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WHITEHALL.

The following being the last Act of Parliament for the better preventing Thefts and Robberies, and for regulating Places of Publick Entertainment, and punishing Persons keeping disorderly Houses, is here inserted for the Information of the Publick.

An Act for the better preventing Thefts and Robberies, and for regulating Places of publick Entertainment, and punishing Persons keeping disorderly Houses.

WHEREAS the advertising a Reward with no Questions asked, for the Return of Things which have been lost or stolen, is one great Cause and Encouragement of Thefts and Robberies; 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 June, One thousand seven hundred and fifty two, any Person publickly advertising a Reward with no Questions asked, for the Return of Things which have been stolen or lost, or making use of any Words in such publick Advertisement, purporting, that such Reward shall be given or paid, without seizing or making Enquiry after the Person producing such Thing so stolen or lost, or promising or offering, in any such publick Advertisement, to return to any Pawnbroker, or other Person, who may have bought or advanced Money by way of Loan, upon such Thing so stolen or lost, the Money so paid or advanced, or any other Sum of Money or Reward for the Return of such Thing; and any Person printing or publishing such Advise ment, shall respectively forfeit the Sum of Fifty Pounds for every such Offence, to any Person who will sue for the same.

And whereas the Multitude of Places of Entertainment for the lower Sort of People, is another great Cause of Thefts and Robberies, as they are thereby tempted to spend their small Substance in riotous Pleasures, and in Consequence are put on unlawful Methods of supplying their Wants, and renewing their Pleasures: In order therefore to prevent the said Temptation to Thefts and Robberies, and to correct as far as may be the Habit of Idleness, which is become too general over the whole Kingdom, and is productive of much Mischief and Inconvenience; be it enacted by the Authority aforesaid, That from and after the First Day of December, One thousand seven hundred and fifty two, any House, Room,

Garden, or other Place, kept for publick Dancing; Musick, or other publick Entertainment of the like Kind, in the Cities of London and Westminster, or within Twenty Miles thereof, without a Licence had for that Purpose, from the last preceding Michaelmas Quarter Sessions of the Peace, to be holden for the County, City, Riding, Liberty, or Division, in which such House, Room, Garden, or other Place, is situate, (who are hereby authorized and empowered to grant such Licences, as they in their Discretion shall think proper) signified under the Hands and Seals of Four or more of the Justices there assembled, shall be deemed a disorderly House or Place: And every such Licence shall be signed and sealed by the said Justices in open Court, and afterwards be publickly read by the Clerk of the Peace, together with the Names of the Justices subscribing the same; and no such Licence shall be granted at any adjourned Sessions; nor shall any Fee or Reward be taken for any such Licence: And it shall and may be lawful to and for any Constable, or other Person being thereunto authorized, by Warrant under the Hand and Seal of one or more of His Majesty's Justices of the Peace of the County, City, Riding, Division, or Liberty, where such House or Place shall be situate, to enter such House or Place, and to seize every Person who shall be found therein, in order that they may be dealt with according to Law: And every Person keeping such House, Room, Garden, or other Place, without such Licence as aforesaid, shall forfeit the Sum of One hundred Pounds to such Person as will sue for the same; and be otherwise punishable as the Law directs in Cases of disorderly Houses.

Provided always, and it is hereby further enacted by the Authority aforesaid, That in order to give publick Notice what Places are licensed pursuant to this Act, there shall be affixed and kept up in some notorious Place over the Door or Entrance of every such House, Room, Garden, or other Place, kept for any of the said Purposes, and so licensed as aforesaid, an Inscription in large Capital Letters, in the Words following; videlicet, LICENSED PURSUANT TO ACT OF PARLIAMENT OF THE TWENTY FIFTH OF KING GEORGE THE SECOND; and that no such House, Room, Garden, or other Place, kept for any of the said Purposes, although licensed as aforesaid, shall be open for any of the said Purposes, before the Hour of Five in the Afternoon; and that the affixing and keeping up of such Inscription as aforesaid, and the said Limitation or Restriction in Point of Time, shall be inserted in, and made Conditions of, every such Licence; and in Case of any Breach of either of the said Conditions, such Licence shall be forfeited, and shall be revoked by the Justices of the Peace in their next General or Quarter Sessions, and

and shall not be renewed; nor shall any new Licence be granted to the same Person or Persons, or any other Person on his or their or any of their Behalf, or for their Use or Benefit, directly or indirectly, for keeping any such House, Room, Garden, or other Place, for any of the Purposes aforesaid.

