noon, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 28th day of January 1841, awarded and issued forth against Walter Yavasour, of Rochdale, in the county A date the 28th day of January 1841, awarded and issued forth against Walter Vavasour, of Rochdale, in the county of Lancaster, Wool Merchant, Dealer and Chapman, intend to meet on the 20th day of October next, at ten o'clock in the forenoon, at the Commissioners'-rooms, in St. James's-square, in Manchester, in, the county of Lancaster, in order to make a Dividend of the estate and 'effects of the said bankrupt; when and where the creditors, who have not alrendy 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; and the said Commissioners also intend to meet on the same place, 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 Parlianoni, made and passed in the sixth year of the reign of this late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts."

ingen mille der Versteinen der Versteinen der Steinen der Steinen der Steinen der Steinen der Steinen der Stein Der Verstein der Verstein der Steine der Steinen der Steinen der Steinen der Steinen der Steinen der Steine ste Der Verstein der Verstein der Steine der Steine

1- -

No. 20022.

D ·

Lancaster, in order to receive the Proof of Debts against' the separate estate and effects of Richard Melling, one of the said bankrupis, under the said Fiat, preparatoryto the deplacition, on the same day, of a First and Figal Dividend of the separate 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; and the said Commissioners also intend to meet on the same day, at eleven o'clock in the forenco., and at the same place, in order to Andit the Accounts of the said Richard Medica estate and effects of the said Richard Medica ender the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year' of the reign of His bre Medicaty King George the Fourth, initialed "An Act to prised the laws, relating to bankrupts;" and in order to make checks and Final Dividend of the separate estate and effects of the said Richard Melling.

THE Commissioners in Fiat in Eankruptey, bearing date the 8th day of February 1341, awarded and issued forth against Joseph Smith, of Stratford-on-Avon, in the county of Warwick, Mercer and Draper, Dealer and Chapman, intend to meet on the 19th day of October next, at twelve o'clock at noon, at the Shakspeare Hotel, in Stratford-upon-Avon, in the county of Warwick, in order to Audit the Accounts of the Assignees of the estate aed effects of the said backrupt under the said Fint, pursuant to an Act of Parliament, made and passed in the sixthyear 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 o'clock in the affects 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 he disallowed.

THE Commissioners in a Fiat in Bankruptey, bearing date the 3d of February 1840, awarded and issued forth against John Richardson the younger and William Thompson, of Liverpool, in the county of Lancaster, Share Brokers, Dealers, Chapmen, and Copartners, intend to meet, on the 28th day of October next, at one in the afternoon, at the Clarendon-rooms, in South John-street, in Liverpool, in order to make a Dividend of the joint 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 not then proved be wilf disallowed.

THE Commissioners in a Figt in Batkruptcy; bearing date the 3d of February 1849, availed and issued forth against John Richardson the younger and William Thompson, of Liverpool, in the county of Lancaster, Share Brokers, Dealers, Chapinen, and Coparaners, intend to meet on the 28th day of Uctober next, at twelve o'clock at noon, at the Chapendon-rooms, in South John-street, in Liverpool, in order to make a Dividend of, the separate estate and effects of the said William Thompson; 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 Leuefit of the said Divident. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptey, hearing date the 23th day of January 1840, awarded and issued fouth against John Richardson, of Liverpool, in the county of Lancaster, Stock and Share Broker, Dealer and Chapman, carrying on business in pertnership with William Thompson, under the firm of Richardson and Thompson, intend to meet on the 28th day of October next, at eleven of the clock in the forenoon, at the Chardedon-rooms in South John-street, in Liverpool cforesoid, 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 disatlowed. THE Commissioners in a Fiat in Bankruptey, bearing date the 11th of November 1840, awarded and issuedforth against Thomas Hebblewhite, of Liverpool, in the county of Lancaster, Wine and Spirit Merchant, Dealer and Chapman, intend to meet on the 22d day of October next, at three in the afternoon, at the Charendon-booms; in South John-street, in Liverpool, in the said could of Lancaster, to inake a First Dividence of the estate and efficits 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.

W HEREAS the Commissioners acting in the proseontion of a Fiat in Bankruptcy awarded and issued forth against William Burrows N.ylor; of Pitsmoor, in the township of Brightside Bierlow, in the parish of Sheffield, in the county of York, Brick Make. Dealer and Chapman, have certified to the Right Hom the Lord High Chancellor of Great Britain, and to the Court of Review in 'Bankruptcy, that the said William Barrows' Naylor hath in alf things conformed himself according to the directions of the Acts of Parliament made and now in föreë concerning' bankrupts; this is to give notice, that, by virtue of an Act, passed in the sizth year of the reign of His late Majesty King George the Fourth, initialed "An Act to auchid the laws relating to bankrupts;" and also of his Act passed in the first and second years of the reign of His late Majesty, King William the Fourth, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said William Burrows Naylor will be allowed and coufframed by the Court of Review, established by the said last-meutoned Act; 'unless cause be shewn' to the said Court to the contrary, on or before the 19th day of October 1841.

