

The London Gazette.

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From Tuesday April 14, to Saturday April 18, 1752.

WHITE HALL.

The following being the last Act of Parliament relating to the horrid Crime of Murder, is here inserted for the Information of the Publick.

An Act for better preventing the horrid Crime of MURDER.

WHEREAS the horrid Crime of Murder has of late been more frequently perpetrated than formerly, and particularly in and near the Metropolis of this Kingdom, contrary to the known Humanity and natural Genius of the British Nation: And whereas it is thereby become necessary, that some further Terror and peculiar Mark of Infamy be added to the Punishment of Death, now by Law inflicted on such as shall be guilty of the said heinous Offence; May it please your most Excellent Majesty, that it may be enacted, and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That from and after the First Day of Easter Term, in the Year of our Lord One thousand seven hundred and fifty two, all Persons who shall be found guilty of wilful Murder, be executed according to Law, on the Day next but one after Sentence passed, unless the same shall happen to be the Lord's Day, commonly called Sunday, and in that Case on the Monday following.

And be it further enacted by the Authority aforesaid, That the Body of such Murderer so convicted, shall, if such Conviction and Execution shall be in the County of Middlesex, or within the City of London, or the Liberties thereof, be immediately conveyed by the Sheriff or Sheriffs, his or their Deputy or Deputies, and his or their Officers, to the Hall of the Surgeons Company, or such other Place as the said Company shall appoint for this Purpose, and be delivered to such Person as the said Company shall depute or appoint, who shall give to the Sheriff or Sheriffs, his or their Deputy or Deputies, a Receipt for the same; and the Body so delivered to the said Company of Surgeons, shall be dissected and anatomized by the said Surgeons, or such Person as they shall appoint for that Purpose: And in case such Conviction and Execution shall happen to be in any other County, or other Place in Great Britain, then the Judge or Justice of Assize, or other proper Judge, shall award the Sentence to be put in Execution the next Day but one after such Conviction (except as is before excepted) and the Body of such Murderer shall in like Manner be delivered by the Sheriff, or his Deputy, and his Officers, to such Surgeon as such Judge or Justice shall direct for the Purpose aforesaid.

And be it further enacted by the Authority aforesaid, That Sentence shall be pronounced in open Court immediately after the Conviction of

such Murderer, and before the Court shall proceed to any other Business, unless the Court shall see reasonable Cause for postponing the same; in which Sentence shall be expressed not only the usual Judgment of Death, but also the Time appointed hereby for the Execution thereof, and the Marks of Infamy hereby directed for such Offenders, in order to impress a just Horror in the Mind of the Offender, and on the Minds of such as shall be present, of the heinous Crime of Murder.

Provided always, and be it enacted, That after such Sentence pronounced as aforesaid, in case there shall appear reasonable Cause, it shall and may be lawful to and for such Judge or Justice, before whom such Criminal shall have been so tried, to stay the Execution of the Sentence, at the Discretion of such Judge or Justice, Regard being always had to the true Intent and Purpose of this Act.

Provided also, That it shall be in the Power of any such Judge or Justice to appoint the Body of any such Criminal to be hung in Chains: But that in no Case whatsoever the Body of any Murderer shall be suffered to be buried; unless after such Body shall have been dissected and anatomized as aforesaid; and every such Judge or Justice shall, and is hereby required to direct the same either to be disposed of as aforesaid, to be anatomized, or to be hung in Chains, in the same Manner as is now practised for the most atrocious Offences.

And be it further enacted by the Authority aforesaid, That from and after such Conviction, and Judgment given thereupon, the Goaler or Keeper, to whom such Criminal shall be delivered for safe Custody, shall confine such Prisoner to some Cell, or other proper and safe Place within the Prison, separate and apart from the other Prisoners; and that no Person or Persons whatsoever, except the Goaler or Keeper, or his Servants, shall have Access to any such Prisoner, without Licence being first obtained for that Purpose, under the Hand of such Judge or Justice, before whom such Offender shall have been tried, or under the Hand of the Sheriff, his Deputy, or Under Sheriff.

