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TUESDAY, AUGUST 16, 1842.

Buckingham-Palace, August 12, 1842.

THIS day Her Majesty, accompanied by His Royal Highness Prince Albert, proceeded in state from Buckingham-Palace to the House of Peers, where she arrived soon after two o'clock; and was received, on alighting from her state coach, by the Lord Chancellor, the Lord President of the Council, the Lord Privy Seal, the Lord Great Chamberlain, the Earl Marshal, the Lord Steward of the Household, the Duke of Wellington, Garter King of Arms, and the Gentleman Usher of the Black Rod, and proceeded to the robingroom in the customary manner.

Her Majesty was there robed, and the procession moved into the House in the usual order;—the sword of state was borne by the Duke of Wellington, and the cap of maintenance by the Earl of Shaftesbury, in the absence of the Marquess of Winchester.

Her Majesty being seated on the Throne, and His Royal Highness Prince Albert on a Chair on the left side of the Cloth of Estate, the Great Officers of State and others standing on the right and left, Sir Augustus Clifford, Bart. Gentleman Usher of the Black Rod, was sent with a message from Her Majesty to the House of Commons, commanding their attendance in the House of Peers. The Commons being come thither ac-

cordingly, Her Majesty was pleased to give the Royal assent to

An Act for raising the sum of nine millions one hundred and ninety-three thousand pounds by Exchequer Bills, for the service of the year one thousand eight hundred and forty-two.

An Act to apply a sum out of the Consolidated Fund, and certain other sums to the service of the year one thousand eight hundred and forty-two, and to appropriate the supplies granted in this session of Parliament.

An Act for guaranteeing the payment of the interest on a loan of one million five hundred thousand pounds to be raised by the province of Canada.

An Act for enabling ecclesiastical corporations, aggregate and sole, to grant leases for long terms of years.

An Act for suspending, until the first day of October one thousand eight hundred and forty-three, appointments to certain ecclesiastical preferments in the dioceses of Saint Asaph and Bangor, and for securing certain property to the said sees.

An Act for the amendment of the law of bankruptcy.

An Act for the relief of Insolvent Debtors.

An Act to confirm the incorporation of certain boroughs, and to indemnify such persons as have sustained loss thereby.

An Act to annex the county of the city of Coventry to Warwickshire, and to define the boundary of the city of Coventry.

An Act for amending the constitution of the Government of Newfoundland.

An Act for the appointment and payment of parish constables.

An Act for suspending, under certain circumstances, the operation of so much of an Act, passed in the third year of the reign of Her Majesty, intituled "An Act for the suppression of the slave trade, as relates to Portuguese vessels."

An Act to enable Her Majesty to grant furlough allowances to the bishops of Calcutta, Madras, and Bombay, who shall return to Europe for a limited period, after residing in India a sufficient time to entitle them to the highest scale of pension.

An Act for regulating the carriage of passengers in merchant vessels.

An Act for confirmation of certain marriages in Ireland.

An Act for amending until the first day of August one thousand eight hundred and forty-five, and until the end of the then next session of Parliament, the law relating to private lunatic asylums in Ireland.

An Act to amend and continue until the first day of October one thousand eight hundred and forty-two, the Acts regulating the police of Manchester, Birmingham, and Bolton.

After which Her Majesty was pleased to deliver the following most gracious Speech to both Houses of Parliament:

My Lords and Gentlemen,

THE state of public business enables me to release you from further attendance in Parliament.

I cannot take leave of you without expressing my grateful sense of the assiduity and zeal with which you have applied yourselves to the discharge of your public duties, during the whole course of a long and most laborious session.

You have had under your consideration measures of the greatest importance connected with the financial and commercial interests of the country, calculated to maintain the public credit, to improve the national resources, and, by extending trade and stimulating the demand for labour, to promote the general and permanent welfare of all classes of my subjects.

Although measures of this description have necessarily occupied much of your attention, you have at the same time effected great improvements in several branches of jurisprudence, and in laws connected with the administration of domestic affairs.

I return you my especial acknowledgments for the renewed proof which you afforded me of your loyalty and affectionate attachment, by your ready and unanimous concurrence in an Act for the increased security and protection of my Person. I continue to receive from all Foreign Powers assurances of their friendly disposition towards this country.

Although I have had deeply to lament the reverses which have befallen a division of the army to the westward of the Indus, yet I have the satisfaction of reflecting that the gallant defence of the city of Jellalabad, crowned by a decisive victory in the field, has eminently proved the courage and descipline of the European and Native troops, and the skill and fortitude of their distinguished commander.

Gentlemen of the House of Commons,

The liberality with which you have granted the supplies to meet the exigencies of the public service, demands my warm acknowledgments.

My Lords, and Gentlemen,

You will concur with me in the expression of humble gratitude to Almighty God, for the favourable season which his bounty has vouchsafed to us, and for the prospects of a harvest more abundant than those of recent years.

There are, I trust, indications of gradual recovery from that depression which has affected many branches of manufacturing industry, and has exposed large classes of my people to privations and sufferings which have caused me the deepest concern.

You will, I am confident, be actuated on your return to your several counties by the same enlightened zeal for the public interests which you have manifested during the discharge of your Parliamentary duties, and you will do your utmost to encourage, by your example and active exertions, that spirit of order and submission to the law which is essential to the public happiness, and without which there can be no enjoyment of the fruits of peaceful industry, and no advance in the career of social improvement.

Then the Lord Chancellor, by her Majesty's command, said:

My Lords, and Gentlemen,

It is Her Majesty's royal will and pleasure, that this Parliament be prorogued to Thursday the sixth day of October, to be then here holden; and this Parliament is accordingly prorogued to Thursday the sixth day of October next. A T the Court at Buckingham-Palace, the 11th day of August 1842,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HER Majesty having been pleased to appoint Sir John Benn Walsh, Bart, to be Lord Lieutenant of the county of Radnor, he this day took the oaths appointed to be taken thereupon, instead of the oaths of allegiance and supremacy.

A T the Court at Buckingham-Palace, the 11th day of August 1842,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS by an Act, passed in the seventh year of the reign of His late Majesty King William the Fourth, intituled ".An Act for " rendering more easy the taking the poll at " county elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the justices of any county, riding, parts, or division in England or Wales, in quarter sessions assembled, representing that the number of polling places for such county, riding, parts, or division is insufficient, and praying that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts, or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for that county, riding, parts, or division; and that the justices of the peace for such county, riding, parts, or division in quarter sessions or some special sessions assembled, as mentioned in the Act, passed in the third year of the reign of His said late Majesty, intituled " An Act to settle and deter-" mine the divisions of counties, and the limits of " cities and boroughs in England and Wales, in " so far as respects the election of Members to " serve in Parliament," shall, conformably to the said last-mentioned Act, divide such county, riding, parts, or division into convenient polling districts, and assign one of such districts to each polling place:

And whereas the justices of the peace for the county of Westmorland, in quarter sessions assembled, on the eighth day of April, in the year of our Lord one thousand eight hundred and fortytwo, have presented their petition to Her Majesty, shewing, that at the last contested election of Members to serve in Parliament for the county of Westmorland, great inconvenience arose from the number of townships in the Kendal ward, in the said county, the poll for which was appointed to be taken at Kendal; the petitioners, therefore, humbly pray, that the town of Milathorpe, in the said ward, in the said county, be made an additional polling place in future, and that the poll for certain of the townships which have hitherto polled at Kendal be taken at the town of Milnthorpe, at all succeeding contested elections for Members to serve in Parliament:

Now, therefore, Her Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His late Majesty's reign, declare, order, and direct, that the said place named in the said petition, namely Milnthorpe, shall be an additional polling place for the said county, at all succeeding contested elections for Members to serve in Parliament for the said county of Westmorland; and further, that the justices of the peace for the said county of Westmorland, assembled at the general quarter session or some special sessions, as mentioned in the said Act of the third year of His late Majesty's reign, shall, conformably to the said last-mentioned Act, divide the said county of Westmorland into convenient polling districts, and assign one of such districts to each polling place.

C. C. Greville.

A T the Court at Buckingham-Palace, the 11th day of August 1842,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Representation from the Judicial Committee of the Privy Council, dated the tenth August instant, and in the words following, viz.

"The Lords of the Judicial Committee having taken into consideration the scale on which the

costs of Appeals, and other matters referred by your Majesty to this Committe, are usually taxed by the Masters of the Court of Queen's Bench, or other persons to whom their Lordships have, from time to time, referred the same; their Lordships agree humbly to represent to your Majesty, that it is expedient that the scale of costs hitherto allowed in the said proceedings before this Committee, should be reduced; and their Lordships recommend that, provisionally, and until further consideration, such costs in all Appeals, or matters not being Appeals, from the Courts of Ecclesiastical or Admiralty Jurisdiction, should be taxed and allowed by all such taxing officers as shall hereafter be directed to ascertain and report the same to the Board, according to the Schedule hereunto annexed; and that this rate of charges should be observed by Solicitors conducting business before this Committee."

Her Majesty, having taken this representation into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and of what is therein recommended, and to order, as it is hereby ordered, that the same be duly and punctually observed, complied with, and carried into execution. Whereof all persons whom it may concern are to take notice, and govern themselves accordingly.

C. C. Greville.

The Schedule of Fees above referred to.

	x	s.	a.
Retaining fee	0	13	4
Perusing official copy of proceedings	2	2	0
(This fee to be raised at the dis-			
cretion of the Clerk of Appeals.)			
Attendances at the Council office, or			
elsewhere, on ordinary business, such			
as to enter an appeal or an appearance, to make a search, to lodge a			
petition or affidavit, or to retain			
Counsel	0	10	0
Instructions for petition of appeal	0	10	0
Drawing petition or case, per folio	0	2	0
Drawing appendix, per folio	0	1	0
Copying, per folio	0	0	6
Attendance on order of reference	Nil.		
Drawing small petitions for orders, &c.	0	10	0
Instructions for case	1	0	0
Attending consultation	1	0	0
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•	£	s.	đ.
Correcting proof sheets, per printed sheet	σ	10	6
Correcting Foreign or Indian proof sheets, per printed sheet	1	ŀ	0
Attending on setting down for hearing	Nil.		•
Attending Clerk of Council for Order	1	Vil.	
Attending at Council chamber on a			
petition	1	6	8
Attending Council chamber all day on			
an appeal not called on	2	6	8
Attending a hearing	3	6	8
Attending a judgement	1	6	8
Sessions fee (for the legal year) equal			•
to four term fees	3	3	0

By the QUEEN.

A PROCLAMATION.

VICTORIA, R.

WHEREAS, in divers parts of Great Britain, great multitudes of lawless and disorderly persons have lately assembled themselves together in a riotous and tumultuous manner, and have, with force and violence, entered into certain mines, mills, manufactories, and other places, and have, by threats and intimidation, prevented Our good Subjects therein employed from following their usual occupations and earning their livelihood.

We, therefore, being duly sensible of the mischievous consequences which must inevitably ensue, as well to the peace of the Kingdom, as to the lives and properties of Our Subjects, from such wicked and illegal practices, if they go unpunished; and being firmly resolved to cause the laws to be put in execution for the punishment of such offenders, have thought fit, by the advice of Our Privy Council, to issue this Proclamation, hereby strictly commanding all Justices of the Peace, Sheriffs, Under-Sheriffs, and all other Civil Officers whatsoever, within the said United Kingdom, that they do use their utmost endeavours to discover, apprehend, and bring to justice, the persons concerned in the riotous proceedings above-mentioned.

And as a further inducement to discover the said offenders, we do hereby promise and declare, that any person or persons who shall discover and apprehend, or cause to be discovered and apprehended, the authors, abettors, or perpetrators of any of the outrages above-mentioned, so that they, or any of them, may be duly convicted thereof, shall be entitled to the sum of FIFTY POUNDS for each and every person who shall be so convicted, and shall also receive Our most gracious pardon for the said offence, in case the person making such discovery as aforesaid shall be liable to be prosecuted for the same.

Given at our Court at Windsor, this 13th day of August, in the year of our Lord one thousand eight hundred and forty-two, and in the sixth year of our reign.

GOD save the QUEEN.

Whitehall, August 15, 1842.

The Queen has been pleased to direct letters patent to be passed under the Great Seal, constituting and appointing Field Marshal Arthur Duke of Wellington, Commander in Chief of all Her Majesty's Land Forces in the United Kingdom of Great Britain and Ireland.

War-Office, 16th August 1842.

- 1st Regiment of Dragoon Guards, Cornet Lockhart Little to be Lieutenant, by purchase, vice Grant, who retires. Dated 16th August 1842.
- Edward Robert Starkie Bence, Gent. to be Cornet, by purchase, vice Little. Dated 16th August 1842.
- 3d Regiment of Light Dragoons, Cornet Robert Swinhoe, from the half-pay of the 25th Light Dragoons, to be Cornet, vice Fisher, deceased. Dated 16th August 1842.
- Edward Worley, Gent. to be Cornet, by purchase, vice Swinhoe, who retires. Dated 16th August 1842
- 10th Regiment of Light Dragoons, Lieutenant Sir Thomas Munro, Bart. from the Rifle Brigade, to be Lieutenant, vice Ward, who exchanges. Dated 16th August 1842.
- 16th Regiment of Light Dragoons, George Stephens Gough, Gent. to be Cornet, without purchase, vice Trower, promoted in the 9th Light Dragoons. Dated 16th August 1842.
- 2d Regiment of Foot, Lieutenant Thomas Weston Easterbrooke Holdsworth to be Captain, by purchase, vice Sealy, who retires. Dated 16th August 1842.
- Ensign Thomas Hanson Ratcliff to be Lieutenant, by purchase, vice Holdsworth. Dated 16th August 1842.
- Alexander Gillespie, Gent. to be Ensign, by purchase, vice Ratcliff. Dated 16th August 1842.