W HEREAS the Commissioner acting in the prosecution of a Fiat, in Bankruptey awarded and issued forth against John Noble, of Huddersfield, in the county of York, Draper, Tailoy, Dealer and Chapman, liave certified to the Light Honourable the Lord High Chanceller of Great Britain, and to the Count of Review in Bankruptey, that the said John Noble hath in all things conformed himself according to the directions of the Acts of Parljament nuade, and now in force concerning bankrupts; this is to give nonce, 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 law's relating second years of the reign of His late Majesty King William the Fourth, initialed "An Act to establish a Court in Bankrupcy," the Certificate of the said John Noble, will be allowed and continued by the Court of Review, established by the said last-mentioned Act, anless cause be shewn to the said Court to the contrary, on or before the 19th day of October 1841.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Euclidic worlded and issued forth against George Mellor, or Macclesheld, in the county of Chester, Linen Dieper, Dealer and Chapman, have certify fied to the Right Henourible the Lord High Chardellor of Great Britzin, and to the Count of Review in Baak ruptey, that the said George Mellor half in tall things conformed hirself according to the Cheetlorie of the Acts of Parliament made and takes in Force concerning bankrupts; this is to give notice; that define Maletty King George the Fourth; initialed "An Act of instate Maletty King George the Fourth; initialed "An Act of astrongther he first and second years of the reign of E's last blaitety King William the Fourth; initialed "An Act to establish a Count in Bankruptey," the Confincte of the said George Mellor will be allowed and confirmed by the Court of Review, established by the said Lord to the contrary, on be before the Isth day of October 1841.

VI HEREAS the Commissioner acting in the prosecution of a Flat in Bankruptey awarded and issued forth against Anthony Lee, of "Guildford," in the county of Surrey, Banker," Dealler and Chapman, hath certified to the Right Honourable the Lord High Chancellor of

1

Great Britain, and to the Court of Review in Bankruptcy, that the said Anthony Lee hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; of Paritament made and now in force concerning bankrupis; 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 late Majesty King William the Fourth, initialed "An Act to establish a Court in Bank-uption" the Courtients of the reign of His late Majesty King William ruptey," the Certificate of the said Anthony Lee 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 19th day of October 1841.

WHEREAS the Commissioner acting in the prosecu-tion of a Fiat in Bankruptcy awarded and issued forth against Lionel Watling, of Upper-street. Islington, in the county of Middlesex, Butcher, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Lionel Watling hath in all things contorned himself according to the directions of the Acts of Parliament made 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, n seed in the sixth year of the reign of II is late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts;" and also of an Act, pured in the first and second years of the reign of His late Majesty King William the Fourth, initialed "An Act to establish a Court in Bankruptey," the Certificate of the said Lionel Watling will be allowed and confirmed by the Court of Review, established by the solid last-mentioned Act, unless cause be shewn to the solid Court to the contrary, on or before the 19th day of October 1841.

WHEREAS the Commissioners acting in the prosecu-tion of a Fiat in Bankruptcy awarded and issued forth against Thomas Porter, of Liverpool, in the county of Lancaster, Egg Merchant and Fish Dealer, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Thomas Porter hath in all things con-formed himself according to the directions of the Acts of formed 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 late Majesty King William Fourth, initialed "An Act to establish a Court in Bank-ruptcy," the Certificate of the said Thomas Porter will be allowed and confirmed by the Court of Review, estab-lished by the said last-mentioned Act, unless cause be lished by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary, on or before the 19th day of October 1841.

WHEREAS the Commissioners acting in the prosecu-THEREAS the Commissioners acting in the prosecu-tion of a Fiat in Bankruptey awarded and issued forth against William Selkirk, late of Aston juxta Bir-mingham, in the county of Warwick, Engraver, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptey, that the said William Selkirk hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning backrupts; Farhament made and now in force concerning backrupts; 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 late Majesty King William the Fourth, initialed "An Act to establish a Court in Bank-upter" the Courtificate of the sciel William Selficite will ruptcy," the Certificate of the said William Selkirk will be allowed and confirmed by the Court of Review, estab-tished by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary, on or before the 19th day of October 1841.