Provided always, That nothing in this Act contained shall extend, or be construed to extend, to the Theatres Royal in *Drury-Lane* and *Covent Garden*, or the Theatre commonly called *The King's Theatre* in the *Hay Market*, or any of them; nor to such Performances and publick Entertainments, as are or shall be lawfully exercised and carried on under or by virtue of Letters Patents, or Licence of the Crown, or the Licence of the Lord Chamberlain of His Majesty's Household; any Thing herein contained notwithstanding.

And in order to encourage Prosecutions against Persons keeping Bawdy-houses, Gaming-houses, or other disorderly Houses, be it enacted by the Authority aforesaid, That if any two Inhabitants of any Parish or Place, paying Scot and bearing Lot therein, do give Notice in Writing to any Constable (or other Peace Officer of the like Nature, where there is no Constable) of such Parish or Place, of any Person keeping a Bawdy-house, Gaming-house, or any other disorderly House, in such Parish, or Place, the Constable, or such Officer as aforesaid, so receiving such Notice, shall forthwith go with such Inhabitants to one of His Majesty's Justices of the Peace of the County, City, Riding, Division, or Liberty, in which such Parish or Place does lie; and shall, upon such Inhabitants making Oath before such Justice, that they do believe the Contents of such Notice to be true, and entering into a Recognizance in the penal Sum of Twenty Pounds each, to give or produce material Evidence against such Person for such Offence; enter into a Recognizance in the penal Sum of Thirty Pounds, to prosecute with Effect such Person for such Offence at the next General or Quarter Session of the Peace, or at the next Assizes to be holden for the County in which such Parish or Place does lie, as to the said Justice shall seem meet; and such Constable, or other Officer, shall be allowed all the reasonable Expences of such Prosecution, to be ascertained by any Two Justices of the Peace of the County, City, Riding, Division, or Liberty, where the Offence shall have been committed, and shall be paid the same by the Overseers of the Poor of such Parish or Place; and in Case such Person shall be convicted of such Offence, the Overseers of the Poor of such Parish or Place shall forthwith pay the Sum of Ten Pounds to each of such Inhabitants; and in Case such Overseers shall neglect or refuse to pay to such Constable, or other Officer, such Expences of the Prosecution as aforesaid, or shall neglect or refuse to pay upon Demand, the said Sums of Ten Pounds and Ten Pounds; such Overseers, and each of them, shall forfeit to the Person intitled to the same, Double the Sum so refused or neglected to be paid.

Provided always, and be it enacted by the Authority aforesaid, That upon such Constable, or other Officer, entering into such Recognizance to prosecute as aforesaid, the said Justice of the Peace shall forthwith make out his Warrant to bring the Person so accused of keeping a Bawdy-house, Gaming-house, or other disorderly House, before him, and shall bind him or her over to appear at such General or Quarter Session or Assizes, there to answer to such Bill of Indictment as shall be found against him or her for such Offence; and such Justice shall and may, if in his Discretion he thinks fit, likewise demand and take Security for such Persons good Behaviour in the mean Time, and until such Indictment shall be found, heard, and determined, or be returned by the Grand Jury not to be a true Bill.

Provided also, That in Case such Constable shall neglect or refuse, upon such Notice, to go before any Justice of the Peace, or to enter into such Recognizance, or shall be wilfully negligent in carrying on the said Prosecution, he shall for every such Offence forfeit the Sum of Twenty Pounds to each of such Inhabitants so giving Notice as aforesaid.

