

5th Warwickshire Regiment of Local Militia.

Lieutenant Edward Rowley Waddeil to be Captain.
Dated June 30, 1810.

Lieutenant Joseph Jukes to be ditto. Dated as above.

Lieutenant John Williams Keen to be ditto. Dated as above.

Lieutenant Matthew Linwood to be ditto. Dated as above.

Lieutenant Matthew Dixon to be ditto. Dated as above.

Ensign Thomas Dixon to be Lieutenant. Dated June 25, 1810.

Ensign James Lomax to be ditto. Dated as above.

Ensign Christopher Bond to be ditto. Dated as above.

William Wilday, Gent. to be ditto. Dated as above.

William Rider, Gent. to be ditto. Dated as above.

Arthur Hutchins, Gent. to be Ensign. Dated as above.

William Burns, Gent. to be ditto. Dated as above.

ERRATUM in the Gazette of the 12th September 1809.

4th Warwickshire Regiment of Local Militia.

For Robert Willoughby, Esq; to be Lieutenant-Colonel. Dated September 24, 1809.

Read Robert Willoughby, Esq; to be Lieutenant-Colonel. Dated September 24, 1808.

Whitehall, May 25, 1811.

The Lord Chancellor has appointed John Ed-dowes Sparrow, of Ipswich, in the County of Suffolk, Gent. to be a Master Extraordinary in the High Court of Chancery.

Office of the Commissioners appointed by Act of Parliament, under the Convention with the United States of America.

GENERAL ORDER.

ORDERED,

THAT as the Board have now finally adjudged and decided, on all the Claims which, to the Amount of 5,408,766l. 6s. were preferred to them under the Act passed in the Forty-third Year of His Majesty's Reign, Orders on the Bank for Payment of the Dividends due on their Adjudications be delivered at this Office every lawful Day between the Hours of Ten and Four, the said Dividends being calculated in the Proportion of 1,420,000l. the total Amount of the Sums which they have adjudged on the said Claims to be good, to 659,493l. the Amount, with Increase by Interests received on Exchequer Bills, of the divisible Fund, deducting from the several Proportions respectively, all Payments already made on those Adjudications which, in order to lessen as much as possible the Loss and Inconvenience sustained by just Claimants from the necessary Delay, the Board, in every instance where the State and Circumstances of the Case permitted, from Time to Time have given; and that Notices be immediately transmitted to the several Claimants, on whose Claims Adjudications have been made, or to their Agents accordingly, with this Declaration on the Part of the Board, that in deciding with

that Anxiety which they could not but feel in the exercise of a Jurisdiction without Appeal, on a Subject so large in Amount and various in Circumstances, at a Distance in point of Time which was equally a Bar to good Evidence, as an Encouragement to false Pretension, the Result of those Investigations which have taken place, either here before themselves, or under their Direction in America, has fully satisfied them that the greater Part of that immense Debt which was justly due by Citizens and Inhabitants of the United States, to His Majesty's Subjects, at the Date of the Treaty of Peace of 1783, had then, or before any ordinary course of Justice could have effectually operated, become bad and irrecoverable, from the natural and necessary consequences of civil War or internal Dissension during the Ten preceding Years, with that inordinate Spirit of Speculation which took place on the Return of Peace; warranting the Belief that, with a due regard to those Practices of dilatory Litigation or fraudulent Contrivance which the Board have ascertained were notoriously prevalent in that Country among unprincipled and extravagant Debtors without Capital, even before the War (a cause of Risk on which the British Merchants too little calculated), and also to those special and substantial Objections by which the Merits of many of the Claims before the Board were affected, more than the Amount of what they have now adjudged to be good, could not have been ultimately ascribed to the Operation of those Laws and legal Practices after the Peace in Breach of the 4th Article of the Treaty, for which under the Provisions of the 6th Article of the Treaty of 1794, and the Constructions thereof declared by a Majority of the Board at Philadelphia, the United States were liable.

Ordered further, That Intimation be given that, as all Collections or Recoveries since the Claims were preferred, so far as the same have come to the Knowledge of the Board, are included in the Sums struck off or disallowed by them; so the Right to recover in America whatever may yet be recoverable against Debtors there, under the special Reservation, contained in the 2d Article of the Convention of 1802, of the Benefit of the said 4th Article of the Treaty 1783 (however inconsiderable comparatively the Expectation of such Recoveries may now be), remains entire and unaffected by the Adjudications of the Board.

And that this General Order be published in the London Gazette, and such Newspapers as the Board shall direct, for the Information of all concerned.

THO. MACDONALD.

J. GUILLEMARD.

HENRY RICH.

No. 8, Cleveland Street, Fitzroy-Square, May 20, 1811.

CONTRACTS FOR COALS AND CANDLES

Commissary in Chief's Office, May 7, 1811.

WANTED for the Barracks in the under-mentioned Counties in South Britain, for the Barracks in North Britain, and in the Islands of Guernsey, Jersey, and Alderney, such Quantities of Coals and Candles, as may from Time to Time be required by the respective Barrack-Masters for the Time being.

The Deliveries to commence as soon after the 25th of June next as the respective Barrack-Masters shall require, and to continue until the 24th of June following.