WHEREAS the Commissioner acting in the prosecu-VV tion of a Fiat in Bankroptcy awarded and issued forth against Henry Bragg, of Fenning's-wharf, Southwark, in the county of Surrey, and of Grove-hill terrace, Grovelene, Camberwell, in the same county, Cheese Factor, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Henry Bragg hath in all things conformed him-self according to the directions of the Acts of Parliament mede and nor in force concerning honkruptic; think to give made and now in force concerning bankrupis; this is to give made and now in force concerning barkrupis; this 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 bank-rupis;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, initialed "An Act to establish a Court in Bank-ruptcy," the Certificate of the said Henry Bragg 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 19th day the said Court to the contrary, on or before the 19th day of October 1841.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankrupicy awarded and issued forth against William Edwards, late of Burton-on-Trent, in the county of Stafford, and now or late of Church Gresley, in the county of Derby, and of Blackfordby. in the parish of Ashby-de-la-Zonch, in the county of Leicester, China and For the Name Manufacturer, Dealer and Chapman, have cer-tified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptey, that the said William Edwards hath in all things conformed him-self according to the directions of the Acts of Parlia-ment made and now in force concerning bankrupts; this is to size billion billion of an Act present in the bight ment made and now in force concerning bankrupts; this is to give hotice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts," and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, initiuled "An Act to establish a Court in Bank-ruptcy," the certificate of the said William Edwards will be allowed and confirmed by the Court of Review, estab-lished by the could be the method. lished by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary, on or before the 19th day of October 1841.

In the Gazette of Tuesday the 21st September instant, page 2355, col. 1, in the advertisement for a Fiat in Bank-ruptcy issued against Robert Neech the elder, the place of residence should have been stated as *Kirkley*, in the county of Suffolk, and not Kuhley, in the county of Suffolk, as therein stated.

THE estates of William Stobo, Lock and Hinge Maker and Ironmönger, in Laurieston of Glasgow, were sequestrated on the 22d day of September 1841.

sequestrated on the 22d day of September 1841. The first deliverance is dated the 22d September 1841. The meeting to elect Interim Factor is to be held, at twelve o'clock noon, on Monday the 4th day of October 1841, within the Black Bull Inn, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held, within the same place, on Friday the 29th day of October 1841, at twelve o'clock noon. A composition may be offered at this latter meeting; ord to antitle oreditors to the first dividend their oaths

and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 22d day of March 1842.

All future advertisements relating to this sequestration will be published in the Eduburgh Gazette alone.

JOHN B. GRACIE, W. S. Agent, Edinburgh.

THE estates of P. M. Kennedy and Company, Whole-sale Druggists, in Glasgow, and Patrick MacLean Kennedy, the Individual Partner of that Company, carrying on business there under the name or firm of the Old Drug Company, and of the said Old Drug Company, and of the said Patrick Maclean Kennedy, as an Individual, were sequestrated on the 22d September 1841.

The first deliverance is dated the 22d September 1841. The meeting to elect Interim Factor is to be held, at one o'clock, on Friday the 1st day of October 1841, within the Black Bull Inu, Glasgow; and the meeting to elect the

D 2

Trustee and Commissioners is to be held, at one o'clock; on Friday the 22d day of October 1841, within the Black Bill Inn, Glasgow.

'A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 22d March 1842.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette atone.

THOM. LEBURN, Agent, 7, Teviot-row, Edinburgh. 5'631 . т**г** 16.0 H.C.

THE estates of Alexander Murray, Potter and Manu-facturer, in Leith, were sequestrated on 23d Sep-tember 1841.

The first deliverance is dated the 23d September 1841.

The meeting to elect Interim Factor is to be held, at twelve o'clock noon, on Monday the 4th day of October 1841, within the writing chambers of Robert Deuchar, Solicitor, No. 2, Nicolson-square, Edinburgh ; and the meeting to elect the Trustee and Commissioners is to; be held, at twelve o'clock' noon, on Monday the 25th day of October 1841, within the said writing-chambers of Robert-Deuchar, Solicitor, No. 2, Nicolson-square, Edinburgh. -

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 25th day of March 1842.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

ROBERT DEUCHAR, Solicitor, No. 2, Nicolsonsquare, Edinburgh.

NOTICE.

 $<, \cdot$

14.5

THAT David Millar, Farmer, Coal Master, and Grain Dealer, at Catergig, in the parish of Carluke, and county of Lanark, was sequestrated on the 23d September 1841.

1841. The first deliverance is dated the 23d September 1841. The meeting to elect Interim Factor is to be held, at, twelve o'clock; noon, on Wednesday the 6th October next, within the Clydesdale Inn, Lanark; and the meeting to elect the Trustee and Commissioners is also to be held there, at twelve noon, on Wednesday the 27th October;

next A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt, must be lodged on or before the 1st November next. All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

J. GIBSON, Agent, 1, Abercromby-place, Edinburgh, September 23,1841

THÉ estates of Charles Hutchison, Mill Master and Grain Dealer, at Brunstain Mills, by Musselburgh, were sequestrated on the 24th September 1841.

The first deliverance is dated 24th September 1841.