Provided always, That in case any such Judge or Justice shall see Cause to respite the Execution of such Offender, so condemned as aforesaid, such Judge or Justice may relax or release any or all of the Restraints or Regulations herein before or herein after directed to be observed by the Goaler or Keeper of the Prison, where such Prisoner shall be confined, by any Licence in Writing, signed by such Judge or Justice for that Purpose, for and during the Time of such Stay of Execution; any Thing herein before contained to the contrary thereof notwithstanding.

And be it further enacted by the Authority aforesaid, That after Sentence passed as aforesaid, and until the Execution thereof, such Offender shall be fed with Bread and Water only, and with no other Food or Liquor whatsoever (except in case of receiving the Sacrament of the Lord's

Lord's Supper, and except in case of any violent Sickness or Wound, in which Case some known Physician, Surgeon, or Apothecary, may be admitted by the Goaler or Keeper of the said Prison to administer Necessaries; the Christian and Surname of such Physician, Surgeon, or Apothecary, and his Place of Abode, being first entered in the Books of such Prison or Goal, there to remain) and in case such Goaler or Prison Keeper shall offend against, or neglect to put in Execution, any of the Directions or Regulations hereby enacted to be observed, such Goaler or Prison Keeper shall, for such Offence, forfeit his Office, and shall be fined in the Sum of Twenty Pounds, and suffer Imprisonment until the same be paid.

And be it enacted by the Authority aforesaid, That if any Person or Persons whatsoever shall by Force set at Liberty, or rescue, or attempt to rescue or set at Liberty, any Person out of Prison, who shall be committed for, or found guilty of Murder, or rescue, or attempt to rescue, any Person convicted of Murder going to Execution, or during Execution, every Person so offending, shall be deemed, taken, and adjudged to be guilty of Felony, and shall suffer Death without Benefit of Clergy.

And be it further enacted by the Authority aforesaid, That if any Person or Persons whatsoever shall, after such Execution had, by Force rescue, or attempt to rescue, the Body of such Offender out of the Custody of the Sheriff, or his Officers, during the Conveyance of such Body to any of the Places hereby directed, or shall, by Force, rescue, or attempt to rescue, such Body from the Company of Surgeons, or their Officers or Servants, or from the House of any Surgeon, where the same shall have been deposited in pursuance of this Act; every Person so offending, shall be deemed and adjudged to be guilty of Felony, and shall be liable to be transported to some of his Majesty's Colonies or Plantations in America, for the Term of Seven Years, in like Manner as is directed by the Laws now in Force relating to the Transportation of Felons; and shall be subject to the like Punishment, and Methods of Conviction, in case of returning into, or being found at large within Great Britain, within the said Term of Seven Years, in all Respects, as by Law other Felons are subject to, in case of unlawfully returning from Transportation.

Provided always, and it is hereby enacted by the Authority aforesaid, That nothing herein contained shall extend to repeal or alter so much of an Act made in the Eleventh Year of his late Majesty's Reign, (intituled, *An Act for the more effectual disarming the Higblands in that Part of Great Britain called Scotland; and for the better securing the Peace and Quiet of that Part of the Kingdom, as relates to the Suspension of the Execution of Person convicted of capital Offences, within that Part of Great Britain called Scotland*) for the respective Times in the said Act mentioned; any Thing herein before contained to the contrary notwithstanding.

Naples, March 28. Their Majesties came to their Palace in this City from Caserta on Friday last, and propose staying here till Easter Monday, when they will set out for Portici, in order to reside there till after the Queen's Lying-in, her Majesty being now in the eighth Month of her Pregnancy. This Morning the St. Charles Man of War, and a Frigate named the *Conception*, put to Sea on a Cruise against the Barbary Corsairs, who have lately appeared in great

Numbers upon our Coasts, and greatly interrupted our Commerce.

