Otice is hereby given, that the Partnership between Joseph Wickenden and Benjamin Wickenden, of Lymington in the County of Southampton, Brick Burners, (carrying on Trade canner the Firm of Joseph Wickenden and Son) was differed by mutual Consent on the 30th Day of January, 1793; and 7 that the Business is now carried on by the said Benjamin Wickenden, on his own sole and separate Account. Witness our

Jos. Wickenden. Ben. Wickenden.

Otice is heroby given, that the Partnership subfishing be-tween Joseph Roberts, Joseph Roberts the younger and Junathan Roberts, all of Shesseld in the County of York, Son, is this Day disloved by mutual Conferre: All Debts due to and from the faid Partnership are to be received and paid by the said Joseph Roberts and Joseph Roberts and Joseph Roberts the younger, by whom the said Business will in future be carried on. Dated this Joth Day of April, 1794.

Joseph Roberts. Joseph Roberts, jun. Jonathan Roberts.

Manchester, April 12, 1794.

THE Partnership lately sublishing between Samuel Merrick and Willam Mouncey, of Manchester in the County of Lancaster, Fusian Manufacturers, was, on the 14th of March 1ast, disturbed by mutual Consent. All Debts owing on Account of the said Partnership will be paid by either of the said Partners; and all Debts owing on Account of the said Partnership may be a said to the said Partnership may be paid to either of the faid Parties, who will in future carry on the Bufiness on their own separate Accounts.

Samuel Merrick. Wm. Mouncey

King's Arms Yard, Coleman-Street.

HE Partnership lately subsisting between Charles Carpenter, William Smith, Ephraim Franco and John Harris, Attornies and Solicitors, under the Firm of Carpenter, Smith, Franco and Harris, has been this Day by mutual Confent differed as to the above named William Smith and John Harris: All Persons who stand indebted to the Partnership Estate are All Perions who train induction to the raintenance branch and defired to pay their Debts to Mr. Carpenter, who is duly authorized to receive the fame; and all Debts contracted on the faid Partnership Account will be discharged by him on Demend; as witness our Hands this 15th Day of February, 1794.

Charles Carpenter.

Will. Smith. Ep. Franco. John Harris.

THE Copartnership lately carried on by Stephen Moule and Hannah Sizeland Moore, in the Trade and Business of Calenderer and Hot-Presser, in Gun-Street, Spital-Fields, in the County of Middlesex, was diffolved by mutual Consent on the 14th Day of January last; and the same hath fince and will in future be carried on by Henry Sizeland Moore, on her own in future be carried on by Henry Sizeiand Moore, on her own feparate Account: And all Persons indebted to the said Copartmership are to pay the same to the said Hannah Sizeland Moore. Dated this 14th Day of April, 1794.

Stephen Moule.

H. S. Moore.

HE Partnership heretosore subsisting between William Jones and William Beto Taylor, of Wolverhampton in the County of Stafford, Porter Brewers, was, on the 25th Day of March left path, diffolved by mutual Consent; and the Trade will be continued as usual by the sait William Jones, who is duly authorized to receive and liquidate all Demands on the same: As witness their Hands this 11th Day of April, 1794.

William Jones.

William Dets Charles

William Beto Taylor.

Totice is hereby given, that the Partnership of James Cam and Michael Hill, of Sheffield in the County of York, Filesmiths, carried on under the Firm of James Cam and Company, was this Day dissolved by mutual Consent: Witness our Hands this 7th Day of April, 1794.

Ja. Cam.

Michael Hill.

Worcester, April 3, 1794.

Otice is hereby given, that the Partnership lately substitute between Abraham and Isaac Fluke, of this City, Upholsterers and Cabinetmakers, was disloved by mutual Consent on the 25th Day of March last. All Persons having any Claim on the Partnership Estate will be satisfied by Mr. Abraham Fluke; and all Persons indebted to the faid Estate are defired to pay their feveral Debts to the faid Abraham Fluke, who is duly authorized to receive the fame.

Abr. Fluke. Isaac Fluke.

THE Partnership subsisting between William Colesy and Thomas Shorthouse, of Birmingham in the County of Warwick, Merchants and Factors, under the Firm of Colesy and Shorthouse, was, on the 1st Day of March, 1794, differed by mutual Consent. All Claims and Demands upon the said Concern will be paid by Thomas Shorthouse, and all Debts owing to the Trade will be received by him.

William Colefby. Thomas Shorthouse.

## BOROUGH of LIVERPOOL.

## CORPORATION LOAN OFFICE.

ALL Persons who hold any Notes issued under an Act of Parliament passed in the Thiety-third Year of the Reign of His present Mayethy, intituled, "An Act to enable the Common Council of the Town of Liverpool, in the County of "Lancaster, on Behalf and Account of the Corporation of the faid Town, to issue negotiable Notes for a limited Time, and "to a simited Amount," and which will become due and payable in the Months of June and July next, are requested to bring the same to the Loan-Office within the Exchange, on or after the 21st Day of April instant, when the same will be incomediately paid, with the Interest which will become due therefor a mediately paid, with the Interest which will become due thereon; and any Gentleman in London holding any of the said Notes, or transmitting the same directed to John Wilson (the Actuary) at the Loan-Office, they will be remitted for by Bills on Lon-

By Order of the Committee,

JOHN COLQUITT, See.

April 11, 1794.

## JAMES JACKSON'S LEGATEES.

Hereas James Jackson, late of the Town of Cambridge, Brother Jones Jackson, tate of the Awn or Cambridge, give and bequeath to his Nephew James Jackson, Son of his Brother Jones Jackson, deceased, the Sum of Two Hundred Pounds, and his the said Testator's curious Watch, late his Father's, together with One Fifth Part of the Residue of his Pertonal Estate and Essential and by a Codicil thereto the said Testator gave to Hannah Jackson his Mother (if living) Wife of Jonas Jackson, Whitesmith, Great St. Mary's, Cambridge, Twenty Pounds: And in case the said specific Legacies and residuary Share are not claimed by the said respective Legaces. within Seven Years, to be computed from the Day of the faid Testator's Dearn, the said Legatees (in pursuance of a Clause in the said Will) cannot afterwards demand the same, such Len the faid Will) cannot afterwards demand the same, such Legacies and refiduary Share being in that Event given and bequesthed to other Persons in the said Testator's Will-particularly mentioned: The said Legatees James Jackson and Hannah Jackson are therefore hereby requested to apply to Mr. William Beales, Mr. James Burleigh or Mr. Matthew Burbage, of Cambridge (Executors of the said James Jackson, deceased, or Robert Gee, Attorney at Law, of Cambridge aforesaid, and they will be respectively paid their said specific Legacies and residuary Share: But in ease no Claim shall be made thereof by them, within the Time limited by the said Testator, his Executors will then pay the same to such Persons as shall be entitled tors will then pay the same to such Persons as shall be entitled thereto, agreeable to the Directions of the said Will.

The Testator died on the 3d Day of December, 1793.

IF Mr. Robert Washington, Son of Mrs. Elizabeth Washington, late of the County of Lancaster, or any of his Children or Grandchildren are living, by applying to Mr. Francis Rix, of St. Neot's in the County of Huntingdon, Merchant, sole Executor to the late Mrs. Frances Baines, of Cambridge, Spinster, he, the or they will hear of something to their Advantage.

Urfuant to a Decree of the High Court of Chancery, p in a Cause Collins against Draper, the Creditors of Sir William Draper, late of Cliston, near Bristol, Knight of the Bath,