- the authors, abettors, or perpetrators of any of the outrages above-mentioned, so that they, or any of them, may be duly convicted thereof, shall be endanged by the chase, vice Fortescue, who retires. Dated 16th August 1842.
 - 9th Foot, Ensign William Willis Williams to be Lieutenant, by purchase, vice Hartman, who retires. Dated 16th August 1842.
 - Ensign William Burdon, from the 35th Foot, to be Ensign, vice Williams. Dated 16th August 1842.
 - 12th Foot, Ensign James Clarke Hearn, from the 81st Foot, to be Lieutenant, by purchase, vice Lambart, who retires. Dated 16th August 1842.
 - 24th Foot, Quartermaster Serjeant James Price to be Quartermaster, vice James Murray, who retires upon half-pay. Dated 16th August 1842.
 - 35th Foot, Serjeant Major William Burdon, from the 9th Foot, to be Ensign, without purchase, vice Butler, appointed to the 30th Foot. Dated 16th August 1842.
 - Edward Bowen Cooke, Gent. to be Ensign, by purchase, vice Burdon, appointed to the 9th Foot. Dated 16th August 1842.
 - 60th Foot, William Ferguson Laing Measons Gent. to be Second Lieutenant, by purchases vice Bellairs, promoted in the 7th Foot. Dated 16th August 1842.
 - 70th Foot, Lieutenant Thomas Edmonds Mulock, from the 77th Foot, to be Lieutenant, vice Hackett, who exchanges. Dated 16th August 1842.
 - 77th Foot, Lieutenant John Hackett, from the 70th Foot, to be Lieutenant, vice Mulock, who exchanges. Dated 16th August 1842.
 - 81st Foot, William Benjamin Browne, Gent. to be Ensign, by purchase, vice Hearn, promoted in the 12th Foot. Dated 16th August 1842.
 - 84th Foot, Captain William Frederick Harvey, from half-pay Unattached, to be Captain, vice Proctor, whose appointment has been cancelled. Dated 16th August 1842.
 - 86th Foot, Ensign Stephen Roland Woulfe to be Lieutenant, without purchase, vice Strong, whose appointment has been cancelled. Dated 16th August 1842.
 - 16th August 1842.
 Ralph Cole Bowen, Gent. to be Ensign, vice
 Woulfe. Dated 16th August 1842.
 - 94th Foot, Lieutenant Thomas Fownes Seale to be Captain, by purchase, vice Hart, who retires. Dated 16th August 1842.
 - Ensign Henry John Wahab to be Lieutenant, by purchase, vice Seale. Dated 16th August 1842.
 - Robert Walter Newman Vaughan, Gent. to be Ensign, by purchase, vice Wahab. Dated 16th August 1842.
 - 99th Foot, Captain Edward Cottingham, from halfpay of the York Chasseurs, to be Captain, vice William Thornton Servantes, who exchanges. Dated 16th August 1842.

Lieutenant Richard Ramsbottom to be Captain, by purchase, vice Cottingham, who retires. Dated 16th August 1842.

Ensign Robert Henry De Winton to be Lieutenant, by purchase, vice Ramsbottom. Dated

16th August 1842.

Bernard Henry Reilly, Gent. to be Ensign, by purchase, vice De Winton. Dated 16th August

Rifle Brigade, Lieutenant Robert Edward Ward, from the 10th Light Dragoons, to be First Lieutenant, vice Sir T. Munro, who exchanges. Dated 16th August 1842.

HOSPITAL STAFF.

Surgeon Charles Maclean, M. D. from 53d Foot, to be Staff Surgeon of the First Class, vice Peter Smith, deceased. Dated 5th August 1842.

BREVET.

Captain Edward Cottingham, of the 99th Foot, to be Major in the Army. Dated 10th January 1837.

MEMORANDUM:

The date of Second Lieutenant Piers Geale's commission in the 5th Foot to be altered to 4th June 1842, his Army rank to remain as at present.

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

Herefordshire Regiment of Militia.

James Trigg Print Linton, Gent. to be Ensign. Dated 12th August 1842.

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

Dorsetshire Regiment of Militia.

Captain George Thomson Jacob to be Major, vice John James Smith, promoted. Dated 30th July 1842.

Dorsetshire Regiment of Yeomanry Cavalry:

Cornet Ferdinand Huddlestone to be Lieutenant, vice H. F. Yeatman, promoted.

James Edward Bradshaw, to be Cornet, vice Huddlestone.

Church Commissioners' Office, August 13, 1842.

THE following is a copy of an Order of Her Majesty in Council, for assigning chapelry districts to the chapels of St. John and St. Anne, in the parish of Lancaster, in the county of Lancaster, under the 16th section of the 59th Geo. 3., cap. 134:

At the Court at Buckingham-Palace, the 3d of June 1842, present, the Queen's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the fiftyeighth year of the reign of His late Majesty King

George the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes," it is, amongst other things, enacted "that in every case in which the Commissioners appointed for carrying into execution the purposes of the said Act shall be of opinion that it will be expedient to divide any parish into two or more distinct and separate parishes, for all ecclesiastical purposes whatever, it shall be lawful for the said Commissioners, with the consent of the bishop of the diocese in which such parish is locally situated, signified under his hand and seal, to apply to the patron or patrons of the church of such parish for his consent to make such division, and for such patron or patrons to signify his or their consent thereto under his hand and seal; and the said Commissioners shall, upon the consent of the said patron or patrons so signified, represent the whole matter to His Majesty in Council, and shall state in such representation the bounds by which it is proposed, with such consent as aforesaid, to divide such parish, together with the relative and respective proportions of glebe land, tithes, moduses, or other endowments which will by such division arise and accrue, and remain and be, within each of such respective divisions, and also the relative proportions of the estimated amount of the value or produce of fees, oblations, offerings, or other ecclesiastical dues or profits which may arise and accrue within each of such respective divisions; and if, thereupon, His Majesty in Council shall think fit to direct such division to be made, such Order of His Majesty in Council shall be valid and good in law for the purpose of effecting such division; provided always, that no such division of any parish into distinct parishes shall completely take effect until after the death, resignation, or other avoidance of the existing incumbent of the parish to be divided;" and it is by the 21st section of the said Act further enacted "that in any case in which the said Commissioners shall be of opinion that it is not expedient to divide any populous parish, or extra parochial place, into such complete, separate, and distinct parishes as aforesaid, but that it is expedient to divide the same into such ecclesiastical districts as they, with the consent of the bishop, signified under his hand and seal, may deem necessary for the purpose of affording accommodation for the attending divine service, according to the rites of the United Church of England and Ireland, to persons residing therein, in the churches and parochial chapels already built, or in additional churches or chapels to be built therein, and as may appear to such Commissioners to be convenient for the enabling the spiritual person or persons who may serve such churches or chapels to perform all ecclesiastical duties within the districts attached to such respective churches and chapels, and for the due ecclesiastical superintendence of such district, and the preservation and improvement of the religious and moral habits of the persons residing therein, the said Commissioners shall represent such opinion to His Majesty in Council, and shall state in such representation the bounds by which such districts are proposed to be described; and if, thereupon, His

Majesty in Council shall think fit to direct such ! division to be made, such Order of His Majesty in Council shall be valid and good in law for the purpose of effecting such division:"

And whereas by an Act, passed in the fifty ninth year of His late Majesty King George the Third, intituled "An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes," it is, amongst other things, enacted "that it shall be lawful for the Commisioners, in the same manner and with the like consents as are required in case of division into ecclesiastical districts under the said hereinbefore recited Act, or the said Act now in recital, to assign a particular district to any chapel of ease or parochial chapel already existing, or to any chapel built, or which might thereafter be built or acquired under the powers of the said former Act, or the said Act now in recital; and such district shall be under the immediate care of the curate appointed to serve such chapel, but subject, nevertheless, to the superintendence and controul of the incumbent of the parish church; and all such curates shall be nominated by the incumbent of the parish to the bishop for his licence, except where the right of nomination shall already be legally vested in any other person or persons, and in every such case by the person or persons possessing such right of nomination, subject to all the laws in force relating to stipendiary curates, except as to the assigning of salaries to such curates; provided always, that it shall be lawful for the Commissioners, with the consent of the bishop of the diocese, to determine whether any and what part or proportion of the fees or dues for marriages, baptisms, churchings, and burials shall be assigned to any such curate; and whether banns of marriage shall be published, and marriages or baptisms, churchings or burials, shall be solemnized or performed in any such chapel or not; and in any case in which marriages shall be allowed in any such chapel, the Commissioners shall cause the boundaries of the district assigned to such chapel to be enrolled in the High Court of Chancery, and in the office of the Registry of the diocese, any thing in the said recited Act to the contrary notwithstanding; and no such chapelry shall become a benefice by reason of any augmentation of the maintenance of the curate, by any grant or bounty under the provision of any Act or Acts of Parliament, or law or laws for augmenting small livings, any thing in such Act or Acts of Parliament, or law or laws, to the contrary notwithstanding:"

And whereas by another Act, passed in the seventh and eighth years of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;" and by another Act, made and passed in the first and second years of His late Majesty King William the Fourth, intituled "An Act to amend and render more effectual an Act, passed in

for building, and promoting the building, of additional churches in populous parishes; also by another Act, made and passed in the second and third years of His said late Majesty, intituled "An Act to render more effectual an Act, passed in the fifty-ninth year of His late Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes;" further provisions are made for carrying such divisions into effect:

And whereas the said Commissioners have made a representation to Her Majesty in Council, in the

words following, viz.

"Your Majesty's Commissioners for building new churches, appointed by virtue of an Act, passed in the fifty-eighth year of the reign of His Majesty King George the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes;" continued by an Act, passed in the seventh and eighth years of the reign of His Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;" further continued by an Act, passed in the first year of your Majesty's reign, intituled "An Act to prolong, for ten years, Her Majesty's Commission for building new churches;" beg leave humbly to represent to your Majesty, that, when the last census was taken the parish of Lancaster, in the county of Lancaster and diocese of Chester, contained a population of twenty-three thousand nine hundred and forty-three persons; that, besides the parish church, which affords accommodation to two thousand five hundred persons, there are fourteen consecrated chapels in the said parish, which together afford further accommodation for six thousand two hundred and eightyfive persons; that two of the said chapels, called respectively St. John's and St. Anne's, are situate in the town of Lancaster; that the said chapel of St. John, which affords accommodation to seven hundred and fifty persons, including fifty free seats appropriated to the use of the poor; and the chapel of St. Anne, which affords accommodation to one thousand and fifty persons, including three hundred and fifty free seats appropriated to the use of the poor, have both been consecrated, and divine service is regularly performed therein:

"Your Majesty's said Commissioners beg leave further to represent to your Majesty, that, having taken into consideration all the circumstances attending this parish, it appears to them to be expedient, that particular districts should be assigned to each of the said last-mentioned chapels, called St. John's and St. Anne's, under the provisions of the sixteenth section of an Act, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to amend and render more effectual an Act, passed the seventh and eighth years of the reign of His in the last session of Parliament, for building, late Majesty, intituled 'An Act to amend the Acts and promoting the building, of additional churches

a populous parishes;" and that such districts should be respectively named "The District Chapelry of St. John," and "The District Chapelry of St. Anne," with the following boundaries:

The Chapelry District of St. John.

"The boundary of this district commences at Damside, on the north west side of Fleet-square, and then proceeds in a north easterly direction along the banks of the river Lunc, as far as the New-bridge, then along the bridge in an easterly direction to Lady's-walk, then northwards up that walk to a footway, along which it proceeds in an easterly direction to Hornby-road, then in a southerly direction down the centre of that road to Saint Leonard-gate, and along the centre of Saint Leonard-gate to Rosemary-lane, then up the centre of that lane in a north westerly direction to Damside, and then in a westerly direction up Damside to the north west side of Fleet-square, where the boundary commenced, as is more particularly deineated on the map hereunto annexed, and thereln colored blue.

The Chapelry District of St. Anne.

"The boundary of this district commences at Stonewell, opposite Rosemary-lane, and proceeds in a north easterly direction up the centre of Saint Leonard's-gate to Factory-hill, then east along the centre of that hill to the factory, and including such factory to the Lancaster canal, then proceeding along such canal in a southerly direction to Nelson-street, and then in a westerly direction in a straight line along the centre of Nelson-street and Sidney-street, crossing Dalton-square to Brookstreet, up the centre thereof to Penny-street, when it proceeds in a northerly direction up the middle of Penny-street to Saint Nicholas-street, and up the middle thereof in a north easterly direction to Stonewell, then north up the middle of Stonewell, opposite to Rosemary-lane, where the boundary commenced, as is more particularly delineated in the map hereunto annexed, and therein colored pink.

"That marriages, baptisms, churchings, and burials should be solemnized and performed in each of the said last-mentioned chapels; and that the fees arising therefrom should be received by and belong to the Ministers of the said chapels respectively:

"That the consent of the Lord Bishop of Chester has been obtained thereto, as required by the above-mentioned section of the said Act, passed in the fifty-ninth year of His Majesty King George the Third; in testimony of which the said Lord Bishop has signed and sealed this present instrument:

"Your Majesty's Commissioners, therefore, beg leave to lay before your Majesty the before-mentioned circumstances, and humbly pray, that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty, in your royal wisdom, shall seem meet."

Her Majesty, having taken the said representation, together with the map thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed assignment be accordingly made and effected, agreeably to the provisions of the said Acts.

Wm. L. Bathurst.

Church Commissioners' Office, August 13, 1842.