Genoa, April 4. The late Choice of the Marquis Lomellino, to be Doge of this Republick, seems entirely agreeable to the People, as he has always appeared to be firmly attached to the true Interests of this Country. The Government has put an End to all the Tumults lately raised at Bisagno, and some other neighbouring Places, by making Examples of the principal Promoters of them.

Petersbourg, April 4. The Empress's intended Journey to Moscow seems to be quite laid aside for this Year, all Preparations for it being entirely stopped, and no Mention made of it lately at Court. Notwithstanding no Orders are as yet given for the equipping of the Fleet, yet the Number of Sailors is kept up to 8000 as usual, and the Officers are not to be absent without express Leave of the Court.

Stockholm, April 10. The King has caused an Edict to be published, for introducing the Gregorian Calendar into this Kingdom, instead of the Julian, which we have hitherto made use of. Count Tessin, President of the Royal Chancery, having at Length obtained Leave to resign that Employment, the King has conferred the same on the Senator Count Hopken, of which Notice has been given in Form to all the Foreign Ministers.

Vienna, April 13. The Right Honourable the Earl of Hindford was introduced to their Imperial Majesties on Saturday last, and met with a most gracious Reception. On Sunday the Count de Hautefort, the French Ambassador, made his publick Entry into this City and the next Day was admitted to his publick Audiences of their Imperial Majesties, with the same Ceremonies as were observed some Years ago with Regard to the Duke de Richlieu, Ambassador from that Crown.

Hambourg, April 14. M. de Marteville, appointed Envoy from the States General to the Court of Sweden, and who has been here some Months past, set out this Morning on his Way to Stockholm.

Berlin, April 18. The five Squadrons of the Regiment of Hussars of Ziethen, arrived here on Thursday last; they are quartered in the neighbouring Villages, where they are to remain till the general Review. The same Day a Magazine of Powder, situate a little Distance from hence, blew up suddenly, by which Accident four Persons lost their Lives.

Hague, April 24, N. S. We have received an Account by an Express from Hanover, that his Britannick Majesty arrived at that Place in perfect Health, on Friday last the 21st Instant, N. S. at Four o'Clock in the Afternoon.

Hague, April 25. His Grace the Duke of Newcastle arrived here on Saturday last from Brussels, and immediately waited on her Royal Highness the Princess Governante at the House in the Wood, and was most graciously received. The next Day his Grace dined with several Lords of the Regency at the Duke of Brunswick Wolfenbittel's; and this Morning his Grace set out to meet his Dutchess at Deventer, from whence they will proceed together for Hanover.

Victualling Office, April 17, 1752.

The Commissioners for Victualling His Majesty's Navy hereby give Notice, That on Friday the 29th of May next, exactly at Twelve of the Clock at Noon, they will be ready to treat with such Persons as may be willing to contract for the Furnishing such of His Majesty's Ships and Vessels with Provisions, as may touch at Barbadoes and

and the Leeward Islands, and be in Want thereof. The Conditions of the Contract may be seen at the Secretary's Office at the Victualling-Office, London.

Navy Office, April 2, 1752.

As the passing the Accountis of Sir John Ruskout and George Dodington, Esq; late Treasurers of his Majesty's Navy, are carrying on with all the Expedition that may be, it is recommended to such Persons as have had Bills assigned upon them by the Navy Board, and have not receiv'd their Money for the said Bills, forthwith to call for the same; and all Persons who have any Imprests standing out against them, and have not any Bills or Accounts in this Office to clear the said Imprests, are desired forthwith to bring in their Bills or Accounts to discharge them, that so the said Imprests may not be brought to account and return'd into the Exchequer, as otherwise they will be; and such Persons as have passed their Accounts, and have not taken up their Imprests, are required to carry their perfect Bills to the late Treasurers Office, and to take up their Imprests.

Trinity House, Hull, April 13, 1752.