The next deriverance is dated 24th September 1841. The meeting to elect Interim Factor is to be held, at two o'clock P. 'M. on Wednésday the 6th October 1844; within the writing-chambers of Richard Arthur, Solicitor Supreme Courts, No. 9; Portland-place, Edinburgh; and the meeting to elect the Trustée and Commissioners is to be Held,' at two o'clock P. M. on Wednesday the '27th of October 1841. October 1841, within the same place.

TA composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their coates and to entitle creations to the first divided, their Joans and grounds of debt must be lodged on or before the 24th day of March 1842. All fature advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

RICH. ARTHUR, S. S. C. 9, Portland place, Edin-

RICH. ARTHUR, S. S. C. 3, And Manager Processing burgh, Agent. THE estates of George White, senior, Shoe Maker, in Pathheadfin the county of Fife, and sometime residing there, now deceased, were sequestrated on the 23d day of September 1841.

The first deliverance is dated the 3d August 1841; 2012 The meeting to elect Interim, Eartor, is to be held at twelve o'clock noon, on Monday the 4th day of October 1841, within the writing-chambers of Messus. Pearson and Jackson, Writers, in Kirkealdy; and the meeting to elect the Frustee and Commissioners is to be held, at twelve o'clock noon, on Monday the 25th day of October 1841, within the writing-chambers of the said Messrs, Pearson, and Jackson, Writers, in Kirkealdy.

champers of the said enessis, remove how a consult with the in Kirkcaldy... A composition may be offered at this latter meeting; and to entitle oreditors to the first dividend, their, oaths, and grounds of debt must be lodged on or before the 4th. day of February 1842. All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

T. and R. LANDALE, S.S.C. Agents, 8, Baxter-place, Edinburgh

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 25th day of September 1841.

Henry Charles Broom, Assignce. William Dennis, late of Downing-street, Manchester, Painter, an Insolvent, Not 56,292 C.; William Lawson, Assignee. 16 มการสารสร้างไป - • โมเตรีนี้

South Contrary THE COURT FOR RELIEF OF INSOLVENT DEBTORS. M. C. Thu herr

Saturday the 25th day of September 1841.

ORDERS have been made, vesting in the Pro-visional Assignee the Estate and Effects of the following Persons:

Thomas Brown, date of Welstead-yard, Seymour-places Bryanstone-square, Middlesex, Coach Smith, In the Debtors' Prison for London and Middlesex. Isaac Martin Davies, late of No. 3, Chapel-row, Sloahe-street; Chelsea, Middlesex, Groder, out of business-In the Debtors' Prison for London and Middlesex. Henry George Morris; late of Noi 1, Liquor-pondstreet, Gray's-inn-lane, Middlesex, Hair Dresser-In the Debtors' Prison for London and Middlesex.

Débtors' Prison for London and Middlesex.

James Partridge, late of No! 34, Castle-street, in the city of

Bristol, Cashier, out of employ.—In the Fleet Prison. William George Nisbett, late of High-street, Hampstead, Middlesex, Clerk to an Uphölsterer.—In the Fleet

Middlesex, Merk it an Graver it in the Angeles in the street, Prison with the second street in the county of Middlesex, Shoppan to an Ironmonger, In the county of Middlesex, Shoppan to an Ironmonger, In the elder, late of No. 1, Little Bell-alley, London will, London, Assistant to a Butcher Int the Debtors Prison for London and Middlesex in the Francis Thorman, late of Staindrop, Durham, Innkeeper. In the Gaol of Durham. . Sefec

Simon Pain, late of Temple-street, in the city and county, of Bristol, Butcher.—In the Gaol of Bristol, here and county, william Francis Morris, late of No. 1, Britania, place, Ren-enystell-noad, in the city of Bristol, Licenced, Nictualler, In the Gaol of Bristol, particulation and it that and here

•1.41

James Thomas Tates, late of No. 7, Upper Thames-street, James Thomas Yates, late of No. 7, Upper Thames-street, Greenwich, Kent, Lieutenant' in the Royal Navy.—In the Gaol of Maidstone. John Denbigh Cröft, late of Cookridge, Yofkshire, out of business.—In York Castle. Joseph Potts, late of Macclesfield, Chester, Dyer.—In the Gaol of Chester. William Parslow Cowley, late of All Saints, in the city of

- Hereford, out of employment, formerly Linea Draper. In the Gaöl of Hereford. George Evans, fate of Watermoor, Gloucestershire, Tailor. In the Gaol of Gloidester.
- 1 2 . 1 .

Lifver S. TUS

Pursuant to the Act for the Relief of Insolvent Deltors in England.