Majesty in Council, assigning chapelry districts to the chapels at Coppull, and at Adlington, in the parish of Standish, in the county of Lancaster, under the 16th section of the 59th Geo. 3., cap. 134:

At the Court at Buckingham-Palace, the 3d of June 1842, present, the Queen's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the fifty-eighth year of the reign of His late Majesty King George the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes," it is, amongst other things, enacted, "that in every case in which the Commissioners appointed for carrying into execution the purposes of the said Act shall be of opinion that it will be expedient to divide any parish into two or more distinct and 'separate parishes, for all ecclesiastical purposes whatever, it shall be lawful for the said Commissioners, with the consent of the bishop of the diocese in which such parish is locally situated, signified under his hand and seal, to apply to the patron or patrons of the church of such parish for his consent to make such division, and for such patron or patrons to signify his or their consent thereto under his hand and seal; and the said Commissioners shall, upon the consent of the said patron or patrons so signified, represent the whole matter to His Majesty in Council, and shall state in such representation the bounds by which it is proposed, with such consent as aforesaid, to divide such parish, together with the relative and respective proportions of glebe land, tithes, moduses, or other endowments which will by such division arise and accrue, and remain and be, within each of such respective divisions, and also the relative proportions of the estimated amount of the value or produce of fees, oblations, offerings, or other ecclesiastical dues or profits which may arise and accrue within each of such respective divisions; and if, thereupon, His Majesty in Council shall think fit to direct such division to be made, such Order of His Majesty in Council shall be valid and good in law for the purpose of effecting such division; provided always, that no such division of any parish into distinct parishes shall com-pletely take effect until after the death, resignation, or other avoidance of the existing incumbent of the parish to be divided;" and it is by the 21st section of the said Act further enacted, "that in

of opinion that it is not expedient to divide any populous parish, or extra parochial place, into such complete, separate, and distinct parishes as aforesaid, but that it is expedient to divide the same into such ecclesiastical districts as they, with the consent of the bishop, signified under his hand and seal, may deem necessary for the purpose of affording accommodation for the attending divine service, according to the rites of the United Church of England and Ireland, to persons residing therein, in the churches and parochial chapels already built, or in additional churches or chapels to be built therein, and as may appear to such Commissioners to be convenient for the enabling the spiritual person or persons who may serve such churches or chapels to perform all ecclesiastical duties within the districts attached to such respective churches and chapels, and for the due ecclesiastical superintendence of such district, and the preservation and improvement of the religious and moral habits of the persons residing therein, the said Commissioners shall represent such opinion to His Majesty in Council, and shall state in such representation the bounds by which such districts are proposed to be described; and if, thereupon, His Majesty in Council shall think fit to direct such division to be made, such Order of His Majesty in Council shall be valid and good in law for the purpose of effecting such division:"

And whereas by an Act, passed in the fiftyninth year of His late Majesty King George the Third, intituled "An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes," it is, amongst other things, enacted "that it shall be lawful for the Commissioners, in the same manner and with the like consents as are required in case of division into ecclesiastical districts under the said hereinbefore recited Act, or the said Act now in recital, to assign a particular district to any chapel of ease or parochial chapel already existing, or to any chapel built, or which might thereafter be built or acquired under the powers of the said former Act, or the said Act now in recital; and such district shall be under the immediate care of the curate appointed to serve such chapel, but subject, nevertheless, to the superintendence and controul of the incumbent of the parish church; and all such curates shall be nominated by the incumbent of the parish to the bishop for his licence, except where the right of nomination shall already be legally vested in any other person or persons, and in every such case by the person or persons possessing such right of nomination, subject to all the laws in force relating to stipendary curates, except as to the assigning of salaries to such curates; provided always, that it shall be lawful for the Commissioners, with the consent of the bishop of the diocese, to determine whether any and what part or proportion of the fees or dues for marriages, baptisms, churchings, and burials shall be assigned to any such curate; and whether banns of marriage shall be published, and marriages or bap-

any case in which the said Commissioners shall be | performed in any such chapel or not; and in any case in which marriages shall be allowed in any such chapel, the Commissioners shall cause the boundaries of the district assigned to such chapel to be enrolled in the High Court of Chancery, and in the office of the Registry of the diocese, any thing in the said recited Act to the contrary notwithstanding; and no such chapelry shall become a benefice by reason of any augmentation of the maintenance of the curate, by any grant or bounty under the provision of any Act or Acts of Parliament, or law or laws for augmenting small livings, any thing in such Act or Acts of Parliament, or law or laws, to the contrary notwithstanding:"

And whereas by another Act, passed in the seventh and eighth years of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;" and by another Act, made and passed in the first and second years of His late Majesty King William the Fourth, intituled "An Act to amend and render more effectual an Act, passed in the seventh and eighth years of the reign of His late Majesty, intituled 'An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes; also by another Act, made and passed in the second and third years of His said late Majesty, intituled "An Act to render more effectual an Act, passed in the fifty-ninth year of His late Majesty King George the Third, intituled An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes;" further provisions are made for carrying such divisions into

And whereas the said Commissioners have made a representation to Her Majesty in Council, in the words following, viz.

"Your Majesty's Commissioners for building new churches, appointed by virtue of an Act, passed in the fifty-eighth year of the reign of His Majesty King George the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes;" continued by another Act, passed in the seventh and eighth years of the reign of His Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;" and further continued by an Act, passed in the first year of your Majesty's reign, intituled "An Act to prolong, for ten years, Her Majesty's Commission for building new churches;" beg leave humbly to represent to your Majesty, that, when the last census was taken, the parish of Standish, in the county of Lancaster and diocese of Chester, contained a population of eight thousand six hundred and seventy-six persons; that, besides the parish church, which affords accommodation to one thousand one hundred and seventy-eight persons, there are two consecrated chapels in the tisms, churchings or burials, shall be solemnized or said parish, one of which, in the township of

Coppull, affords accommodation to five hundred leave to lay before your Majesty the before-menand fifty-six persons, including two hundred and eighty free seats appropriated to the use of the poor; and the other in the township of Adlington, called Christ Church, affords accommodation to six hundred persons, including three hundred free seats appropriated to the use of the poor;

" Your Majesty's said Commissioners beg leave further to represent to your Majesty, that, having taken into consideration all the circumstances attending this parish, it appears to them to be expedient, that particular districts should be assigned to each of the said chapels, under the provisions of the 16th section of an Act, passed in the fifty ninth year of the reign of His Majesty King George the Third, intituled "An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes;" and that such district should be named respectively "The Chapelry District of Coppull," and "The Chapelry District of Adlington," with boundaries as follows:

"The chapelry district of Coppull is to consist of the townships of Coppull, Charnock Richard, and Welch Whittle, and is bounded on the north by the township of Euxton, in the parish of Leyland, on the north east by the parish of Chorley, on the south east by the township of Duxbury and Adlington, in the parish of Standish, on the south by the township of Worthington, in the said parish of Standish, and on the west by the townships of Wrightington, Heskin, and Ecclestone, in the parish of Ecclestone, as shewn on the map hercunto annexed, and tinted yellow.

"The chapelry district of Adlington is to consist of the townships of Adlington, Andertonheath, Charnock, and Duxbury, and is bounded on the north by the parish of Chorley, the east by the townships of Anglezark and Rivington, in the parish of Bolton, on the south east by the township of Horwich, in the parish of Dean, on the south by the townships of Blackrod, in the said parish of Bolton, and Haigh, in the parish of Wigan, and on the west by the township of Worthington and Coppull, in the said parish of Standish, as shewn on the map hereunto annexed, ánd tinted pink.

" That marriages, baptisms, churchings, and burials should be solemnized and performed in the said chapels; and that the fees arising therefrom should, from the assignment of districts to the said chapels respectively be received by and belong to the Ministers of the said chapels respectively:

"That the consent of the Lord Bishop of Chester has been obtained thereto, as required by the above-mentioned section of the said Act passed in the fifty-ninth year of His Majesty King George the Third; in testimony whereof the said Lord Bishop has signed and sealed this present instrument:

"Your Majesty's Commissioners, therefore, beg | performance of the contract.

tioned circumstances, and humbly pray, that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty, in your royal wisdom, shall seem meet."

Her Majesty, having taken the said representa-tion, together with the map thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Conneil, to approve thereof, and to order, as it is hereby ordered, that the proposed assignment be accordingly made and effected, agreeably to the provisions of the said Acts.

Wm. L. Bathurst.

OTICE is hereby given, that a separate building named Thinks O building, named Trinity Chapel, situated at the East India-road, in the parish of All Saints, Poplar, in the county of Middlesex, in the district of the Poplar union, being a building certified according to law as a place of religious worship, was, on the 13th day of August 1842, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, cap. 85. Witness my hand this 15th day of August 1842,

John Symons, Superintendent Registrar.

CONTRACT FOR TRAIN OR PILCHARD AND PALE SEAL OIL.

Department of the Storekeeper-General of the Navy, Somerset-Place, August 6, 1842.

lacktriangledown 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 Tuesday the 30th of August instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's several Dock-yards with

Train or Pilchard and Pale Seal Oil.

A distribution of the oil and a form of the tender may be seen at the said Office.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words, " Tender for Oil," and must also be delivered at Somerset-place, accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering, in the sum of £400, for the due

CONTRACTS FOR WHEAT, PEAS, AND OATS.

> Department of the Comptroller for Victualling and Transport Services, Somerset-Place, August 12, 1842.

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 18th of August instant, 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, the under-mentioned articles, viz.

Wheat, Red, 1500 quarters; half to be delivered in a fortnight, and the remainder in a fortnight afterwards.

Wheat, White, 500 quarters; half to be delivered in a fortnight, and the remainder in a fortnight afterwards.

· Peas, 500 quarters; half to be delivered in a fortnight, and the remainder in a fortnight

Oats, Scotch Potatoe, 500 quarters; half in a week, and the remainder in a week afterwards.

Samples (not less than two quarts of each) must be produced by the parties tendering.

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 authorized

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words, "Tender for ,' and must also be delivered at Somerset-place

Tretoil Mining Company.

Tretoil Mining Office, 6, St. Mildred's Court, August 11, 1842.

OTICE is hereby given, that the Annual General Meeting of Shareholders will be held on Wednesday the 31st day of August instant, at the Office of the Company, No. 6, St. Mildred's-court, at one o'clock in the afternoon precisely, for the purpose of receiving the Annual report on the Company's affairs, and to elect two Directors, in place of those who then go out of office by rotation, but who will be re-eligible; and also two Auditors; and generally on the affairs of the

Company.

By order of the Board of Directors,
S. Buxton, Secret S. Buxton, Secretary.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Benjamin Nicholson and William Newzam Nicholson, of Newark-upon-Trent, in the county of Nottingham, Ironmongers and Bar Iron Merchants, was this day dissolved by mutual consent: As witness our hands this 12th day of August B. Nicholson.

Wm. N. Nicholson,

August 8, 1842; WE this day agreed to dissolve the Partnership carried on in the firm of Frances Brown and Benjamin Brown, as Boot and Shoe Makers, at No. 29, Bishopsgate Without.

Frances Brown.

Benjamin Brown.

6th August 1842.

OTICE is hereby given, that the Partnership heretofore existing between us the undersigned, William
Mills and Thomas William Hill, of Mill-lane, Deptford, in
the county of Kent, intending to carry on business as
Bleachers, was this day dissolved by mutual consent.

Wm. Mills.

The Hall

T. W. Hill.

OTICE is hereby given, that the Partnership here-tofore carried on by us the undersigned, William Bailey and John Bailey Buckley, at Waterhead-mill, near Oldham, in the county of Lancaster, as Druggists, under the firm of Bailey and Buckley, is this day dissolved by mutual consent: As witness our hands this 12th day of August William Bailey. John B. Buckley.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Ralph Hutchinson and John Thompson, of Monk wearmouth-shore, in the county of Durham, as Ship Builders and Merchants, and carrying on business under the firm of Hutchinson and Thompson, was dissolved, by mutual consent, on the 25th day of August 1841: As witness our hands this 10th day August 1842. Ra. Hutchinson.

John Thompson.

THE Partnership carried on by us the undersigned, at, the East India Dock-road, in the parish of All Saints, Poplar, in the county of Middlesex, under the firm of Jeffrey and Lester, Bricklayers and Builders, was this day dissolved by mutual consent. All debts due to and owing from the said firm will be received and paid by Mr. James Morris, Solicitor, No. 12, Crescent, Minories.—Dated this 13th day of August 1842.

John Lester. John Lester.

OTICE is hereby given, that we the undersigned, formerly carrying on business in copartnership together, as Attorneys and Solicitors, at No. 16, Great James-street, Bedford-row, in the county of Middlesex, under the firm of Doyle and Godden, have this day dissolved such copartnership by mutual consent.—Dated this 13th day of August Edwd. Doyle. John Godden.

OTICE is hereby given, that the Partnership lately, existing between us the undersigned, Richard Sale and George John Sale, of Atherstone, in the county of Warand George John Sale, of Atherstone, in the county of Warwick, Mercers and Drapers, carrying on business as such, at Atherstone aforesaid, and Polesworth, in the county of Warwick, under the firm or style of Richard and George John Sale, and at Tamworth, in the counties of Stafford and Warwick, under the firm or style of Sale and Company, has been this day dissolved by mutual consent: As witness our hands this 10th day of August 1842.

Rich. Sale. Geo. J. Sale.

OTICE is hereby given, that the Partnership lately subsisting between us, James Crellin and Margaret Cavanagh, of Liverpool, in the county of Lancaster, as Flour Dealers and Bakers, was this day dissolved by mutual consent; and that all debts owing to the said partnership are to be received by the said James Crellin; and all persons to whom the said partnership stands indebted are requested to send in their accounts to the said James Crellin, in order that the same may be examined and paid.—
Dated this 13th day of August 1849. Dated this 13th day of August 1842.

James Crellin. M. Cavanagh.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
James Ball Mason Williams and William Angleis, as Letter
Press and Copper Plate Printers, at No. 17½, Bridge-street,
in the city of Bristol, under the style or firm of Williams
and Angleis, is this day dissolved by mutual consent. All
debts due to and from the said concern will be received and
paid by the said William Angleis, who will continue the
said trade or business, on his own separate account.—Witness
the hands of the parties the 13th day of August 1842.

J. B. M. Williams.

Wm. Angleis.

Wm. Angleis.

NOTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, Alexander Brodie Cochrane and John William Johnson, in carrying on the Brockmoor Colliery; in the parish of Kingswinford, in the county of Stafford, was dissolved on the 24th day of Decemberlast, by mutual consent. All debts due to and owing by the said late copartnership will be received and paid by the said John William Johnson, by whom alone the said colliery is now carried on.—Dated the 12th day of August 1842.

A. B. Cochrane.

A. B. Cochrane. John William Johnson.

NOTICE is hereby given, that the Copartnership lately subsisting between us the undersigned, William Millington and Thomas Morgan, junior, carrying on the business of Ironmasters, at Summerbill Ironworks, in the parish of Tipton, in the county of Stafford, under the firm of W. Millington and Co. has been this day dissolved by mutual consent. All debts due to and owing by the said firm will be received and paid by the said William Millington, by whom alone the business will in future be carried on.—Dated the 17th day of May 1842.

W. Millington.

Thomas Morgan, junr.

OTICE is hereby given, that the Partnership or Joint Trade lately subsisting and carried on by and between the undersigned, John Quinsey and Charles Joseph Devey, of Toll-end, in the parish of Tipton, in the county of Stafford, Makers of Roman Cement and other things, was, and stands dissolved on and from the 10th day of August instant. All debts due and owing to and from the said dissolved partnership, will be received and paid by the undersigned John Quinsey, by whom in future the trade will be carried on.—Dated the 13th day of August 1842.

John Quinsey. Charles Joseph Devey.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Edward Gifford and William Smith, of Thetford, in the county of Norfolk, Spirit Merchants, carrying on business under the firm of Gifford and Smith, has this day been dissolved by mutual consent. All debts due and owing to the said partnership are to be received by the said William Smith; and all persons to whom the said partnership stand indebted are all persons to whom the said partnership stand indebted are requested immediately to send in their accounts to the said William Smith, in order that the same may be examined and paid: As witness our hands this 12th day of August 842.

Edwd. Gifford.

Wm. Smith.