Whereas the Low Light of the Spurn was washed down in December last, and since then has been set up again: And Complaint thereof hath been made to this House by several Ship Masters, That the same is now fixed too nigh the high Light, and not at the same Point of the Compass as before; so that the same Lights differ very much in the Opening and Shutting of them, and in their being in one (or over End) to the great Danger of all Ships upon the Coast, and especially to such as come into, or go out of the Humber, and some have already been deceived thereby: Therefore this House have taken a Survey of the said Lights as they now are, and do hereby give Notice, That the said High and Low Lights are now only about 70 Feet asunder (not more than one Third of the Distance they ought to be and were before) and when over End, bear North North West, half West, and before they can open, either to the Northward or Southward Ships must run over much Ground; on which Account (until the said Low Light is more properly placed for the Safety of Navigation, and Notice thereof given) it is adviseable for all Persons to depend on the High Light only, for directing them to keep clear of the Sands.

By Order of the Worshipful Wardens, Elder Brethren and Assistants,
Mar. Wadman, Secretary.

Society of the Free British Fishery.

Mercers Hall, May 16, 1752.

At a General Court held here this Day,

Resolved,

That this General Court be adjourned to this Place till Thursday the 23d Instant, at Eleven in the Forenoon.

By Order of the General Court,
John Lockman, Secretary.

A General Meeting of Trustees for Repairing and Amending the Turnpike Roads in the Counties of Surry and Sussex, is appointed to be held at the Fox and Hounds Inn in Croydon, on Saturday the 2d Day of May, at Ten o'Clock in the Forenoon, to chuse Trustees in the Place of such as are dead, removed, or refuse to act; and to appoint Toll Collectors; and for Dispatch of other Business relating to the Trust.
S. Gourney, Clerk.

Advertisements.

Dr. ANDERSON'S, or,
The Famous SCOTS PILLS;

ARE faithfully prepared only by JAMES ENGLISH, Son of DAVID ENGLISH, deceased, at the Unicorn, over-against the New Church in the Strand, London; and to prevent Counterfeits from Scotland, as well as in and about London, you are desired to take Notice, That the true Pills have their Boxes sealed on the Top (in black Wax) with a Lyon Rampant, and Three Mulletts Argent, Dr. Anderson's Head betwixt I. I. with his Name round it, and Isabella English underneath the Shield in a Scroll. They are of excellent Use in all Cases where Purging is necessary, and may be taken with Epsom, Tunbridge, or other Medicinal Waters.

London, April 17, 1752.

This Day was publish'd, Price 6 d.

(Containing four Sheets and a Copper-Plate)

With his Majesty's Royal Privilege and Licence,

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PROPOSALS at large.

April 18, 1752.

This Day is Published,

[To be continued Weekly, Price 6 d.]

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NUMBER LI. of

A New and Universal DICTIONARY OF ARTS and SCIENCES: Containing, not only an Explanation of the various Terms made Use of in the several Arts and Sciences; but also, whatever else is requisite to render those Branches of Learning themselves Easy and Familiar to the meanest Capacities. With an Introductory Preface, Tracing the Progress of Literature from the earliest Ages, and enumerating the various Improvements made therein, at different Periods of Time. Extracted from the best Authors, Transactions, Memoirs, &c. in several Languages. And illustrated with a great Number of Copper Plates, all new engraved by the best Hands.

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N. B. A Translation of all the Discoveries and Improvements, contained in the Encyclopédie published at Paris, by M. Diderot, will be inserted in this New Dictionary of Arts and Sciences.

TO be sold, (together or in Parcels) pursuant to a Decree of the High Court of Chancery, before Thomas Lane, Esq; one of the Masters of the said Court, The several Estates late of Thomas Copleston, Esq; deceased, (to wit) The Fee Simple and Inheritance of the Barton of Bowden; the Manor of Brixton English, and divers Tenements, Lands and Hereditaments in the Parishes of Yealmpton, Ermington and Brixton in the County of Devon; of the yearly Value of 412 l. 2 s. or thereabouts: Also the Reversion in Fee of divers Tenements, Lands and Hereditaments, after one, two and three Lives, in the Parishes of Yealmpton, Brixton, Newton Ferrers, Ermington, and Withcombe in the said County of Devon, of the yearly Value of 432 l. 16 s. or thereabouts; upon which the Conventi- onary Rents referred by the Leafes amount to 45 l. 15 s. a Year, besides Herriots. Particulars whereof may be had at the said Master's Office in Carey-street.