THE COURT FOR RELIEF OF INSOLVENT Washington DEBTORS. 5.1 2.5

N. B. - See the Notice at the end of these Adver-tisements.

- The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignce by Order of, the Court, having filed their Schedules, are ordered to be brought up before a Commissioner on Circuit, to be dealt with ac-Stording to the Statute as follows: :..
- Averhen Court-Honse; at Reading, in the County, of Berks, on the 19th day of October 1841, at Ten o'Clock in the Forenoon precisely.
- James Seymour Sane, late of No. 7, Hampden-place, Reading, Berkshire, Plumber, Painter, and Glazier, and previously of No. 13, West street, Reading aforesaid, Plumber, Glazier, and Painter.
- John Saunders, late of, West Hendred, near, Wantage, Berk-shire, a Jobbing Labourer, before that of West Hendred aforesaid, Butcher, previously of King William the Fourth Public house, Market-place, Wantage aforesaid, "Victualler," and "formerly" of the Shoulder of Mutton
- Public-house, Wallingford-street, 2. Wantage, raforesaid, Licenced Victualler.
- George Penton, late of Knitbury, near Newbury, Berks, in no business, previously of No. 105, Brond-street, Reading, Berks, Grocer and Bacon Killer. 2016, 2010, 12
- William Perry, late of Harwell, hear Abingdon, Berks, Labourer, previously of the same place, Yeoman
- Lapourer, previously of the same place, Yeoman and the sort of No. 104, Reasond Street, New Windson, Bucks, Sign Painter, formerly of No. 20, Edgeware-road, in the parish of Saint Mary-leabone, Middlesex, Omnibus Conductor, before that of William-street, Edgeware-road, aforesaid, Baker, and before that of No. 155 Wharf-road, Paddington, Middlesex, Baker, Saint Mary-leabone, Saint Street, Saint Street, Pageware-road, aforesaid, Baker, and before that of No. 155 Wharf-road, Paddington, Middlesex, Baker, Saint Street, Saint
- Paddingtop, Middlesex, Baker.
 Ephraim Hand, "late lodging at No. 7, Chuldel-street, New Windsor, Berks, Labourer, and previously Hedging at Moody's Coach-office, Castle-street, New Windsor, aforesaid, Caiman and Labourer, and beford that residing at Mr. Coopers' House, near Addhaide-square, New Windsor, aforesaid, Carman and Labourer.
 Windsor, Berks, out of business, and previously id. North-moor, near, Witney, Oxfordshire, Baker and Grocer.

- Samuel Stanford, late of Chievely, near Newbury, Berks,
- Samuel Stanford, late of Chevely, mear. New bury, berss, y)Drillman; previously of the New Inn; in the parish of Hampstead Norris, inear-Newbury aforesaid, 'dnnkeeper and Farmery, and Drillman, and before that of Down's --end, an Chevely aforesaid, Drillman and Coppice Dealer,
- and for part of the time keeping a Small Shop. 3 with an

- At the Court-House, at the City of Oxford, in the County of the same City, on the 21st day of October 1841, at Ten o'Clock in the Forenoon precisely.
- William Janaway, formerly of Summertown, in the parish of Saint Giles, Oxford, Retailer of Beer, Carpenter, Builder, Timber Dealer, and Hurdle Maker, and late Builder, Timber Dealer, and Hurdle Maker, and mut of the Star Public-house, Saint Giles'-street, in the city and borough of Oxford, Licenced Victualler, Car-penter, Builder, Timber Dealer, and Hurdle Maker.
- At the Court-House, at Oxford Castle, in the County of Oxford; on the 21st day of October 1841, at Ten o Clock in the Forenoon.
- Thomas Turner, late of Newland, in the parish of Coggs, near Witney, in the county of Oxford, Carpenter, Joiner, Wheelwright, and Builder. James Wickens, late of Market-street, Oxford, Boot, Shoe, and Umbrella Maker.
- Richard Slatter, formerly of Friar-street, and late of Bull-
- street, both in the parish of Saint Ebbe, in the city and borough of Oxford, Baker, Grocer, and Shopkeeper. Henry Munday, late of Waterpeng, in the county of Ox-ford, Grocer, Tea Dealer, Shopkeeper, and Labourer, before then of the same place, Grocer, Tea Dealer, Shop-
- keeper, Butcher, and Labourer. Henry Watkins, late of No. 14, Castle-street, in the city and borough of Oxford, Coach Maker, Wheelwright, Smith, and Painter.
- and Painter. Daniel Green, late of Piddington, in the county of Oxford, Mason, Bricklayer, Slater, and Plasterer. John Harris, late of Nethercot, in the parish of Tackley, Oxfordshire, Land Measurer, previously of the same place, Publican, Tea Deater, Groeer, Ironmonger, Shop-Reeper, Pig Dealer, and Land Measurer.