NOTICE is hereby given, that the Partnership here-tofore subsisting and carried on by us the under-signed, William Fletcher and Richard Fletcher, both of Marrington, in the county of Lancaster, as Builders, Stone Masons, and Quarry Masters, under the firm of William and Richard Fletcher, was this day dissolved by mutual consent. All persons indebted to the said copartnership estate sent. An persons independ to the said copartnership estate are requested to pay their accounts to the said Richard Fletcher, who is duly authorised to receive and give discharges for the same; and he will also pay all debts owing by the said copartnership estate: As witness our hands this 13th day of August 1342.

William Fletcher. Richard Fletcher.

ISSOLUTION of Partnership, by mutual consent, be-tween William Elliot and Charles Roberts, Boot Maers, Bedford-street, carrying on business under the style of Mason and Co. so far as concerns the said Charles Roberts. -15th August 1842. William Elliot.

Charles Roberts.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, John North and Frederic Richard Hedges, in the trades or businesses of Blue Manufacturers and Seedsmen, and Dealers in Mustard, Rice, Starch, and Spices, is dissolved, as from the 30th day of June 1842, by mutual consent.—Dated the 12th day of August 1842.

John North.

F. R. Hedges.

OTICE is hereby given, that the Partnership between the undersigned, John William Monnery and Edward Josiah Monnery, as Hosiers, Glovers, and General Outfitters, at No. 53, High-street, Southwark, and No. 165, Fenchurch-street, London, has been dissolved.—Dated this Johnson August 1986. this 12th of August 1842.

John William Monnery. Edward Josiah Monnery.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William subsisting between us the undersigned, William Boden and Joseph Goodaire, Manufacturing Chymists, at Windy Bank-lane, Harts Head Moor, in the county of York, under the firm of Wm. Boden and Co. was, on the 7th day of June last past, dissolved by mutual consent. All debts due to and owing from the said copartnership, will be received and paid by the said Joseph Goodaire; the business is transferred to, and will in future be carried on by, Mr. William Goodaire, of the same place: As witness our hands this 9th day of August 1842.

Joseph Goodaire. William Goodaire.

NOTICE is hereby given, that the Copartnership beretofore subsisting between us the undersigned,
Abel Kershaw, James Kershaw, William Kershaw,
Ephraim Kershaw, and Titus Kershaw, carrying on business at Wadsworth-house-mill, in the township of Haworth, ness at Wadsworth-house-mill, in the township of Haworth, in the parish of Bradford, in the county of York, as Worsted Spinners, under the firm of Abel Kershaw and Brothers, so far as respects the said Ephraim Kershaw, was this day dissolved by mutual consent. All debts due and owing by the said late copartnership will be received and paid by the said Abel Kershaw, James Kershaw, William Kershaw, and Titus Kershaw, by whom the said business will in future be carried on: As witness our hands this 11th day of August 1842.

Abel Kersham Abel Kershaw.

James Kershaw. William Kershaw. Ephraim Kershaw. Titus Kershaw.

[Extract from the Edinburgh Gazette of August 12, 1842.]

NOTICE.

Glasgow, August 10, 1842.

THE Subscriber, George K. Young, sole Partner in the h business carried on in Glasgow, prior to the 30th day of November 1841, under the firm of George K. Young and Company, Merchants there, ceased, at that date, to carry on the said business; the concern being then dissolved, so far as he was concerned. The business has since been, and continues to be, carried on, in the same premises and under the same firm, by his nephew, the subscriber, John Young, junior, for his own sole behoof.

George K. Young. John Young, junr.

JNO. PARK FLEMING, Witness. WM. GUTHRIE, Witness.

[Extract from the Edinburgh Gazette of August 12, 1842.] NOTICE

THE Representatives of the late Mr. John Elliot, some-time Millwright and Engineer, in Tradeston, Glasgow, ceased, on the 28th May 1841, to have any interest in copartnery concern carried on under the firm of Randolph, Elliot, and Co. Millwrights and Engineers, in Tradeston, Glasgow.

Tho. Scott, R. K. Elliot, Thos. Elliot, Jas. Mein,

Executors of John Elliot.

ROB. RUTHERFURD, Witness, ROB. LAING, Witness,

Witnesses to the Signature of Thos. Scott.

JA. FALLA, Witness, ROB. LAING, Witness. Witnesses to the Signature of R. K. Elliot.

JOHN HAY, Witness. ROB. LAING, Witness

Witnesses to the Signature of Jas. Mein.

Randolph, Elliot, and Co.

RICHD. HALL, Witness, ALEX. MEIN, Witness, Witnesses to the Signatures of Randolph, Elliot, and Co.

A NY person who can give information respecting Francis Walter, who was born in the East Indies, and, having been brought to England, was apprenticed at Taunton, in Somersetshire, and who quitted Taunton about the year 1826, is requested to communicate such information to Matthew Gisborne, Esq. Walton-hall, near Burton-on-Trent.—August 2, 1842.

NOTICE.

THE Next of Kin of Harriette Holland, formerly of HE Next of Kin of Harriette Holland, formerly of Killester, in the county of Dublin, and late of Langley, in the county of Bucks, in England, Spinster, deceased, intestate (which former place she left in the year 1831, and went to reside in the latter place, where she died in or about the month of May 1835), are requested to apply to me,

THOS. J. HAMILTON, Proctor, 4, Gardiner's-

place, Dubliu.

NEXT OF KIN.

IF the Relations or Next of Kin of Elizabeth Pelissier, T the helations of Next of Kita of Enzabeth Felissier, Widow, who died at Saint Petersburgh, on or about the 15th of April 1839, will apply, either personally or by letter, to George Maule, Esq. Solicitor for the Affairs of Her Majesty's Treasury, at the Treasury-chambers, Whitehall, London, they may hear of something to their advantage.

HE next of kin (if any) of Richard George, late of Houghton-street, Clare-market, in the county of Middlesex, who died in the year 1796, and who is believed to have been a native of Ramsbury, in the county of Wilts, and to have been born in or about the month of March 1747, may hear of something to their advantage by applying to Mr. Wadeson, Proctor, Godliman-street, Doctors'-commons,

O be peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in certain causes Weekes against Dodson, and Weekes against Smith, with the approagainst Dousday, and weekes against shift, with the appro-bation of Sir George Rose, one of the Masters of the said Court, by Mr. Samuel Closs, the person appointed by the said Master, at Garraway's Coffee-house, Cornhill, on Tues-

day the 6th day of September 1842, in three lots;
Five freehold houses, being Nos. 9, 10, 11, 12, and 13, in
Kent-street, in the borough of Southwark, in the county of

Particulars may be had (gratis) at the said Master's chambers, in Southampton-buildings, Chancery-lane, London; of Messrs. Smith and Allistons, Solicitors, No. 4, Warnford-court, Throgmorton-street, London; and of Messrs. Closs and Son, Auctioneers, No. 12, Wellingtonstreet, Borough.

High Court of Chancery, made in a cause Johnson versus Hardy, with the approbation of William Wingfield, Esq. one of the Masters of the said Court, at the Horse Shoes Inn, at Bristow, in the county of Norfolk, on Tuesday the 6th day of September 1842, at three o'clock in the after-

A new brick built freehold messuage, on the west side of A new brick built freehold messuage, on the west side of the Great Common, at Bristow aforesaid, in the occupation of Mr. Daniel Hardy, with out-buildings, and 3½ acres of land, or thereabouts, used as gardens; also four freehold new built brick cottages, near the aforesaid premises, in the respective occupation of Henry Potter, Mary Ann Woodhouse, William Bowers, and George Paul, as tenants at will

Mill.

Printed particulars may be had (gratis) at the said Master's chambers, in Southampton-buildings, Chancerylane, London; of Mr. Tomkins, Solicitor, No. 11, Gray's-inn-square, London; and of Mr. Daniel Alexander, Solicitor, Hingham, Norfolk. The property may be viewed on application to the several tenants.

High Court of Chancery, made in a cause Powell (now Gwyn) against Powell, with the approbation of John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at the Castle Inn, Brecon, South Wales, on Monday the 19th day of September next, at twelve o'clock at noon, is distincted between in distinct lots;

A freehold estate, with manor or lordship attached, situate in the parishes of Tallachddu and Garthbrengy, in the county of Brecon, comprising several farm houses, farm buildings and cottages, and 221 acres, 1 rood, and 4 perches,

buildings and cottages, and 221 acres, 1000, and 4 perences, little more or less, of meadow, arable, and wood land.

Printed particulars whereof may be had (gratis) at the said Master's office, in Southampton-buildings, Chancerylane; of Mr. Martindale, Solicitor, No. 19, Cecil-street; lane; of Mr. Martindale, Solicitor, No. 19, Cecil-street; and of Messrs. Gregory and Son, Solicitors, Clement's-inn, London; of Messrs. Maybery and Williams, Solicitors, Brecon; of John Powell, Esq. Brecon (who will direct a proper person to show the estate); at the Oxford Arms, Kington; Hotel, Hereford; Talbot, Shrewsbury; Angel, Abergavenny; Bear, Crickhowell; Swan, Hay; Castle, Merthyr Tydfil; and Bush, Bristol; and of Mr. Woolley Simpson, Auctioneer, Bucklersbury, London.

Court of Chancery, made in a cause of Dobson versus Doughty, with the approbation of Andrew Henry Lynch, Esq. one of the Masters of the said Court, sometime in the month of November 1842, of which due notice will be given;
The lease of two dwelling-houses and premises, situate

Nos. 65 and 66, George-street, in the parish of Saint Pancras, in the county of Middlesex, held for the residue of a term of ninety-seven years, from the 29th day of September 1822, at a ground rent of £16, and underlet at the yearly

rents of £102 10s.

Printed particulars may shortly be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane, London; of Messrs. Allen and Mortimer, Solicitors, No. 17, Clifford's-inn, London; of Messrs. Dods and Linklater, Solicitors, No. 111, St. Martin's-lane, Charing-cross; and at the Gray's-inn Coffee-house, Holborn, in the said county of Middle or of Middlesex.

WHEREAS by a Decree of the High Court of Chancery, made in a cause Norton v. Pritchard, whereby it was, amongst other things, ordered, that James William Farrer, Esq. one of the Masters of the said Court, should enquire and state whether Eleanor Douglas Norton, the late wife of the defendant, the Rev. William Addington Norton, who, at the time of the death of his said wife (and who now is) resident at Alderton Rectory, near Woodbridge, in the county of Suffolk, is dead, and if so, when she died, and who, at the time of her death, would have been her heir or heirs at law, exparte maternâ, and who would have been her next of kin, exparte maternâ, under and according to the next of kin, exparte maternâ, under and according to the statute for the distribution of the estates of persons dying intestate, if she had died without leaving any child or children, and whether any and which of such next of kin were since dead, and if any of them were since dead, then he was to enquire when they died, and who was or were the

legal personal representative or representatives of such next of kin; any person or persons claiming to be such heir or heirs at law and next of kin living at the death of the said Elcanor Donglas Norton, or if any such next of kin are since dead, the legal personal representative or representatives of such deceased next of kin are, by their Solicitors, on or before the 2d day of November 1842, to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their heirship and kindred, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

HEREAS by a Decree of the High Court of Chancery, made in a cause Parken v. Parken, it was referred to James William Farrer, Esq. one of the said Masters of this Court, to enquire and state to the Court who was or were the next of kin of Sarah Caney Parken, at the time of her decease; and if any of them were since dead, who was or were his, her, or their legal personal representatives; the said Sarah Caney Parken was residing, at the time of her decease, at Cambray, Cheltenham, in the county of Gloucester, widow, and died on the 2d day of November 1839; any person or persons claiming to be next of kin of the said Sarah Caney Parken, living at the time of her decease, or in case any of such next of kin are since dead, their personal representatives are forthwith to come in before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove his or her kindred to the said Sarah Caney Parken, or in default thereof they will be excluded the benefit of the said Decree.

HEREAS by a Decree of the High Court of Chancery, made in a cause Parken v. Parken, it was referred to James William Farrer, Esq. one of the Masters of the said Court, to enquire and state to the Court, who was or were the next of kin of Henrietta Eliza Parken, at the time of her decease; and if any of them were since dead, who was or were his, her, or their legal personal representatives; the said Henrietta Eliza Parken was residing, at the time of her decease, at Lindon-grove, Bayswater, in the county of Middlesex, an infant, and died on the 16th day of May 1840; any person or persons claiming to be next of kin of the said Henrietta Eliza Parken, living at the time of her death, or in case any of them are since dead, their personal representatives are forthwith to come in before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove his or her kindred to the said Henrietta Eliza Parken, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Parken against Parken, the creditors of Henrictta Eliza Parken, late of Linden-grove, Bayswater, in the county of Middlesex, Spinster, an infant, deceased (who died on or about the 16th day of May 1840), are forthwith to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Parken against Parken, the creditors of Sarah Caney Parken, late of Cambray, Cheltenham, in the county of Gloucester, Widow, deceased (who died on or about the 2d day of November 1839), are forthwith to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Kyan against Dunn, the creditors of Laurence Dunn, late of the Polygon, Somers'-town, in the county of Middlesex, Gentleman, deceased (who died on or about the 16th day of January 1820), are forthwith, by their Solicitors, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, In made in a cause Roberts against Andrews, any person or persons claiming to be the next of kin of Margaret Steygould, late of Dalby-terrace, Islington, in the county of Middlesex, Widow, deceased, and formerly of Leigh, near Sherborne, in the county of Dorset, and afterwards of Stepney, in the said county of Middlesex, living at the time of her death (which happened in the month of June 1833), or any person or persons claiming to be the legal personal representative or representatives of any such next of kin who have since died, is or are, by their Solicitors, on or before the 2d day of November next, to come in and establish such claim, or respective claims, before John Edmund Dowdeswell, Esquoue of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, or in default thereof such person or persons will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Roberts versus Andrews, the creditors of Margaret Steygould, late of Dalby terrace, Islington, in the county of Middlesex, Widow, deceased, and formerly of Leigh, near Sherborne, in the county of Dorset, and afterwards of Stepney, in the said county of Middlesex (who died in the month of June 1833), are, by their Solicitors, on or before the 2d day of November next, to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Eades against Harris, the creditors of John Eades, late of the Delph, in the parish of Kingswinford, in the county of Stafford, Fire Brick Manufacturer (who died in the month of December 1835), are forthwith to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