TO be peremptorily sold, pursuant to a Decree and subsequent Order of the High Court of Chancery, before William Spicer, Esq; one of the Masters of the said Court, on Friday the 8th Day of May next, between the Hours of Five and Six in the Afternoon, Several Freehold Messuages, Lands, Tenements and Hereditaments; together with the Timber, Woods and Woodlands thereunto belonging, situate in the several Parishes of Astley, Bedworth, Arley, King's Norton and Chel-laston, in the several Counties of Warwick, Worcester, and Derby, of the yearly Value of 307 l. and upwards, late the Estate of Thomas Bayly, Esq; deceased. Particulars whereof may be had at the said Master's Chambers in Lincoln's Inn, London.

By

By the KING's PATENT.

HIS MAJESTY has been graciously pleased to grant to George West, Surgeon, of Bow Church-yard, Cheap-side, London, his Royal Letters Patent, for the sole Making and Vending his Pectoral Elixir, that cures all Disorders of the Breast, viz. Coughs, Colds, Hoarseness, Shortness of Breath, the Hooping-Cough, eases violent Cholicks and the dry Gripes in the West Indies, Rheumatick and Sciatick Pains in the Limbs, After-Pains in Women, and all internal Bruises, at One Shilling and Six-pence a Bottle. Country Shopkeepers may have good Allowance to sell again.

TO be peremptorily sold, pursuant to a Decree and subsequent Orders of the High Court of Chancery, before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Symond's Inn in Chancery-Lane, on Friday the 8th of May next, between Five and Seven in the Afternoon, The Freehold and Copyhold Estates late of William Genew, Esq; deceased, in the several Counties of Surry and Lincoln, and the City of London, viz. Two Capital Mansion-houses, the one Freehold, and the other Copyhold; Ten Messuages, nine Freehold, and one Copyhold; a Freehold Cottage, with the Out-houses, Coach-houses, Malthouses, Gardens, and Appurtenances thereunto belonging; and 110 Acres of Land, mostly Freehold, situate in Ham, Peterham and Kingston Canbury in the County of Surry, of the yearly Value of 320 l. and upwards. A Freehold Messuage and Farm of 80 Acres of Land in North Hycom in the County of Lincoln, of the yearly Value of 29 l. And a Freehold Messuage in Cheap-side, London, of 70 l. per Annum. All the above Premises in good Repair, and let to substantial Tenants. Particulars whereof may be had at the said Master's Chambers.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, before Richard Edwards, Esq; one of the Masters of the said Court, at his Chambers in Chancery-Lane, on Friday the 8th Day of May next, between the Hours of Four and Six in the Afternoon, The Tythes late of Thomas Clough, deceased, in the Parish of Westbury and County of Salop, of the yearly Value of 37 l. 7 s. 6 d. besides the Tythe of some Coppices when felled. Particulars to be had at the said Chambers.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, before Richard Edwards, Esq; one of the Masters of the said Court at his Chambers in Chancery-lane, on Friday the 8th Day of May next, between the Hours of Ten and Twelve in the Forenoon, together or in Parcels, A Capital Mansion-house called Everdon Hall, and divers Closes of Lands, in the Parish of Everdon in the County of Northampton; A Messuage, Barn, Stables, and Parcels of Lands, late the Estate of John Winston, late of Everdon aforesaid, Esq; deceased. Particulars to be had at the said Chambers.