And whereas, by reason of the many subtle and crafty Contrivances of Persons keeping Bawdy-houses, Gaming-houses, or other disorderly Houses, it is difficult to prove who is the real Owner or Keeper thereof, by which Means many notorious Offenders have escaped Punishment; be it enacted by the Authority aforesaid, That any Person who shall at any Time hereafter appear, act, or behave him or herself, as Master or Mistress, or as the Person having the Care, Government, or Management of any Bawdy-house, Gaming-house, or other disorderly House, shall be deemed and taken to be the Keeper thereof, and shall be liable to be prosecuted and punished as such, notwithstanding he or she shall not in Fact be the real Owner or Keeper thereof.

Provided nevertheless, That upon any such Prosecution against any Person for keeping a Bawdy-house, Gaming-house, or other disorderly House, any Person may give Evidence against the Defendant, or on Behalf of the Defendant, in such Prosecution, notwithstanding his or her being an Inhabitant or Parishioner of the said Parish or Place, or having entered into such Recognizance as aforesaid.

And be it further enacted by the Authority aforesaid, That no Indictment which shall at any Time after the said First Day of June, be preferred against any Person for keeping a Bawdy-house, Gaming-house, or other disorderly House, shall be removed by any Writ of Certiorari into any other Court; but such Indictment shall be heard, tried, and finally determined, at the same General or Quarter Session or Assizes, where such Indictment shall have been preferred (unless the Court shall think proper, upon Cause shewn, to adjourn the same) any such Writ or Allowance thereof notwithstanding.

And whereas many Persons are deterred from prosecuting Persons guilty of Felony, upon account of the Expence attending such Prosecutions, which is another great Cause and Encouragement of Thefts and Robberies; in order therefore to encourage the bringing Offenders to Justice, be it enacted by the Authority aforesaid, That it shall and may be in the Power of the Court, before whom any Person has been tried and convicted of any Grand or Petit Larceny, or other Felony, at the Prayer of the Prosecutor, and on Consideration of his Circumstances, to order the Treasurer of the County in which the Offence shall have been committed, to pay unto such Prosecutor such Sum of Money as to the said Court shall seem reasonable, not exceeding the Expences which it shall appear to the Court the Prosecutor was put unto in carrying on such Prosecution, making him a reasonable Allowance for his Time and Trouble therein; which Order the Clerk of Assize, or Clerk of the Peace respectively, is hereby directed and required forthwith to make out and to deliver unto such Prosecutor, upon being paid for the same the Sum of One Shilling, and no more; and the Treasurer of the County is hereby authorized and required, upon Sight of such Order, forthwith to pay to such Prosecutor, or other Person authorized to receive the same, such Sum of Money as aforesaid, and shall be allowed the same in his Accounts.

And, for the better discovering and bringing to Justice, Thieves, Robbers, and other Persons maintaining themselves by pilfering and defrauding Mankind; be it enacted by the Authority aforesaid, That it shall and may be lawful to and for any Two or
more

more of His Majesty's Justices of the Peace, in any County, City, or Liberty, in Case any Person apprehended, upon any general Privy Search, or by virtue of any special Warrant, shall be charged before them with being a Rogue and Vagabond, or an idle and disorderly Person, or with Suspicion of Felony, (although no direct Proof be then made thereof) to examine such Person upon Oath, not only as to the Parish or Place where he was last legally settled, but also as to his Means of Livelihood; the Substance of which Examination shall be put into Writing, and be subscribed or signed by the Person so examined; and the said Justices shall likewise sign the same, and transmit it to the next General or Quarter Sessions of the Peace to be holden for the same County, City, or Liberty, there to be filed, and to be kept on Record: And if such Person shall not make it appear to such Justices, that he has a lawful Way of getting his Livelihood, or shall not procure some responsible House-keeper to appear to his Character, and to give Security for his Appearance before such Justices, at some other Day to be fixed for that Purpose (in case the same shall be required) to commit such Person to some Prison, or House of Correction, for any Time not exceeding six Days; and in the mean Time to order the Overseers of the Poor, or one of them, of the Parish or Place in which such Person shall be apprehended, to insert an Advertisement in some publick Paper, describing such suspicious Person, and any Thing or Things which shall have been found upon him, or in his Custody, and which he shall be suspected not to have come honestly by, and mentioning the Place to which such Person is committed, and specifying the Time and Place when and where such Person is to be again brought before them to be re-examined; and if no Accusation shall be then laid against him, then such Person shall be discharged, or otherwise dealt with according to Law.