- At the Court-House, at Wakeheld, in the County Jof York, on the 20th day of October 1841, at Ten o Clock in the Forenoon precisely.
- George Gaukroger, late of Halifax, in the west riding of

- Joseph Jubb, formerly of Thornes, in the township of Al-verthorpe-with Thornes, near, Wakefield, Yorkshire, Batcher, carrying on business in the Shambles, Wakefield taforesaid, afterwards of Thorne's-lane, in the said town-voship of Alverthorpe, with Thornes, Batcher, and late of Rewiay, near Leeds, in the said county, Labourer.
- Thomas Stoner, formerly of Barwick-iu-Elmet, near Aber-iford, Norkshire, Corn Miller and Farmer, and late of the same place, out of business. John Carter, formerly of Lady-lane, or Clay-pit-lane, in
- the township of Hunsleit, near Leeds, Yorkshire, Farmer and Coal, Merchant, then of Cross-flatts-house, in the and Coal merchant, atter wards a Prisoner for Debt in the township of Beeston, near Leed's aforesaid, Farmer and Coal Merchant, afterwards a Prisoner for Debt in the Gaol of Rothwell, Yorkshire, and late in Lodgings, at. Beeston, near Leed's aforesaid, out of business.
- Joseph Worsnop, formerly of Northowram, near Halifax, 2: Yorkshire, 'carrying on 'business in partnership with Gershorn Buitliffe, at Dam-head Mill, in Shibdendale, in Northowram aforesaid, as Worsted Spinners and Wook

Top Manufacturers, under the firm of Worsnop and Builliffe, afterwards of the same place, carrying on busi-ness of Worsted Spinner and Wool Top Manufacturer on his own account, afterwards of Northowram aforesaid, out of business, then a Prisoner for Debt in the Gaol of Rothwell, and late of Northowram aforesaid, out of business.

- Joshua Brook, formerly of Cowcliffe, near Huddersfield, Yorkshire, Shopkeeper and Journeyman Cloth Dresser,
- John Sykes, late of Sheeper and Coshiev,
 John Sykes, late of Sheepindge, near Huddersfield, Yorkshire, Woollen Cloth Manufacturer.
 William Kinder, formerly of Meltham, near Huddersfield,
 Yorkshire, Farmer and Cloth Manufacturer, and late of
- John Woodall, formerly of Merchant's-court, Fossgote, York, afterwards in Lodgings, at No. 17, Roundhay-road, Leeds, Yorkshire, then at No. 26, Back Nile-street, Leeds aforesaid, Accountant and Rent Collector, subsequently in Lodgings, at No. 26, Back Nile-street, Leeds aforesaid, Auctioncer, Accountant, and Rent Collector, and late of the same place, Accountant and Collector. James Sykes, formerly of Helem-in-Meltham, and of Lane
- Dyehouse, both near Huddarsfield, Yorkshire, Beer Retailer and Clothier, afferwards of Lane Dychoise aforesaid. Innkeeper and Clothier, then of the same place, Coal Leader, and late of Harrap-green, in Saddleworth, Yorkshire, Journeyman Clothier.
- Jeremiah Delleate, late of the Market-place, Ripon, York-shire, formerly Butcher and Iankceper, and late Iankeeper only.
- George Gill, late of Frenchgate, Doncaster, Yorkshire, Sione Mason and Beer Housekeeper, and previously of Barnebro'-clift, near Doncaster aforesaid, Journeyman Stone Mason.
- John Wright, late of Spring-gardens, Doncaster, Yorkshira, Blacking Manufacturer, previously of Marsh, near Hud-dersfield, Yorkshire, out of business.
- dersfield, Yorkshire, out of business. Joseph Shaw, late of Batley-carr, near Dewsbury, York-
- Joseph Shaw, Jate on Bacey-carr, Jacar Depsotary, 1974 shire, Stone Mason. James Holdsworth. formerly of Rodley, in the parish of Calverley, near Bradford, Yorkshire, Beer Retailer, after-wards of Bermondsey-square, Bradford aforesaid, Shop-keeper, and late of Woodhall-hills, in the parish of Cal-
- werley aforesaid, Husbandman.
 William Kershaw, formerly of No. 55, Wellington-road, Leeds, Yorkshire, and of Perseverance-mill, Meadow-lane, Leeds aforesaid, afterwards of No. 55, Wellington-road, Leeds aforesaid, and of Perseverance-mill, Meadow-lane, Leeds aforesaid, and of Perseverance-mill, Meadow-lane, Leeds aforesaid, and of Perseverance-mill, Meadow-lane, Leeds aforesaid, and of Perseverance-mill, Meadowroad, Leeds aforesaid, and of Perseverance-mill, Meadow-lane, Leeds aforesaid, and of Clapham's-mill, Hunslet-lane, Leeds aforesaid, then of No. 1, York-place, Leeds aforesaid, and of the said Clapham's-mill and Perse-verance-mill, subsequently of No. 1, York-place aforesaid, and of said Perseverance-mill, at each of said places carrying on business as a Cloth Dresser and Cloth Mer-chant, under the style or firm of William Kershaw and Company, then of No. 1, York-place, Leeds aforesaid Company, then of No. 1, York-place, Leeds aforesaid, out of business, afterwards of the same place, Overlooker, afterwards a Prisoner for Debt in the Castle of York, and late of No. 1, York-place, Leeds aforesaid, out of husiness.
- At the Court-House, at Wakefield, in the County of York, on the 21st day of October 1841, at Ten o'Clock in the Forenoon precisely.
- John Blackburn, formerly of Ovenden, near Halifax, afterwards of Horton, near Bradford, then of Thornton, near Bradford aforesaid, and late of Southowram, near Halifax aforesaid, Yorkshire, Labourer and Weaver.
- John Chambers, formerly of Back Rockingham-street, Leeds, Yorkshire, Commission Agent, then of Russell-place, Leeds aforesaid, Commission Agent, and late of No. 15, Cobourg-street, Leeds, Commission Agent.
- John Newby Stanley Mouldeu, formerly of Fishergate, Preston, in the county palatine of Lancaster, Linen Draper and Silk Mercer, and late of Lowerhead-row, in Leeds, Yorkshire, Journeyman Linen Draper and Silk Mercer
- Charles Hanson, formerly of Victoria-street, Sheffield, York shire, Journeyman Brush Maker, afterwards of Pinfold-street, Sheffield aforesaid, Brush Manufacturer, then of Sands-pavors, Sheffield aforesaid, out of business, then or