TO be sold, together or in Parcels, to the best Purchaser or Purchasers, pursuant to a Decree of the High Court of Chancery, before Samuel Burroughs, Esq; one of the Masters of the said Court, at his Chambers in Chancery-Lane, The Fee Simple and Inheritance of the Barton and Farm of Houndbeer, lying in the Parish of Woodbury in the County of Devon, with the Appurtenances, and a Messuage and Tenement lying in the Parish and Manor of Thowerton in the said County of Devon, known by the Name of Hole's Tenement, for the Residue of a Term of which about 11 Years are yet to come and unexpired; as also the Fee and Inheritance of a Field, containing about three Acres, lying within the Parish of St. David and City of Exeter; and likewise a Moiety of a Parcel of Ground in Cross Keys Alley in Bermondsey-street in the Parish of St. Olave in the County of Surry. All which said Lands and Premises were late the Estate of John Ivie, Esq; deceased. Further Particulars may be had at the said Master's Chambers.

Pursuant to a Decree of the High Court of Chancery, the Creditors of William Morris, late of Fernham in the County of Berks, Esq; deceased, are, on or before the 29th Day of May next, to come in and prove their Debts before Francis Eld, Esq; one of the Masters of the said Court, at his Chambers in Symond's Inn in Chancery-Lane, London, or in Default thereof, they will peremptorily be excluded the Benefit of the said Decree.

Whereas a Commission of Bankrupt is awarded and issued forth against Richard Taylor, of the Parish of St. Andrew Wardrobe by Black Fryars, London, Distiller, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 22d and 27th Days of April instant, and on the 30th Day of May next, at Four of the Clock in the Afternoon, on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. Harrison, Attorney, in Southampton Buildings near Holborne.

Whereas a Commission of Bankrupt is awarded and issued forth against James Franks, of the Precinct of St. Catherine's in the County of Middlesex, Baker, and he being declared a Bankrupt, is hereby required to surrender himself to

the Commissioners in the said Commission named, or the major Part of them, on the 22d of April instant and on the 2d and 30th of May next, at Three of the Clock in the Afternoon, on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mess. Richard and William Cracraft, Attorneys, in Brabant Court in Philpot-Lane in Fenchurch-street, London.

Whereas a Commission of Bankrupt is awarded and issued forth against Richard Felton, of Elbow-Lane, London, Wine Merchant and Chapman, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 24th of April instant, and on the 1st and 30th of May next, at Four of the Clock in the Afternoon, on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same, but to whom the Commissioners shall appoint, but give Notice to Mr. Russell, Attorney, in Alderman-bury, London.

Whereas a Commission of Bankrupt is awarded and issued forth against John Troy, of Ludgate street, London, Mercer, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 23d and 30th of April instant, and on the 30th of May next, at Four in the Afternoon on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. Dutch, Attorney, at Apothecaries Hall, London.

Whereas a Commission of Bankrupt is awarded and issued forth against William Seccull, of the Parish of St. George Hanover-square in the County of Middlesex, Stone Mason and Chapman, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 24th of April instant, and on the 2d and 30th of May next, at Four o'Clock in the Afternoon on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. Burman, Attorney, in Lincoln's Inn, London.

Whereas a Commission of Bankrupt is awarded and issued forth against George William Pope, of the Strand in the County of Middlesex, Draper and Chapman, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 21st and 28th of this Instant April, and on the 30th of May next, at Four of the Clock in the Afternoon on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint.

Whereas the acting Commissioners in the Commission of Bankrupt awarded against Henry Bastone, late of Taunton St. Mary Magdalen in the County of Somerset, Innholder Dealer and Chapman, have certified to the Right Honourable Philip Lord Hardwicke, Baron of Hardwicke, Lord High Chancellor of Great Britain, that the said Henry Bastone hath in all Things conformed himself according to the Directions of the several Acts of Parliament made concerning Bankrupts; This is to give Notice, that by Virtue of an Act passed in the Fifth Year of his present Majesty's Reign, his Certificate will be allowed and confirmed as the said Act directs, unless Cause be shewn to the contrary on or before the 9th of May next.