And be it further enacted by the Authority aforesaid, That any Person intitled to any of the Forfeitures by this Act imposed, may sue for the same by Action of Debt, in any of his Majesty's Courts of Record at Westminster, in which it shall be sufficient to declare, That the Defendant is indebted to the Plaintiff in the Sum of _____ being forfeited by an Act, intituled, *An Act for the better preventing Thefts and Robberies, and for regulating Places of publick Entertainment, and punishing Persons keeping disorderly Houses*; and the Plaintiff, if he recover in any such Action, shall have his full Costs.

Provided, That no Action shall be brought by virtue of this Act, unless the same shall be commenced within the Space of six Calendar Months, after the Offence committed.

And be it further enacted by the Authority aforesaid, That this Act shall continue in Force until the Expiration of three Years, to be computed from the first Day of this Session of Parliament; and from thence to the End of the then next Session of Parliament, and no longer.

Lisbon, April 2. Some Merchants of this City have obtained the King's Permission for setting up Silk Manufactories in this Kingdom, by the Help of several Foreign Workmen lately arrived here. We learn by our last Letters from Coimbre, that on the 27th past, about Three o'Clock in the Afternoon, they had a most violent Shock of an Earthquake at Buarcos, by which several Houses were entirely thrown down, and a great many others received considerable Damage.

Milan, April 12. On Tuesday last, about Four in the Afternoon, we had a most terrible Storm of Hail, Rain, Thunder, and Lightning, which has greatly damaged several Dwelling-Houses, and other Buildings, in this City and its Neighbourhood.

Turin, April 13. The Court proposes to remove in a short Time to the Venerie, in order to pass some Part of the Summer. The King has sent Orders to the Regency of Savoy, to cause such of the Fortifications of that Dutchy, as have been neglected since the Conclusion of the late Peace, to be immediately repaired.

Copenhagen, April 23. Notwithstanding the perfect good Harmony which at present subsists between this Court and that of Sweden, the King is determined to put all the fortified Places bordering upon that Kingdom in a good State of Defence, and accordingly his Majesty has dispatched Orders to the Governor of Frederichshall, to cause the Fortifications of that Place to be put in thorough Repair.

Hanau, April 24. We are informed by Letters from Zwartzenfeld, that on Wednesday last, a Fire broke out at Zeitlos, about a League from thence, by which Accident upwards of 40 Houses has been entirely reduced to Ashes.

Berlin, April 25. They have begun to deliver out several Species of Money coined at the new Mint, which proves of great Service to Trade. On Saturday last died here of the Small Pox, the youngest Son of Major General Count Wartensleben.

Leipsick, April 25. Their Majesties, attended by the principal Officers of the Court, arrived here in perfect Health on Sunday Night last, and propose staying best Part of the Fair. By our last Letters from Courland we are informed, that Orders had been received there from the Empress of Russia, to oblige all Jews, settled in that Dutchy, to depart from thence with their Effects.

Franckfort, April 27. 'Tis generally reported here, that the Elector of Mayence is very much indisposed. They go on very successfully in raising Recruits in this City and its Neighbourhood for the Service of the Queen of Hungary, several Bodies of whom have been lately sent from hence under the Care of proper Officers.

Hague, May 2. Her Royal Highness the Princess Governante has approved of the Nomination of Magistrates for Purmerende for the Year ensuing; which Nomination was some Days ago laid before her Royal Highness for her Approbation. The Council of State have appointed Messrs. Scheyderuyt and Blommerma to visit the Fortifications and Magazines of Dutch Flanders; and Messrs. Benthem and Be-laarts are appointed to visit those in the Mayoralty of Bois-le-Duc. The Mourning for his late Serene Highness the Prince of Orange was changed at Court on Sunday last. According to our last Advices from Brussels, the Conferences for settling the Barrier, and the Tariff, are to be opened this Week.