made in a cause Day versus Norgate, the lawful issue of John Bennett, Elizabeth Bennett, Sarah Bennett, Mary, the wife of John Westropp, named in the will of Ann Bennett, late of the parish of Saint Stephen, in the city of Norwich, Spinster (who died on or about the 3d day of July 1814), and the legal personal representatives of any such issue as survived Hannah Frett (who died on the 11th of Frebruary 1839), and are since dead, and also the children of Thomas Bennett, of Brent Ely, in the county of Suffolk, and the legal personal representatives of any of such children who have died since the death of the said Hannah Frett, and the lawful issue of any of such children who died in the life time of the said Hannah Frett, and the legal personal reprentatives of any of such issue who have died since the death of the said Hannah Frett, are forthwith to come in before William Brougham, Esq., one of the Masters of the said Court, at his office, in Scuthampton-buildings, Chancery-lane, London, and prove their claims, or in default thereof they will be excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Morris against North, any persons claiming to be the next of kin of Thomas Morris, late of Whitchurch, in the county of Hants, Esq. deceased, living at the time of his decease, which took place in or about the month of September 1835, or the personal representatives of such of them as may have since died, are forthwith to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southanpton-buildings, Chancery-lane, London, and prove their kindred and make out their claims, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Simonds versus Garrard, the creditors of Thomas Garrard, late of Reading, in the county of Berks, Brewer, deceased (who dued in the month of December 1841), are, by their Solicitors, on or before the 25th day of November 1842, to leave their claims of debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 31st day of January 1843, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Massey versus Kemp, the creditors of James Massey, late of Maghull, in the parish of Halsall, in the county of Lancaster, deceased (who died in the month of February 1834), are forthwith to come in before William Brougham, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancerylane, London, and establish their claims for debts before the said Master, or in default thereof they will be excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Massey versus Kemp, the heir at law and next of kin of James Massey, late of Maghull, in the parish of Halsall, in the county of Lancaster (who died in the month of February 1834), living at the time of his death, and the legal personal representatives of such of them as are since dead, are forthwith to come in and prove their kindred and make out their claims before William Brougham, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Adnett against Thompson, the creditors of Edward Thompson, late of the purish of Long Buckley, in the county of Northampton, Coal and Bone Merchant, deceased (who died on or about the 5th day of February 1842,) are forthwith to come in and prove their debts before Sir George Rese, one of the Masters of the said Court, at his chambers in Southampton-buildings, Chancerylane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Ottley against Gilby, the creditors of Sir Mark Masterman Sykes, late of Stedmere, in the county of York, Baronet, deceased (who died at Weymouth, in the county of Dorset, on or about the 16th day of Fobruary 1828), are, on or before the 30th day of November 1842, to come in and prove their debts before Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

rick Helmore, of Rye, in the county of Sussex, Brewers and Merchants, by an indenture, dated the 2d day of August 1842, assigned all their estate and effects to John Bellingham, of Rye aforesaid, Banker, and John Parton, of New Romney, in the county of Kent, Miller, for the benefit of all the creditors of the said John Fowle and Frederick Helmore, who shall execute the said deed; and that the said deed was executed by the said John Fowle, Frederick Helmore, and John Bellingham, on the said 2d day of August; and by the said John Parton on the 3d day of the said month of August; and that the execution of such deed by the said John Fowle, Frederick Helmore, John Bellingham, and John Parton, respectively, is attested by Edwin Nathaniel Dawes, of Rye aforesaid, Solicitor; and the said deed now lies at the office of Messrs. Lardner and Dawes, Solicitors, Rye, for the signatures of the creditors of the said John Fowle and Frederick Helmore.

OTICE is hereby given, that Joseph Laycock, of Heywood, near Manchester, in the county of Lancaster, Druggist and Tallow Chandler, bath by an indenture, bearing date the 14th day of July last, conveyed and assigned over all his goods, fixtures, chattels, and effects unto Jonathan

Lees the younger, of Manchester aforesaid, Accountant, the trustee therein named, upon trust, for the equal benefit of the creditors of the said Joseph Laycock, or such of them as shall execute the said indenture within the space of three calendar months from the date thereof; and that the said indenture was executed by the said Joseph Laycock on the day of the date thereof, in the presence of William Pritt, of Liverpool, in the said county of Lancaster, Attorney at Law, and Edward Hampson, who have attested such execution; and by the said Jonathan Lees the younger, the trustee, on the 15th day of July last, in the presence of Alexander Butter Rowley, of Manchester aforesaid, Attorney at Law, who has attested such execution; and notice is hereby given, that the said indenture now lies at the office of the said Jonathan Lees the younger, situate in Fountain-street, Manchester, for execution by those creditors who have not yet executed the same; and all persons indebted to the said Joseph Laycock are hereby required to pay the amount of their respective debts to the said Jonathan Lees without delay.—Dated at Liverpool the 11th day of August 1842.

OTICE is hereby given, that John Atkyns Tayler, of West Cowes, in the isle of Wight, in the county of Southampton, Painter and Glazier, has by indenture of release and assignment, bearing date the 30th day of July 1842, conveyed and assigned all his real and personal estate and effects unto James Long, of the town of Southampton, Merchant, and William Heara, of Newport, in the isle aforesaid, Gentleman, upon trust, for the equal benefit of themselves and all the other creditors of the said John Atkyns Tayler, who shall execute the said indenture within two calendar months from the date thereof; and which said indenture was executed by the said John Atkyns Tayler on the said 30th day of July, in the presence of Thomas Bayley Hearn, of Newport, in the isle of Wight, Gentleman, who, on the same day attested the execution thereof; and the said indenture was executed by the said William Hearn on the 1st day of August, in the presence of the said Thomas Bayley Hearn, who on the same day attested the execution thereof; and the said indenture was executed by the said Jannes Long on the 3d day of the said month of August, in the presence of Jonathan Worsley, of Newport aforesaid, Solicitor, who on the same day attested the execution thereof; and notice is hereby further given, that the said indenture of release and assignment will lie for four-teen days, at the office of Messrs. Fosters and Evans, of No. 28, John-street, Bedford-row, London, for execution by the creditors of the said John Atkyns Tayler residing in London, and after that time will be deposited at the office of Messrs. Hearn and Son, Newport, iske of Wight, for execution by the creditors of the said John Atkyns Tayler; and all persons indebted to the estate of the said John Atkyns Tayler; and all persons indebted to the estate of the said John Atkyns Tayler are requested immediately to pay the amount of their respective debts to the said trustees, or to their Solicitors, Messrs. Hearn and Son.—Dated this 11th day of August 1842.

Hempstead, in the county of Hertford, Taylor, hath by an indenture of assignment and grant and release, bearing date the 30th day of July 1842, assigned and conveyed all his real and personal estate and effects, whatsoever and wheresoever, unto John Vickery Broughton, of No. 382, Oxford-street, in the county of Middlesex, Woollen Draper, in trust, for the equal benefit of all the creditors of the said William Eyles, who shall execute the said indenture of assignment and grant and release, within three calendar months from the date thereof, without preference or priority, and rateably in proportion to the amount of their respective debts; which said indenture was executed by the said William Eyles on the said 30th day of July last, in the presence of, and attested by, Frederick Day, of Hemel Hempstead aforesaid, Attorney and Solicitor, and Alfred Stevenson, of Hemel Hempstead aforesaid, Tailor; and was executed by the said John Vickery Broughton on the 9th day of Angust instant, in the presence of, and attested by, the said Frederick Day; and the said indenture of assignment and grant and release is now lying at the office of the said Frederick Day for the inspection of, and execution by, the creditors of the said William Eyles, where it is requested that all debts due to his estate will be forthwith paid.—Hemel Hempstead, August 10, 1842.

OTICE is hereby given, that George Hooper, of Victoria-house, Ventnor, in the isle of Wight, in the toria-house, Ventnor, in the isle of Wight, in the county of Southampton, Lodging Housekeeper, hath by an indenture of assignment, dated the 10th day of August 1842, and made between the said George Hooper of the first part; Newman Newland, of Shirley, in the said county, Linen Draper, of the second part; and the several other persons whose names are thereunto subscribed and seals affixed, creditors of the said George Hooper, of the third part; conveyed and assigned all his household furniture, book debts, and other effects, unto the said Newman Newland, in trust, for the equal benefit of such of the creditors of the said George Hooper as shall assent to and execute the said indenture of assignment; the said indenture was duly executed by the said George Hooper and Newman Newland, on the day of the date thereof, in the presence of, and aton the day of the date thereof, in the presence of, and attested by, Henry Ford, of No. 183, Queen-street, Portsea, in the said county, Solicitor.

NOTICE is hereby given, that by indenture of assignment, bearing date the 4th day of August instant, and made between William Brett, of Liverpool, in the county of Lancaster. Picture Dealer, of the first part; James Sherrard, of No. 20, King-street, Covent-garden, in the county of Middlesex, Picture Dealer, Louis Herrman, of Soho-square, in the said county, Picture Dealer, and Henry Morley, of No. 24, York-street, Westminster, Picture Dealer, of the second part; and the several persons who should execute the said indenture, creditors of the said William Brett, of the third part; the said William Brett hath assigned all his estate and effects to the said James Sherrard, Louis Herrman, and Henry Morley, upon certain Sherrard, Louis Herrman, and Henry Morley, upon certain trusts therein mentioned, for the equal benefit of all the creditors of the said William Brett, who should execute the same within two years from the date thereof; and notice is same within two years from the date thereof; and notice is hereby further given, that the said indenture was executed, on the day of the date thereof, by the said William Brett, James Sherrard, Louis Herrman, and Henry Morley, in the presence of, and attested by, John Tucker, of No. 3, Caroline-street, Bedford-square, Loudon, Solicitor; and is now lying at the office of the said John Tucker for the inspection of, and execution by, the creditors of the said William Brett; and such of the said creditors who shall refuse or neglect to execute or assent to the same within the said neglect to execute or assent to the same within the said two years, will be excluded from all benefit of the said assignment.

OTICE is hereby given, that John Henry Gibson, of Melcombe Regis, in the county of Dorset, Linen Draper, hath by indenture, bearing date the 9th day of July 1842, bargained, sold, assigned, transferred, and set over unto John Bradbury, of Aldermanbury, in the city of London, Warehouseman, and Thomas Mabyn, of Ironmonger-lane, in the said city, Warehouseman, all the estate and effects of him the said John Henry Gibson, upon the trusts therein mentioned, for the benefit of all and every the creditor and creditors of the said John Henry Gibson; that the said indenture was duly executed by the said John the creditor and creditors of the said John Henry Gibson; that the said indenture was duly executed by the said John Henry Gibson on the 9th day of July 1842; that the execution of the said indenture by the said John Henry Gibson is attested by William Parrinton, of No. 16, King-street, in the city of London, Gentleman; that the said indenture was duly executed by the said John Bradbury on the 14th, and by the said Thomas Mabyn on the 18th, days of July 1842; that the execution of the said indenture by the said 1842; that the execution of the said indenture by the said John Bradbury and Thomas Mabyn, respectively, is attested by Benjamin Hardwick, of No. 14, Cateaton-street, in the city of London, Solicitor; that the said deed of assignment now lies at the offices of Messrs. Hardwick and Davidson, of No. 14, Cateaton-street aforesaid, for execution by those creditors who have not yet executed the same. -Dated the 13th day of August 1842.

NOTICE TO CREDITORS.

WHEREAS William Hickling, of Dudley, in the county of Worcester, Confectioner, hath by indenture, dated the 2d day of August instant, assigned over all his estate and effects to Abiathar Bunch, of Dudley aforesaid, Auctioneer, in trust, for the benefit of such of the creditors of him, the said William Hickling, as shall execute the same on or before the 2d day of November next; and the said in-denture was executed by the said William Hickling and Abiathar Bunch, respectively, on the 2d day of August in-

stant, in the presence of, and is attested by, John Bolton, of Dudley aforesaid, Gentleman, and John Hodgetts Smith, his Clerk; notice is, therefore hereby given, that the said in-denture is now lying at the office of the said Abiathar Bunch, in Dudley aforesaid, for signature of the creditors of the said William Hickling, who shall think proper to execute the same; and that such of the creditors as shall neglect to do so within the time limited for that purpose, will be ex-cluded all benefit to arise therefrom. All persons indebted to the said William Hickling are requested to pay the amount of their respective debts to me within fourteen days from the date hereof, or proceedings will be commenced for the recovery thereof, without further notice.—Dudley, 5th day of August 1842.

JOHN BOLTON, Solicitor to the Trustee.

THE creditors who have proved their debts under a A. Fiat in Bankruptcy awarded and issued forth against John Beardsworth, of Wrexham, in the county of Denbigh, Timber Merchaut, Tanner, Brewer, Dealer and Chapman, may receive a Further and Final Dividend of three shillings in the pound upon their respective debts, upon application at the bank of Messrs. Dixons and Wardell, in Chester, on and after the 22d day of August instant.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Timothy Abraham Curtis, of Tokenhouse-yard, in the city of London, Merchant, Dealer and Chapman, as a trader indebted together with his partner, Nicholas Garry, carrying on business under the firm of Garry and Curtis, are requested to meet the assignees of the estate and effects of the said bankrupt, on Monday the 12th day of September next, at twelve o'clock at noon precisely, at the Court of Banksaid bankrupt, on Monday the 12th day of September next, at twelve o'clock at noon precisely, at the Court of Bankruptey, in Basinghall-street, in the city of London, in order to assent to or dissent from the assignces taking proceedings, at law or in equity, in the island of St. Vincent and elsewhere, in the West Indies, against certain parties there, whose names will be stated to the meeting, in order to resource the sentence of the apprehension. cover a large amount due to the estate, and to the employing a proper agent or attorney there to manage and conduct such proceedings; and on other special affidavits.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against John Spark Aird, of East Herrington, in the county of Durham, Cattle Salesman, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on the 9th day of September next, at twelve o'clock at noon, at the house of Mr. Bartholomew Weighell, Crown and Sceptre Inn, High-street, Bishop Wearmouth, Durham, in order to assent to or dissent from the said assignees selling the furniture of the said bankrupt by valuation; to assent to or dissent from the said assignees by valuation; to assent to or dissent from the said assignees sowing an away-going crop, and carrying on the farms occupied by the bankrupt until the 13th day of May 1843; and to assent to or dissent from the said assignees selling, by valuation or tender, the away-going crop and interest of the said bankrupt in the said farms; and on other special affairs.