Pinfold-street, Sheffield aforesaid, unemployed, and late of Pinfold-street aforesaid, Journeyman Brush Maker and Shopman to John Hanson, of Sheffield aforesaid, and only employed as a Labourer.

- employed as a Labourer. William Poppleton, formerly of Deighton, near Hudders-field, Yorkshire, Farmer, Milkman, Coal Dealer, and Carter, alterwards of the same place, Farmer, Milkman, Coal Dealer, Carter, and Overseer of the Poor of the township of Huddersfield aforesaid, then of the same place, Farmer, Milkman, Coal Dealer, and Carter, and late of the same place, out of business. Elizabeth Staneliffe, formerly of Kirkheaton, near Hudders-field, Yorkshire, Small Farmer and Milk Seler, and late of the same place, out of business.
- John Surges, formerly of Control Harrogate, in the west-riding of Yorkshire, Hackney Coach Proprietor and Licenced to let Horses and Carriages, and late of the same place, Hackney Coach Driver, and occasionally Driver.
- Philip Robinson, late of Kirkby Malheard, near Ripon, Yorkshire, Innkeeper and Cattle Jobber, and previously of Sawley, near Ripon aforesaid, Cattle Jobber and Farmer's Servant.
- Charles Sykes, late of Mold-green, near Huddersfield, Yorkshire, Coachman and Toll Collector, and also previously. shire, Coachman and Toll Collector, and also previously, carrying on business in copartnership with John Sykes, and also with Joseph Speight, as Toll Contractors and Coach Proprietors, under the style or firm of John Sykes and Co. also Joint Contractors with J. Beauland, for the Doneaster and Tadeaster, Wokefield and Austorland, Dewsbury and Gomersall, and Keighley and Halifax Turnpike Roads, and also Joint Contractors with James Vuppes for the Bed Water-foot and Durnley and Watch-gate Turnpike Roads. gate Turppike Roads.
- gate Thropike Roads. Charles Hawksley, formerly of Nether-green, near Sheffield, . . . Yorkshire, Commission Agent for sale of Sonp, Wines, Cigars, &c. and also Dealer in Rathirs, then of Moure-hill, near Sheffield aforesaid, ort of business, then of the same place, Dealer in Seeds, then of West-street, in Sheffield aforesaid, Licenced Retailer of Beer, and Dealer in Mont and Hone trading is A cent to Biolard Taylor in Malt and Hops, trading as Agent to Richard Taylor, Common Brewer, Old Coates Brewery, near Bawtry, for the sale of Ale, Malt, and Hops, and late of Nether-green aforesaid, Cutlery Founder.
- Jeremiah Bottomley, formerly of Sowerby-bridge, and late of Shaw-hill, near Halifax, Yorkshire, Woolsorter and Agent to Messrs. Bernard Hartley and Company, Merchants, Halifax aforesaid, for the parpose and sale of Wool.
- Richard Smith, formerly of Kirkburton, near Huddersfield, Yorkshire, Weaver and Dealer in Malt, afterwards of the same place, Woollen Fancy Manufacturer, Dealer in Malt, and also in copartnership with Reuben Earnshaw, carrying on business at Huddersfield aforesaid, Fancy Woollen Manufacturer, under the style or firm of Reuben Earnshaw and Company, then of Kirkburton aforesaid, Weaver and Labourer, then of the same place, Agent for the Co-operative Society of Grocers, and Shopkeeper, at Kirkburton aforesaid, then of Dungeon-mill, near Huddersfield aforesaid, Foreman to Messrs, Wrigley, Woollen Merchants, whose wife carried on the Agency, voouen merchants, whose whe carried on the Agency, at Kirkburton aforesaid, for the aforesaid Co-operative Society, and late of Dungeon-mill, near Huddersfield aforesaid, Foreman to Messrs. Wrigley as aforesaid. John Jefferys, formerly of Gell-street, Sheffield, Yorkshire, Austinger and American and Attack the curve shire,
- Auctioneer and Appraiser, and late of the same place, out of business.
- Moses Royston, late of Barnsley, Yorkshire, Commission Agent and Licenced Wholesale Ale and Porter Dealer, and Nail Merchant, formerly of Market-street, in Barnsley aforesaid, Commission Agent and Licenced Wholesale Ale and Porter Dealer.
- John Shields, late of the city of Ripon, Attorney at Law.