Stamp-Office, Lincoln's Inn,

April 21, 1752.

The Commissioners for managing the Duties arising from this Revenue, in Pursuance of an Act passed the last Session of Parliament, intituled, *An Act to allow the Importation of Gum Senega into this Kingdom, from any Part of Europe, upon the Payment of a Duty; and for Relief of James Guthrie, with Respect to the Duties paid and secured upon a Quantity of Tobacco, burnt at the Port of Kircudbright; and for giving further Time for Payment of Duties omitted to be paid for the Indentures or Contracts of Clerks and Apprentises, do give this timely Notice,*
that

that by the said Act it is enacted, That if any Person or Persons who through Neglect or Inadvertency have omitted to pay the Rates and Duties upon Monies given, paid, contracted, or agreed for, with or in Relation to my Clerk, Apprentice, or Servant, and to have the Articles and Agreement stamped within the Times limited by former Acts of Parliament, or who have omitted to insert and write in Words at length in such Indentures or Writings the full Sum received, or in any wise, directly or indirectly, given, paid, agreed, or contracted for, with such Clerk, Apprentice, or Servant; that upon Payment of the Rates and Duties upon Monies so neglected or omitted to be paid as aforesaid, on or before the 1st Day of August, 1752, to such Person or Persons to whom the same ought to be paid, and tendering the said Indentures or other Writings to be stamped at the same Time or at any Time on or before the 29th Day of September, 1752, the same Indentures or Writings shall be good and available in Law or Equity, and may be given in Evidence in any Court whatsoever; and the Clerk, Apprentice, or Servant, shall be capable of following and exercising their respective intended Trades or Employments, as fully as if the said Rates and Duties so omitted, had been duly paid, and the full Sum or Sums received or agreed for had been inserted; and the Persons who have incurred Penalties, by the said Omissions, are, by the said Act, acquitted and discharged of and from the said Penalties.

Navy-Office, April 20, 1752.

The principal Officers and Commissioners of his Majesty's Navy give Notice, That on Wednesday the 13th of May, they will be ready to treat with such Persons as shall be inclinable to serve into his Majesty's Stores at Deptford, a Quantity of English Canvas, that they may attend with their Proposals at that Time; and such Persons as are Residents in the Country, and do not chuse to attend on the Day of Treaty, will, by sending a Letter to the said Commissioners, tendering their Quantities and lowest Prices, be entitled to an equal Proportion with other Persons, provided their Demands are as reasonable. And such Persons as intend to treat for the several Sorts of Canvas used in the Navy, from No 1. to No 8. inclusive, are to take Notice, that it is expected they fall in their Prices in the several Numbers according to Custom, which they are to signify their Approval of in their Tenders.

Hand-in-Hand Fire-Office.

The Directors give Notice, That a General Meeting of the Members of the said Society will be held at their Office in Angel Court on Snow-hill, on Thursday the 14th Day of May next, at Three in the Afternoon, where all who have insured are desired to be present.

British Linen Office, Edinburg, April 21, 1752.

The Court of Directors hereby give Notice, That a General Quarterly Court of the said Company will be held here the first Monday of June next, in Terms of the Charter.

Advertisements.

TO be sold peremptorily, 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, on Monday the 11th Day of May next, between the Hours of Four and Six of the Clock in the Afternoon, together or in Parcels, to the best Purchaser or Purchasers, The Manor of Withybrooke in the County of Warwick, consisting of diverse Messuages, Lands, Tenements and Hereditaments, of the yearly Value of 98*l.* 9*s.* 6*d.* or thereabouts, late the Estate of Sir Orlando Bridgeman, Bart. deceased. Particulars may be had at the said Master's Chambers.

THE Creditors of John Cargill, late of Lombard-street, London, Surgeon's Instrument-maker, lately discharged out of the Poultry Compter, as a Fugitive for Debt, by virtue of the late Act of Parliament for Relief of Insolvent Debtors, are desired to meet at Doctors Commons oldest Coffee-house in Knight Ryder-street, Doctors Commons, London, (kept by Mr. James Beeton) on Monday the 4th Day of May next, to appoint an Assignee or Assignees of his Estate and Effects, pursuant to the said Act.