HE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Charles Samuel Heywood and William Heywood, both of Manchester, in the county of Lancaster, Warehousemen and Copartners, Dealers and Chapmen, (lately having had a and Copartners, Dealers and Chapmen, (lately having not a place of business also in Basinghall-street, in the city of London,) are requested to meet the assignces of the estate and effects of the said bankrupts, on Thursday the 8th day of September next, at cleven o'clock in the forenoon, at the offices of Messrs. Sale and Worthington, Solicitors, 76, Fountain-street, Manchester, in order to assent to or dissent from the said assignces compromising and settling, upon certain terms to be submitted to the said meeting, an action commenced by the said assignees against the Sheriff of Lancashire, for the recovery of certain goods and chattels seived by him under a writ of fieri facias, against the estate and effects of the said Charles Samnel Heywood and William Heywood; and also to authorize the said assignees to consent to the holders of any bill or bills of exchange, promissory note or notes, on which the said bankrupts, or

either of them, are or is liable, entering into any arrangement or compromise, and discharging from liability any other party or parties liable on the said bills or notes, or any of them; and to assent to or dissent from the said assignees commencing and prosecuting any actions, suits or other proceedings, for the recovery or protection of any portion of the estate and effects of the said bankrupts; or compounding, submitting to arbitration, or otherwise adjusting any debts, matters and disputes relating thereto; and generally to authorize the said assignees to take such measures for winding up the affairs of the said bankruptcy as they may deem most advantageous to the creditors; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against John Bainbridge, of Richmond, in the county of York, Iron Founder, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Wednesday the 7th day of September next, at three o'clock in the afternoon precisely, at the Golden Lion Inn, in Northallerton, in the said county of York, in order to assent to or discout from the assignees selling the real estate of the said dissent from the assignees selling the real estate of the said bankrupt, now in mortgage, or the equities of redemption of the said bankrupt therein, as the said assignees shall think the said bankrupt therein, as the said assignees shall think most desirable; and either by public auction or private contract, with liberty to buy in any property to be offered for sale by auction, at the entire risk of the said bankrupt's estate, and to resell the same at any future auction, or by private contract, without being answerable for any loss or deficiency to arise by any such resale; and also to assent to or dissent from the said assignees paying off a certain mort-gage d.bt, or certain mortgage debts due from the said bankrupt's estate, if they shall think fit so to do; and also to assent to or dissent from the said assignees selling or disposing of the said bankrupt's business, stock in trade and effects, either by public auction or private contract, and in such manner, and at such times, as to the said assignees may appear most advantageous to the creditors of the said bankrupt; and also to assent to the said assignees carrying on the business of the said bankrupt, for such time, and in such manner as shall be stated to the said meeting; and also to empower the said assignees to work up all the raw materials on the premises of the said bankrupt; and also to sanction and confirm all the acts of the said assignees in the management of the affairs of the said bankrupt; and generally to authorize and empower the said assignees to act in the conduct and management of the estate and affairs of the said bankrupt, as they may deem advisable; and also to assent to or dissent from the allowance of certain charges and expenses attending the preparation and execution of a certain deed of release and assignment of the bankrupt's real and personal estate made prior to the issuing of the said flat, by the said bankrupt, for the equal benefit of his said nat, by the said cankrupt, for the equal benefit of his creditors, and of certain meetings and negociations, and other expenses incidental thereto; and to authorize the payment of such charges and expenses by the said assignees out of the estate of the said bankrupt.

IHE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Edward Hilton and Nathaniel Walsh, both of Over Darwen, in the county of Lancaster, Paper Makers, Dealers and Chapmen, are requested to meet the assignees of the estate and effects of the said bankrupts, on Thursday the 8th day of September next, at eleven of the clock in the forenoon precisely, at the office of Messrs. Kay, Barlow, and Aston, Solicitors, No. 1, Town-hall-buildings, Crossstreet, Manchester, in order to sanction the carrying on of the trade or business of the said bankrupts by the provisional assignee under the said fiat, from the time of his appointment until the choice of the said assignees; and by the said assignees since their appointment, for such time or period as they shall see fit, and for the advantage of the creditors of the said bankrupts, and to confirm and adopt the purchases and sales made or to be made by the provisional assignee, or by the said assignees, and the payments made, and other matters and things done or transacted by him or them, in or about, or in relation to the said trade or business; and also to assent to or dissent from the said assignees selling and disposing of the whole or any part of the freehold and leasehold estates of the said bankrupts, or either of them, and of the machinery, implements of trade,

and stock of the said bankrupts, and of the produce of the works, whilst carried on by the said assignees, either by public auction or private contract, and either together or in lots, and subject to such special or other conditions of sale, as the said assignees may think fit, and either for money, or upon credit, and with or without security for the price or purchase money thereof, with liberty to take bills of exchange or promissory notes in payment, as to the said assignees shall appear proper and expedient, and at the risk of the said bankrupts' estate; and to indorse and pay away the same bills and notes, without rendering themselves answerable for the amount thereof, and with power to buy in all or any part or parts of the said estates and effects at any auction, or to rescind or vary the terms of any contract for the sale thereof, and to resell the same in manner aforesaid, without being answerable for any loss occasioned thereby; and also to assent to or dissent from the said assignees relinquishing and giving up or abandoning any leases, or agreements for leases, or purchases, or agreed to be granted to or made with the said bankrupts, or either of them; and also to assent to or dissent from the said assignees paying and discharging, out of the joint or several estates of the said bankrupts, the salaries and wages due to any clerks, workmen, servants, and others employed or to be employed by the said bankrupts, or by the provisional assignee, or by the said assignees during the continuance of the said trade hereinbefore referred to, and also all rents, taxes, interest of mortgage moneys, rates, and outgoings whatsoever now due, and to become due and payable or chargeable prior to, or during the continuance of, the same trade and business; and also to assent to or dissent from the said assignees giving consent and power to the holders of bills of exchange or promissory notes, on which the bankrupts, or any of them, are liable to compound, release, or discharge any other party also liable on the same bills or notes, on such terms, and for such sums, by way of composition or otherwise, as may appear to the assignees most advantageous to the bankrupts' estate; 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 estates and effects of the said bankrupts; and also to assent to or dissent from the said aspayment of their respective debts to, the several debtors to the said bankrupts, or any of them, whose names will be stated at the meeting; or to their compounding, submitting to arbitration, or otherwise agreeing to any matter or thing relating thereto; and particularly to their arranging certain outstanding and unsettled accounts subsisting between the said bankrupts and certain parties or firms, to be named at sand ballings and certain parties of firms, to be failled at the meeting, in such mode as to the said assignees shall seem most for the advantage of the said bankrupts' estate; and generally to declare, direct, and agree, that the assignees, or either of them, shall not be answerable or accountable for any loss which may arise in carrying on or winding up the said concerns or trades hereinbefore mentioned, or any of them, or for any loss which may arise by or through any banker, solicitor, broker, accountant, agent, servant, or clerk employed or trusted by them, or either of them, during the carrying on or winding up of the same trade or business, or any of them, or for any loss which may arise, or be sustained by or through any debtor to the said bankrupts, or on tained by or through any debtor to the said bankrupts, or on any bills of exchange or promissory notes drawn or endorsed by the said assignees, or either of them, with the view of facilitating the settlement and getting in of any debt due to the said bankrupts jointly, or any of them separately, or the contrary; and to confirm, ratify, and allow, or to dissent from and disallow, any other acts, proceedings, matters, and things of any sort, kind, or nature which may heretofore have been done, transacted, or performed by the provisional assignee or by the said assignees, or either of them; and also to assent to or dissent from the said assignees commencing and prosecuting any suit or suits in equity against mencing and prosecuting any suit or suits in equity against a person, to be then named, to restrain her from selling any a person, to effect salleged to have been assigned to her by the said bankrupts, and for relief against any such as-signment and discovery of the circumstances under which the same was executed; and also to assent to or dissent from the said assignees commencing and prosecuting any suit or suits in equity against a certain person, whose name will be stated at the meeting, to restrain him from getting the coal in cer-tain pits, in or near Darwen aforesaid, and selling the same

under any lease or agreement between him and the said bankrupts, or either of them, and for an account of all coals gotten by him in or out of such pits, and for relief against such lease or agreement and discovery of the circumstances under which the same was signed or given; or to authorise the said assignees to take such other steps with respect to the said alleged agreements respectively, as they may think judicious and most to the advantage of the said bankrupts' creditors; and on other special affairs.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against William Freeman, of No. 9, Acton-street, Bagnigge-wells-road, in the county of Middlesex, Builder, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to John Samuel Martin Fonblanque, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 27th day of August instant, at half past eleven of the clock in the forenoon precisely, and on the 27th of September next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the c'y of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the 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 Mr. Pennell, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Lewis Levy, of No. 3, Crescent-place, Bridge-street, Blackfriars.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Henry Oglan, late of Holywell-street, Shoreditch, in the county of Middlesex, Victualler, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to John Samuel Martin Fonblanque, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 24th day of August instant, at half past eleven of the clock in the forenoon precisely, and on the 27th day of September next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Belcher, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Martineau and Malton, Solicitors, 60, Carey-street, Lincoln's-inn-fields.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Thomas James Fehr, of Highstreet; Birmingham, in the county of Warwick, Draper and Dealer in Straw Bonnets, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or three of them, on the 26th day of August instant, and on the 27th day of September next, at eleven o'clock in the forenoon on each of the said days, at the Waterlooroms, in Waterloorstreet, in Birmingham aforesaid, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Holme, Loftas, and Young, Solicitors, New-inn, Loadon, or to Mr. Bartleet, Solicitor, Edmund-street, Birmingham.

THEREAS a Fiat in Bankruptcy is awarded and issued forth against George Boyd and William Boyd; of the borough of Kingston-upon-Hull, Millwrights

and Engineers, and Copartners in trade, carrying on business under the style or firm of George and William Boyd, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 30th day of August instant, and on the 27th day of September next, at one o'clock in the afternoon on each day, at the George Inn, in Kingston-upon-Hull aforesaid, 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 first sitting to choose 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 bankrupt, 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 Messrs. Hicks and Marris, 5, Gray's-inn-square, London, or to Messrs. Galloway, Bell, and Todd, Solicitors, Hull.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Robert Nicholls Munton the younger, of Fletland-mills, in the parish of Greatford, in the county of Lincoln, Miller, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or three of them, on the 29th day of August instant, and on the 27th day of September next, at twelve at noon on each day, at Standwell's Hotel, in Stamford, 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 prove their debts, and at the first sitting to choose assignces, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Temple and Bonner, of No. 16, Furnival's-inn, Holborn, London, or to Mr. Law, Solicitor, Stamford.

INTHEREAS a Fiat in Bankruptcy is awarded and issued forth against Joseph Baker and Edward Swinburne, both of Birmingham, in the county of Warwick, Timber Merchants, Dealers and Chapmen, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or three of them, on the 26th day of August instant, at ten o'clock in the forenoon, and on the 27th day of September next, at twelve o'clock at noon, at the Water-koo-rooms, in Birmingham aforesaid, and make a full discovery and disciosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination, and the creditors are to assigto 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 Messrs. Tooke and Son, No. 38, Bedford-row, London, or to Messrs: Unett and Sons, Solicitors, Birmingham.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against William Trubridge, of Swindon, in the county of Wilts, Grocer and Tea Dealer, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 30th day of August instant, and on the 27th day of September next, at eleven in the forenoon on each day, at the Bell Inn, Swindon, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. J. W. Browne, Solicitor, Swindon, or to Messrs. Clarke and Medcalf, Solicitors, 20, Lincoln's-inn-fields, London.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Henry Harwood, of Beverley, in the county of York, Linen and Woollen Draper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 30th of August instant, and on the 27th day of September next, at eleven of the clock in the forenoon on each of the said days, at the George Inn, in the town or borough of Kingston-upon-Hull, 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 prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Peter and Robert Wells, Solicitors, 8, Parliament-street, Kingston-upon-Hull, or to Messrs. Tilson, Squance, and Tilson, Solicitors, 29, Coleman-street, London.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Daniell, of Abercarne, in the parish of Mynyddysllwyn, in the county of Monmouth, Pyroligneous Acid Manufacturer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 29th day of August instant, and on the 27th day of September next, at eleven o'clock in the forenoon on each of the said days, at the Westgate Inn, in the town of Newport, in the county of Monmouth aforesaid, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Thomas Morgan Llewellin, Solicitor, Newport, or to Messrs. White and Eyre, Solicitors, 11, Bedford-row, London.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against James Bottomley, of Delph, within Saddleworth, in the county of York, Woollen Manufacturer and Merchant, Dealer and Chapman, trading under the style or firm of William Bottomley and Company, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 1st and 27th days of September next, at two o'clock in the afternoon on each day, at the Commissioners'-rooms, in Manchester, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Rickards and Walker, of 29, Lincoln's-inn-fields, London, Solicitors, or to Messrs. Higginbottom, Buckley, and Lord, of Ashton-under-Lyne, in the county of Lancaster, Solicitors.

of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptey, bearing date the 29th day of September 1841, awarded and issued forth against Stephen Hawes Crosswell, late of Devonport, in the county of Devon, but now of Wallbrook, in the city of London, and John May the younger, of Devonport aforesaid, Wine and Spirit Merchants, Dealers and Chapmen, lately carrying on business in copartnership together under the firm of John May, junior, and Company, will sit on the 27th day of August instant, at half-past twelve o'clock in the afternoon

precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to receive the Proof of a Debt under the said Fiat.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Phillip Walters and Morgan Llewellyn, both of the town of Neath, in the county of Glamorgan, Timber Merchants, Ship Builders, Dealers and Chapmen, intend to meet on the 6th day of September next, at eleven in the forenoon, at the Bush Inn, Swansea (by adjournment from the 2d of August), to take the Last Examination of the said 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 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 their certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against John Fisher and George Henry Fisher, of Manchester, in the county of Lancaster, Manchester Warehousemen, Merchants, Dealers, Chapmen, and Copartners, trading at Manchester aforesaid, under the firm of Fisher and Son, intend to meet on the 31st day of Augustinstant, at two o'clock in the afternoon, at the Commissioners'-rooms, St. James's-square, in Manchester (pursuant to an Order of Her Majesty's Court of Review made in the matter of the said Bankruptcy on the 9th day of August instant), 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 disclosure of their estate and effects, and finish their examinations; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have proved their debts, are to assent to or dissent from the allowance of their eertificate; and the creditors of the said bankrupts, who shall be present at such meeting, are to be at liberty to interrogate and examine the said bankrupts touching the disclosure and discovery of their estate and effects as they shall think fit.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Daniel Wade Acraman, William Edward Acraman, and Alfred John Acraman, all of the city of Bristol, Merchants and Copartners, and also carrying on business in the said city of Bristol, in copartnership with Thomas Holroyd, William Morgan, and James Norroway Franklyn, as Manufacturing Engineers, Manufacturiers of Anchors and Chain Cables, and Shipbuilders, intend to meet on the 20th of August instant, at eleven in the forenoon, at the Commercial-rooms, in Corn-street, Bristol (by adjournment from the 12th of August instant), 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 disclosure of their estate and 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 their certificate.