Adjourned.

Haigh Clapham, formerly of Sheriff Hutton, in the north riding of Yorkshire, Coal Dealer, then of Shilling-mill, near Sheriff Hutton aforesaid, out of business, and late of Thornes-lane, near Wakefield, Yorkshire, out of business.

Thomas Firth, formerly of Cutler-heights, in the township of Tong, near Bradford, Yorkshire, Joiner and Beer

Housekeeper, then of Cutler-heights aforesaid, Farmer, then of Tong, near Bradford aforesaid, Joiner, Wheelwright, and Beer Housekeeper, and late of Coppergate, York, Journeyman Joiner, wite and family residing at Tong, street, near Bradford aforesaid.

TAKE NOTICE.

્રેલ્ટ્રાં છે. તેનું **કેર** નહે

1. 1. 1

9.02 11

1. If any creditor intends to oppose a Prisoner's discharge, notice of such intention must be given to the said Prisoner, in writing, three clear days before the day of hearing, exclusive of Sunday, and exclusive both of the day of giving such notice, and of the said day of hearing.

21-But in the case of a Prisoner, whom his creditors have removed, by an Order of the Court, from gaol in or near London, for hearing in the country, such notice of opposition will be sufficient, if given one clear day before the day of hearing.

3. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours of ten and four; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act, 1 and 2 Vict. cap. 110, sec. 105.

N. B. Entrance to the Office in Portugal-street, Lincoln's-inn-fields.

4. The duplicate of the petition and schedule, and all books, papers, and writings filed therewith, will

be produced for inspection and examination, by the Clerk of the Peace, Town Clerk, or other person with whom the same shall have been directed to be lodged for such purpose, at the Office of such Clerk of the Peace or other person, and copies of the petition and schedule, or such part thereof as shall be required, will be there provided according to the Act, 7 Geo. 4, c. 57, sec. 77, or 1 and 2 Vict. c. 110, sec. 106, as the case may be.

Insolvent Debtor.-Dividend.-No. 46,620 T.

THE creditors of Thomas George Glover, late of Kennington, Surrey, and of Sudbury, Suffolk, Coach Master and Driver, are informed, that a Dividend of two pence halfpenny in the pound may be received, by applying to the Assignee, Mr. Joseph Crookes, No. 143, Regent-street, Middlesex. on or after the 30th September instant.— Bills and securities to be produced.

THE creditors of Edmund White, formerly of Hoo, near Rochester, in the county of Kent, Farmer, an insolvent debtor, lately discharged, are requested to meet the assignee of the said insolvent at the office of Mr. John Whitelock, No. 70, Aldermanbury, in the city of London, on Friday the 15th day of October next, at twelve of the clock at noon precisely, to take into consideration and determine what shall be done by the assignee in regard to the real and personal property set forth in the schedule of the said insolvent, as amended; and on other special affairs.—Dated this 28th day of September 1841.

All Letters must be Post-paid.

۰.

Printed and Published at the Office, in Cannon-row, Parliament-street, by FRANCIS WATTS, of No. 40, Vincent-square, Westminster.

Tuesday, September 28, 1841.

Price Two Shillings and Four Pence:

191

in office Sin and

ال المترا 1994 - ويوانية 1994 - المراجع 1994 - المراجع

......

....

adalah sebagai kecamatan kecamatan kecamatan kecamatan kecamatan kecamatan kecamatan kecamatan kecamatan kecama Kecamatan ke Kecamatan k

and an an an ann an an an ann an Arland an an Arland an an Arland. An Arland Arland an Ar Arland an Ar

and the second second

. 1.11 tax

(a) A set as the order of the formation of the set as the set of the set o

(a) prove the state of the second state of

ċ,

4