TO be sold peremptorily, pursuant to an Order 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, London, on Wednesday the 3d Day of June next, between Five and Seven in the Afternoon, One Annuity of One Hundred and Forty-three Pounds per Annum, for the Life of the Earl of Cholmondeley; and the following Leasehold Estates, for the Remainders of several Terms of Years, viz. An House, Coach-houses and Stables in Queen's Square, Holbourn, in the Possession of Felix Calvert, Esq; A Moiety of a Brew-house and Wharf near Thames-street, London: And of a Well in Bush-Lane, London, in the Possession of Mess. Calvert and Company: And also an House in Friday-street, London, in the Possession of Mr. Williams. Particulars whereof may be had at the said Master's Chambers.

PURSUANT to an Order of the High Court of Chancery, for Sale by the Candle, on Wednesday the 6th of May 1752, at Loy'd Coffee-house in Lombard-street, at Twelve o'Clock, The good Ship William and Ann, square stern'd, Boston built, and new sheath'd, Burthen 430 Tons, more or less, with excellent Dimensions, now lying in the Great Wett Dock, Richard Woolford late Commander. Inventories may be had at the Place of Sale, and of Sam. Brooks, Broker.

PURSUANT to a Decree of the High Court of Chancery, the Creditors, or such Persons who have trusted Rechorde Burch, now the Wife of Joseph Burch, heretofore of Charney near Abingdon in the County of Berks, Labourer, formerly Rechorde Hatfell, are peremptorily to come in and prove their respective Debts, before Henry Montague, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's Inn, on or before the 1st Day of August next, or in Default thereof they will be excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, the Creditors of John Hylton, late of Hylton Castle in the County of Durham, Esq; deceased, are forthwith to come in and prove their Debts before Anthony Allen, Esq; one of the Masters of the said Court, at his House in Bream's Buildings near Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, the Creditors of Zaccheus Leverland, late of Metfield in the County of Suffolk, Yeoman, deceased, are forthwith to come in and prove their Debts before Anthony Allen, Esq; one of the Masters of the said Court, at his House in Bream's Buildings near Chancery-Lane, or in Default thereof they will be excluded the Benefit of the said Decree.

April 27, 1752.

THE Assignees of Richard Horwood, late of the City of Bristol, Merchant, intend to meet on Thursday the 21st of May next, at the Three Tons Tavern in the said City, at Four o'Clock in the Afternoon, in order to make a Dividend of the said Richard Horwood's Estate and Effects; when and where the Creditors are to come prepared to prove their Demands, or they will be excluded the Benefit of the said Dividend; and they (or by their proper Attornies) are to give their Assent to or dissent from the Assignees commencing one or more Suit or Suits for Recovering such Part of the said Richard Horwood's Estate remaining uncollected, or submitting to Arbitration, Compounding, otherwise Compromising any Matter in Dispute relating thereto.

WHEREAS a Commission of Bankrupt is awarded and issued forth against George Buchanan and William Hamilton, of London, Merchants and Partners, and they being declared Bankrupts, are hereby required to surrender themselves to the Commissioners in the said Commission named, or the major Part of them, on the 2d and 13th of May next, and on the 9th of June following, at Four o'Clock in the Afternoon on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of their Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second Sitting to assent to the Assignment already made, or chuse an Assignee or Assignees, and at the last Sitting the said Bankrupts are required to finish their Examination, and the Creditors are to assent to or dissent from the Allowance of their Certificate. All Persons indebted to the said Bankrupts, or that have any of their Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint.

WHEREAS a Commission of Bankrupt is awarded and issued forth against Bartholomew Fleming, of the Parish of St. Mary Le Strand in the County of Middlesex, Taylor, 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 2d and 8th Days of May next, and on the 9th Day of June following, 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 Mr. Ash, Attorney, in Arundel-street in the Strand.