THE Commissioners in a Fiat in Bankruptey awarded and issued forth against Robert Elliott, of Liverpool, in the county of Lancaster, Wine Merchant, Dealer and Chapman, intend to meet on the 27th day of October next, at twelve of the clock at noon, at the Clarendon-rooms, in Liverpool aforesaid (by adjournment from the 18th day of July last), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Charles Gatehouse, of the city of Chichester, Brewer, Corn Merchant, Dealer and Chapman, intend to meet on the 8th day of September next, at one o'clock in the afternoon, at the Dolphin Hotel,

in the city of Chichester (by adjournment from the 1st day of August instant), in order to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against John Bainbridge, of Richmond, in the county of York, Ironfounder, Dealer and Chapman, intend to meet on the 7th of September next, at ten o'clock in the forenoon, at the Golden Lion Inn, in Northallerton, in the said county (by adjournment from the 3d 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 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 2d day of May 1842, awarded and issued forth against Charles Bridger, late of Hampton, in the county of Middlesex, Mealman, will sit on the 8th day of September next, at one 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, pursuant to an Act of Parliament, made and passed in the sixth year of he reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 17th day of December 1841, awarded and issued forth against Henry Roster Biggs, of Brewer-street, Golden-square, in the county of Middlesex, Carpenter and Builder, Dealer and Chapman, will sit on the 8th of September next, at half past one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 28th day of April 1842, awarded and issued forth against James Bradshaw and George Williams, of Mary-le-bone-street, Piccadilly, in the county of Middlesex, Woollen Drapers, Dealers and Chapmen, and Copartners in trade, will sit on the 8th day of September next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basing-hall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said 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."

JOHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 21st day of April 1842, awarded and issued forth against John Adams Cater, of Hertford, in the county of Hertford, Brewer and Maltster, Dealer and Chapman, will sit on the 6th of September next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of

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

Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 15th day of April 1842, awarded and issued forth against Angelo Pontecorboli, of Broad-street, Golden-square, in the county of Middlesex, Oil and Italian Warehouseman, Dealer and Chapman, will sit on the 6th of September next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basingball-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

OHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 9th day of May 1842, awarded and issued forth against James Barrat, of Great Pulteney-street, Golden-square, in the county of Middlesex, Builder, Dealer and Chapman, will sit on the 7th of September next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, 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 Bankruptcy, bearing date the 29th day of April 1842, awarded and issued forth against Charles Homer the elder, late of Dudley, in the county of Worcester, but now of West Bromwich, in the county of Stafford, Wine and Spirit Merchant, Dealer and Chapman, intend to meet on the 2d day of November next, at one o'clock in the afternoon, at the Waterloo-rooms, Birmingham, in the county of Warwick, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" when and where the creditors, who have not already proved their debts, are to come prepared to prove the same.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 21st day of December 1841, awarded and issued forth against Elliott Whitney, of Liverpool, in the county of Lancaster, Soap Boiler, Dealer and Chapman, intend to meet on the 6th day of September next, at one o'clock in the afternoon, at the Clarendon-rooms, Liverpool, in the county of Lancaster, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 25th of November 1834, awarded and issued forth against Samuel Phillips and Joseph Phillips, of Liverpool, in the county of Lancaster, Merchants, Dealers, Chapmen, and Copartners, intend to meet on the 8th day of September next, at one of the clock in the afternoon, at the Clarendon-rooms, in South Johnstreet, in Liverpool, in the county of Lancaster, in order to Audit the Accounts of the Assignee of the 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."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 14th day of August 1838, awarded and issued forth against John Luce, of the city of Bristol, Woollen Draper, Dealer and Chapman, intend to meet on the 9th day of September next, at two o'clock in the afternoon, at the Commercial-rooms, Corn-street, in the city of Bristol, 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, intituked "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Baakruptey, bearing date the 18th day of September 1835, awarded and issued forth against James Lorymer, of the city of Bristol, Corn Factor, Dealer and Chapman, intend to meet on the 9th day of September next, at two o'clock in the afternoon, at the Commercial-rooms, in the city of Bristol, 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 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 Bankruptcy, bearing date the 25th day of January 1842, awarded and issued forth against William Grundy, of Manchester, in the county of Lancaster, Yarn Dealer and Commission Agent, intend to meet on the 12th day of September next, at ten o'clock in the forenoon, at the Commissioners'-rooms, Saint James's-square, in Manchester, in the county of Lancaster, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 29th day of November 1841, awarded and issued forth against Thomas Charlton and Edward Thompson, of South Shields, in the county of Durham, Wine and Spirit Dealers, Dealers and Chapmen, and Copartners, intend to meet on the 8th day of September next, at eleven o'clock in the forenoon, at the Bankrupt Commissioners'-room, Royal-arcade, in Newcastle-upon-Tyne, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, as well joint as separate, 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."—Affidavits for the proof of debts may be sent to Mr. Henry Ingledew, Newcastle-upon-Tyne, Solicitor to the Assignees.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 17th day of May 1841, awarded and issued forth against John Macaire, James Linneman, and Joseph Charles Berger, of Liverpool, in the county of Lancaster, Merchants, Dealers, Chapmen, and Copartners, intend to meet on the 7th day of September next, at one 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 separate estate and effects of the said bankrupts, John Macaire and Joseph Charles Berger, 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,"

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 2d day of May 1842, awarded and issued forth against Charles Bridger, late of Hampton, in the county of Middlesex, Mealman, will sit on the 8th day of September next, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of 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.

OHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 28th day of April 1842, awarded and issued forth against James Bradshaw and George Williams, of Mary-le-bone-street, Piceadilly, in the county of Middlesex, Woollen Drapers, Dealers, Chapmen, and Copartners in trade, will sit on the 8th day of September next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghali-street, in the city of London, 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 will be disallowed.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 19th day of December 1839, awarded and issued forth against William Banks Silk, of No. 23, Jewin-street, in the parish of Cripplegate, in the city of London, Builder, will sit on the 8th day of September next, at two o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their 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.

JOHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 15th day of April 1842, awarded and issued forth against Angelo Pontecorboli, of Broad-street, Golden-square, in the county of Middlesex, Oil and Italian Warehouseman, Dealer and Chapman, will sit on the 6th day of September next, at eleven in the foremon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 9th day of May 1842, awarded and issued forth against James Barrat, of Great Pulteney-street, Golden-square, in the county of Middlesex, Builder, Dealer and Chapman, will sit on the 7th of September next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of 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.

Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 21st day of April 1842, awarded and issued forth against John Adams Cater, of Hertford, in the county of Hertford, Brewer and Maltster, Dealer and Chapman, will sit on the 6th of September next, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HE Commissioners in a Fiat in Bankruptcy, bearing date the 4th day of April 1842, awarded and issued forth against Richard Sanderson, of Leeds, in the county of York, Corn Factor, Dealer and Chapman, intend to meet on the 13th of September next, at one o'clock in the afternoon, at the Commissioners'-rooms, Commercial-buildings, in Leeds, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at two in the afternoon, and at the same place, in order to make a First and Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

date the 22d day of November 1839, awarded and issued forth against Joseph Carruthers Nicholson, of Liverpool, in the county of Lancaster, Merchant, Ship Owner, Dealer and Chapman, intend to meet on the 7th day of September next, at twelve at noon, at the Clarendon-rooms, in South John-street, in Liverpool aforesaid, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at two in the afternoon, 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.

ing date the 29th day of October 1841, awarded and issued forth against William Routledge, of Liverpool, in the county of Lancaster, Wine and Spirit Merchant, Dealer and Chapman, intend to meet on the 8th day of September next, at eleven in the forenoon, at the Clarendonrooms, in South John-street, Liverpool, to Audit the Accounts of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at two 'clock in the afternoon, 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 debs, are to come prepared to prove the same, or they will be excluded the be nefit of the said Dividend. And all claims not then proved will be disallowed.

date the 30th day of April 1840, awarded and issued forth against James Johnson of Manchester, in the county of Lancaster, Inukeeper, Dealer and Chapman, intend to meet on the 7th day of September next, at one o'clock in the afternoon, at the Commissioners'-rooms, in Saint James's-square, in Manchester, in the said county, 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, inituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at two in the afternoon, and at the same place, to make a First and Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the 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 Bankruptey, bearing date the 9th day of March 1841, awarded and issued forth against George Malam, of Spalding, in the county of Lincoln, Gas Manufacturer, Dealer and Chapman, intend to meet on the 7th day of September next, at twelve of the clock at noon, at the White Hart Inn, in Spalding aforesaid, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at one of the clock in the afternoon, and at the same place, to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 28th day of February 1842, awarded and issued forth against Edward Young, of Birchington, in the isle of Thanet, in the county of Kent, Blacksmith, Dealer and Chapman, intend to meet on the 5th day of September next, at ten of the clock in the forenoon precisely, at the London Hotel, in Margate, in the county of Kent, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fint, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at eleven o'clock in the forenoon, 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.

date the 25th day of October 1841, awarded and issued forth against John Longman Shepherd and Henry Drew, both of the town and county of the town of Southampton, Innkeepers, Dealers and Chapmen, intend to meet on the 12th day of September next, at one of the clock in the afternoon, at the Star Inn, in Southampton aforesaid, in order to Audit the Accounts of the Assignees of the 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;" 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 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 will be disallowed.

HE Commissioners in a Fiat in Bankruptey, bearing date the 18th day of January 1842, awarded and issued forth against Charles Gatehouse, of the city of Chichester, Brewer, Corn Merchant, Dealer and Chapman, intend to meet on the 8th day of September next, at one o'clock in the afternoon, at the Dolphin Hotel, in the city of Chichester, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at two in the afternoon, 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.

THE Commissioners in a Fiat in Bankruptey, bearing date the 3d day of February 1842, awarded and issued forth against John Higgins and James Mannock, of Dukinfield, in the county of Chester, Engineers, Dealers and Chapmen, intend to meet on the 9th day of September next, at ten o'clock in the forenoon, at the Commissioners'-rooms, St. James's-square, in Manchester, in the county of Lancaster, to Audit the Accounts of the Assignces of the 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;" and the said Commissioners also intend to meet on the same day, at eleven of the clock in the forenoon, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HE Commissioners in a Fiat in Bankruptcy, bearing date the 13th day of April 1842, awarded and issued forth against Samuel Smith, of Sheffield, in the county of York, Cutlery Manufacturer, Dealer and Chapman, intend to meet on the 8th day of September next, at twelve at noon, at the Town-hall, in Sheffield, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at one o'clock in the afternoon, and at the same place, 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.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 18th of December 1840, awarded and issued forth against John Lloyd, of Beaumaris, in the county of Anglesey, Farmer, Leather Dealer, Dealer and Chapman, intend to meet on the 8th day of September next, at eleven o'clock in the forencon, at the Uxbridge Arms Hotel, in the town of Carnarvon, in the county of Carnarvon, 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 and passed in the sixth year of the reign of His late Majesty, King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve o'clock at noon, and at the same place, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their 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.

At the 21st of March 1842, awarded and issued forth against William Bushell, of the borough of Evesham, in the county of Worcester, Innkceper, Wine Merchaut, Dealer, and Chapman, intend to meet on the 8th day of September next, at eleven o'clock in the forenoon, at the White Hart Inn, in the said borough, in order to Audit the Accounts of of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and 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 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.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 24th day of March 1842, awarded and issued forth against Thomas Winder, of Lancaster, in the county of Lancaster, Ironmonger, Brazier, Timman Dealer and Chapman, intend to meet on the 12th day of September next, at eleven o'clock in the forenoon, at the King's Arms Inn, in Lancaster aforesaid, in the said county, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and 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 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.

date the 17th day of May 1841, awarded and issued forth against John Macaire, James Linneman, and Joseph Charles Berger, of Liverpool, in the county of Laneaster, Merchants, Dealers, Chapmen, and Copartners, intend to meet on the 7th day of September next, at two of the clock in the afternoon, at the Clarendon-rooms, in South John-street, in Liverpool aforesaid, in order to make a Dividend of the separate estate and effects of John Macaire, one of the said bnkrupts; 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.

HE Commissioners in a Fiat in Bankruptcy, bearing and the 17th day of May 1841, awarded and issued forth against John Macaire, James Linneman, and Joseph Charles Berger, of Liverpool, in the county of Lancaster, Merchants, Dealers, Chapmen, and Copartners, intend to meet on the 7th day of September next, at two of the clock in the afternoon, at the Clarendon-rooms, in South John-street, in Liverpool aforesaid, in order to make a Dividend of the separate estate and effects of Joseph Charles Berger, one 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 will be disallowed.

date the 15th day of March 1842, awarded and issued forth against John Anderson and William Garrow, of Liverpool, in the county of Lancaster, Merchants, Dealers and Chapmen, intend to meet on the 8th day of September next, at twelve of the clock at noon, at the Clarendonrooms, in South John-street, in Liverpool, in order to make a Dividend of the separate estate and effects of William Garrow, one 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 will be disallowed.

HE Commissioners in a Fiat in Bankruptcy, bearing date the 25th day of November 1834, awarded and issued forth against Samuel Phillips and Joseph Phillips, of Liverpool, in the county of Lancaster, Merchants, Dealers, Chapmen, and Copartners, intend to meet on the 8th day of September next, at two o'clock in the afternoon, at the Clarendon-rooms, in South John-street, in Liverpool aforesaid, to make a Dividend of the estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Lawrence, late of No. 51, Lombardstreet, but now of No. 76, King William-street, both in the city of London, Money Scrivener, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Lawrence hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said William Lawrence 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 6th day of September 1842.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Beaumont Marshall, of High Holborn, in the county of Middlesex, Tallow Melter, Dealer and Chapman, trading under the firm of John Marshall and Sons, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Beaumont Marshall hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, ressed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Beaumont Marshall 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 6th day of September 1842.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against George Frederic Fairclough, of Liverpool, in the county of Lancaster, Money Scrivener, Banker, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said George Frederic Fairclough hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said George Frederic Fairclough 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 6th day of September 1842.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Hooper, of Reading, in the county of Berks, Tobacco Manufacturer, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Hooper hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said William Hooper 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 6th day of September 1842.

WHEREAS the Commissioners acting in the prosccution of a Fiat in Bankruptcy awarded and issued forth against Joseph Peel, late of the Strand, in the county of Middlesex, and now of the borough and county of Newcastle-upon-Tyne, Picture Dealer, Commission Agent, Dealer and Chapman, have certified to the Right Honche Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Joseph Peel hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Joseph Peel 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 6th day of September 1842.

HEREAS-the Commissioner acting in the prosecution of a Fiat in Bankruptey awarded and issued forth against John Bowers, of Chipstead, in the county of Kent, Grocer and Draper, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptey, that the said John Bowers hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptey," the Certificate of the said John Bowers 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 6th day of September 1842.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Charles Carr, of Heaton Norris, in the borough of Stockport, and county of Lancaster, Cotton Manufacturer, Dealer and Chapman, surviving partner of William Smith, deceased, the said William Smith and Charles Carr having carried on business in copartnership together, at Heaton Norris aforesaid, and at Manchester, the county of Lancaster, as Cotton Manufacturers, Dealers and Chapmen, under the firm of Charles Carr and Company, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Charles Carr hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give thotice, 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, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Charles Carr 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 6th day of September 1842.

HEREAS the Commissioner acting in the prousection of a Commission of Bankrupt awarded and issued forth against William Grey Smyth, of Yauxhall-walk, Vauxhall, in the parish of Lambeth, in the county of Surrey, Surgeon and Dispenser and Vender of Medicines and Drugs, Dealer and Chapman, hath certified to the Lord High Chan

cellor of Great Britain, and to the Court of Review in Bankruptey, that the said William Grey Smyth hath in all things ruptey, that the said William Grey Smyth hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptey," the Certificate of the said William Grey Smyth 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 6th day of September 1842.

THE estates of David Kinmonth, Merchant, in Dunning, were sequestrated on the 10th day of August 1842.

The first deliverance is of that date.

The meeting to elect Interim Factor is to be held, at two o'clock afternoon, on Monday the 22d day of August 1842, within the George Hotel, in Perth; and the meeting to elect the Trustee and Commissioners is to be held, at two o'clock afternoon, on Monday the 12th day of September 1842, within the same place.

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 10th day of February 1843.

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

T. G. MURRAY, W. S. Agent, No. 34, Heriotrow, Edinburgh.

THE estates of Lauchlan Arthur, Shoe Maker, in Holytown, were sequestrated on the 10th day of August 1842.

he first deliverance is dated the 10th August 1842.

The first deliverance is dated the 10th August 1842.

The meeting to elect Interim Factor is to be held, at twelve o'clock noon, on Friday the 19th day of August current, within the Hamilton Arms Inn, Hamilton; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock noon, on Friday the 16th day of September next, within the same place.

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 9th day of February 1843.

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

JOHN CULLEN, W. S. Agent, 27, Albany-street.

THE estates of Henry Coll, Jeweller and Hardware Merchant, in Glasgow, were sequestrated on the 12th day of August 1842.

The first deliverance is dated the 12th August 1842.

The first deliverance is dated the 12th August 1842.

The meeting to elect Interim Factor is to be held, at twelve o'clock noon, on Saturday the 20th day of August current, within the Black Bull Hotel, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock noon, on Saturday the 10th day of September next, within the same place.

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 12th day of February 1843.

All future advertisements relating to this sequestration

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

WILLIAM N. FRASER, S.S.C. Agent, Edinbugh, 26, Dundas-street.

THE estates of James Campbell, formerly of Petershill, now Potatoe Merchant, residing at Clynder Houe, Roseneath, were sequestrated on the 11th day of August 1842.

The first deliverance is dated the same day.

The meeting to elect Interim Factor is to be held, at one o'clock afternoon, on Saturday the 20th day of August 1842, within the Tontine Inn, Helensburgh, kept by John Liddell; and the meeting to elect the Trustee and Commissioners is to be held, at one o'clock afternoon, on Saturday the 10th day of September 1842, within the said Tontine

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 11th day of February 1843.

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

CHAS. FISHER, S. S. C. 4, Scotlandstreet, Agent.

Notice to the creditors of Alexander Reid, lately residing Mayfield, Trinity, carrying on business at the Wet Docks, Leith, under the firm of Reid and Company.

Edinburgh, August 12, 1842.

THE said Alexander Reid, with concurrence of William Muir. Marshapt in Victoria Muir, Merchant, in Leith, trustee on his sequestrated estate, and of four-fifths, in number and value, of the whole creditors who have produced grounds of debt and oaths of verity, has applied to the Court of Session to be discharged of all debts contracted by him at or prior to the 14th day of August 1839, being the date of his sequestration. Of which notice is herby given, in terms of the Statute.

Erratum.—In the notice in the sequestration of Brown Ferguson, Corn Factor and Carter, Camp, Baillieston Toll, near Glasgow, inserted in the Gazette of Friday, 12th August 1842, for 26th August 1842, read 6th August 1842, the date of the first deliverance.

THE COURT FOR RELIEF OF INSOL-VENT DEBTORS.

Saturday the 13th day of August 1842.

ASSIGNEES have been appointed in the following Cases. Further particulars may be learned at the Office, in Portugal-Street, Lincoln's-Inn-Fields, on giving the number of the Case.

Elizabeth Hammond, late of Hurst-green, near Lamber-hurst, in the county of Sussex, out of business, an Insolvent, No. 59,007 C.; Henry Fulcher, Assignce.

Jacob Gee, late of Heywood, near Bury, Lancashire, Publican, an Insolvent, No. 59,643 C.; Luke Knowles and John Crowther, Assignees.

James Park, late of Dale-street, Hulme, Manchester, Lan-cashire, Iron and Steel Merchant, an Insolvent, No. 59,789 C.; James Bimson, Assignee.

Robert Prickman, late of Gold-street, Tiverton, Devonshire, Veterinary Surgeon, an Insolvent, No. 60,427 C.; Robert Haydon, Assignee.

William Partridge Crate, late of No. 9, Alpha-cottages, Alpha-road, Regent's-park, Middlesex, Oilman, an In-solvent, No. 53,548 T.; Thomas Berry Rowe, Assignee.

aac Dean, late of Edward-street, Stockport, Cheshire, Cotton Waste Spinner, an Insolvent, No. 59,921 C.; James Cartwright, Assignee:

- Thomas Evans, late of the North-road, Bishop Stortford, Hertfordshire, Registrar of Births and Deaths, an Insolvent, No. 59,844 C.; Reginald Jennings and Edwin Phillips, Assignees.
- William Michael Peacock, late of No. 2, Lea-bridge-road, Clapton, Middlesex, Land Surveyor, an Insolvent, No. 43,539 T.; Alexander Semple, Assignee.
- Thomas Dixon, late of Stanhope in Weardale, Durham, Blacksmith, an Insolvent, No. 60,005 C.; Charles Bolam, Assignee.
- David Livingston, late of No. 109, Bishopsgate-street Within, in the city of London, Bread and Biscuit Baker, an Insolvent, No. 53,535 T.; Robert Alexious Thomas and William Pavitt, Assignees.
- John Fagg, late of Warehorn, near Ashford, Kent, Shopkeeper and Farmer, out of business, an Insolvent, No. 60,112 C.; James Moore, Assignce.
- John Bedwell Goldsmith, late of No. 40, East-road, Barnwell, Cambridge, Cambridgeshire, an Insolvent, No. 60,322 C.; William Papworth, Assignee.
- Stephen Hibbert, late of No. 30, Bruton-street, Berkley-square, Gentleman's Conchman, an Insolvent, No. 51,596 T.; Alfred Boydell Lambe, Assignce.
- James Calthrop, late of Renhold, near Bedford, Bedfordshire, Attorney's Clerk, out of employ, an Insolvent, No. 53,270 T.; David Abbott and James Lacey, Assignees.
- William Fulton Bannerman, late of No. 31, Surrey-streets Strand, Middlesex, Purser's Clerk, Royal Navy, an Insolvent, No. 53,384 T.; Dudley Frank Cater, Assignce.
- John Rigby, late of Market-place, Wigan, Lancashire, Grocer and Flour Dealer, an Insolvent, No. 58,915 C.; Griffith Williams and Thomas Byrom, Assignees.
- Timothy Thomas, late of Wrexham, Denbighshire, Wheelwright, an Insolvent, No. 60,439 C.; Timothy Owens, Assignee.
- James Banks, late lodging at No. 9, Shannon-street, Liver-pool, Lancashire, Bookseller and Stationer, an Insolvent, No. 60,219 C.; John Gosnell, Assignee.
- George Molley, late of Union-street. Ulverston, Lancashire Joiner, an Insolvent, No. 59,469 C.; Isaac Penny, Assignee.
- Joseph Abbott, late of Debenham, Suffolk, Anctioneer, Appraiser, and Builder, an Insolvent, No. 59,309 C.; John King, Assignee.

THE COURT FOR RELIEF OF INSOL-VENT DEBTORS.

Saturday the 13th day of August 1842.

ORDERS have been made, vesting in the Provisional Assignee the Estates and Effects of the following Persons:

On their own Petitions.

- Thomas Parkin, late of No. 52, Davies-street, Berkley-square, Middlesex, Saddler and Harness Maker.—In the Debtors' Prison for London and Middlesex.
- John Mallings, late of Harmondsworth, near Hounslow, Middlesex, Blacksmith, out of business.—In the Debtors' Prison for London and Middlesex.
- William Rayner the younger, late of No. 10, London-terrace, Hackney-road, Middlesex, Carpenter and Builder.—In the Debtors' Prison for London and Middlesex.
- Samuel Aylott, late of No. 24, Charles-street, Commercial-road East, Middlesex, Currier, out of business.—In the Debtors' Prison for London and Middlesex.

- Thomas Ellis, late of No. 17, Cole-street, and of No. 7½, Swan-street, Newington, Surrey, Boot and Shoemaker.—In the Gaol of Horsemonger-lane.
- William Jackson, late of No. 14, Earl-street, Kensington, Middlesex, Chandlers' Shopkeeper and Licenced Retailer in Beer.—In the Debtors' Prison for London and Middlesex.
- William Jenkins, late of Great Charlotte-street, Blackfriarsroad, Surrey, Shopman to a Furnishing Undertaker.—In the Gaol of Horsemonger-lane.
- Henry Wilkinson Montagu, late of No. 20, Queen-street, King's-road, Chelsea, Middlesex, Author.—In the Queen's Prison.
- Edward Hodges, late of No. 5, Holywell-street, Millbankstreet, Westminster, Middlesex, General Agent.—In the Debtors' Prison for London and Middlesex.
- John Robert Butler, late of No. 7, Ladbrooke-place, Notting-hill, Kensington, Middlesex, Carpenter and Builder. In the Debtors' Prison for London and Middlesex.
- David Davies, late of No. 4, Barbican, London, Pork Butcher and Pie Man.—In the Debtors' Prison for London and Middlesex.

On Creditors' Petitions.

- Mary Ann M'Kevzie, late of Brokers'-alley, Drury-lane, Middlesex, Spinster, Broker, and Dealer in Furniture.— In the Debtors' Prison for London and Middlesex.
- Pierre Jean Reybaud, late of No. 1, Manor-cottage, Kennington-oval, Surrey, and of No. 28, Trinity-squave, Tower-hill, London, Wine Merchant, in partnership with Etienne Poncet.—In the Gaol of Horsemonger-lane.

On their own Petitions.

- Thomas Cole, late of Southwick, near Shoreham, Sussex, Victualler.—In the Gool of Horsham.
- Richard Howell, late of Bilston-street, Wolverhampton, Staffordshire, Journeyman Hoop Maker, &c.—In the Gaol of Stafford.
- John Fillingham, late of West Stockwith, Nottinghamshire, Labourer.—In the Gaol of Nottingham.
- George Henderson, late of No. 96, High-street, Gateshead, Durham, Dealer in Marine Stores.—In the Gaol of Newcastle-upon-Tyne.
- Marshall Bannister, late of Wortley, near Leeds, Yorkshire Journeyman Cloth Manufacturer.—In York Castle.
- Thomas Birmingham, late of Wortley, near Leeds, Yorkshire, Journeyman Cloth Manufacturer.—In York Castle.
- William Smith, late lodging at No. 132, Medlock-street, Hulme, Manchester, Lancashire, Journeyman Painter.— In Lancaster Castle.
- George Evans, late lodging in Cannon-street, Birmingham, Warwickshire, out of business, previously of Suffolkstreet, Birmingham aforesaid, Whip Manufacturer.—In the Gaol of Birmingham.
- John Winstone, late of Merthyr-Tidvil, Glamorganshire, Cabinet Maker and Auctioneer.—In the Gaol of Cardiff.
- William Daniel, late of Merthyr-Tidvil, Glamorganshire Hat Maker.—In the Gaol of Cardiff.
- George Browne, late of Watton, Norfolk, Journeyman Coach and Gig Maker.—In Norwich Castle.
- Charles Small, late of Great Chart, near Ashford, Kent, Journeyman Butcher and Salesman.—In the Gaol of Maidstone.
- Edward Gilbert, late of Bromsgrove-street, Kidderminster, Worcestershire, out of business, previously Omnibus Proprietor.—In the Gaol of Worcester.
- William Curnock, late of Saint John's, in the borough of Worcester, Butcher and Cattle Dealer.—In the Gaol of Worcester.

Mark Storey, late of Whalton, in the county of Northum-berland, Husbandman.—In the Gaol of Morpeth.

William Gibson, late of No. 18, Park-row, Stockton-upon-Tees, Durham, Timber Merchant.—In the Gaol of Durham.

Francis Shepherd, late of West Hagbourne, in the parish of East Hagbourne, near Wallingford, Berkshire, out of business, previously Grocer and Baker.—In the Gaol of Reading.

Charles Simpson, late of Swinton, near Rotherham, Yorkshire, Boat Builder.—In York Castle.

William Kellet, late of Birkby-hall, near Cartmel, Lancashire, Husbandman, formerly Lime Burner and Dealer. In Lancaster Castle.

Insolvent Debtor.-Dividend.-No. 49,678 T.

THE creditors of Henry Williams, late of Town Malling, Kent, Farmer, Hop Grower, and Tallow Chandler, are informed, that a Dividend of two shillings and three pence halfpenny in the pound may be received, by applying to Messrs. Selby and Co. of Malling aforesaid, Solicitors for the Assignees, on or after the 18th instant.—Bills and securities to be produced.

All Letters must be Post-paid.

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Tuesday, August 16, 1842.

Price Two Shillings and Four Pence.

