

Backbarrow, May 21, 1799.

Notice is hereby given, that the Partnership lately subsisting between Robert Robinson, William Walmesley, John Birch, and Daye Barker, carried on under the Firm of the Backbarrow Cotton-Company, was this Day dissolved by mutual Consent. The Business will in future be carried on by the said John Birch, Robert Robinson, and William Walmesley, under the Firm of the Backbarrow Cotton-Company, by whom all Demands owing by the said Copartnership will be discharged: As witness our Hands.

*Robert Robinson.*  
*John Birch.*  
*William Walmesley.*  
*Daye Barker.*

Notice is hereby given, that the Partnership between Thomas Ridley, of No. 64, Queen-Street, Cheap-side, London, Tin-Plate Merchant, and Rawthorn Bagshaw, in their Line or Business of Tin-Plate Merchants, carried on at No. 64, Queen-Street, Cheap-side, London, was by their mutual Consent dissolved on Saturday the 13th Day of April instant; and that all Persons, to whom any Money is due on that joint Concern, are requested to send in a Particular of their Demand to Mr. Argill, Attorney at Law, No. 71, Whitechapel-Road: As witness their Hands this 13th Day of April, 1799.

*Thos. Ridley.*  
*R. Bagshaw.*

Notice is hereby given, that the Partnership lately subsisting between Anthony Hardy, Edward Moss, Robert Moss, and John Hardy, of Mottram, in Longdendale, in the County of Chester, Cotton-Manufacturers, under the Firm of Hardys, Moss, and Company, was on the 1st Day of January last past dissolved by mutual Consent; and all Debts owing to or from the said Partnership Concern will be received and paid by the said Anthony Hardy, Edward Moss, and Robert Moss, who continue the Business in Mottram, in Longdendale aforesaid, under the Firm of Edward Moss and Company: As witness their Hands this 1st of April, 1799.

*Anthony Hardy.*  
*Robert Moss.*  
*Edward Moss.*  
*John Hardy.*

Manchester, April 9, 1799.

THE Partnership lately subsisting betwixt Richard Cundall and William Stretch, of Manchester, in the County of Lancaster, Fullian-Manufacturers, was dissolved on the 25th Day of March last by mutual Consent; and all Debts owing by or to the said Partnership will be paid and received by the said Richard Cundall, at No. 8, Peele-Street, in Manchester. Witness our Hands.

*Richard Cundall.*  
*Wm. Stretch.*

Notice is hereby given, that the Partnership lately subsisting between Richard Mount and Charles Johnson, of Wapping-Dock, Wapping, in the County of Middlesex, Anchor-Smiths and Ironmongers, was dissolved by mutual Consent on the 25th Day of March last; and all Persons who stand indebted to the said Partners are requested to pay their Debts to either of them: and all Debts owing by the said Copartnership will be discharged by them. Witness our Hands this 13th Day of April, 1799.

*Richard Mount.*  
*Charles Johnson.*

Notice is hereby given, that the Partnership lately carried on in Freckleton, in the County of Lancaster, between Peter Brown, of Warton, John Ball, of Much Hoole, and John Jones, of Freckleton, all in the said County, Sacking-Manufacturers and Ropers, under the Firm of Brown, Ball, and Jones, is this Day dissolved by mutual Consent; therefore all Persons who have any Demands upon the said Company are requested to bring or send the same to the said Peter Brown. And all Persons indebted to the said Copartnership are required to pay their Debts to the said Peter Brown: Witness our Hands this 13th Day of April, 1799.

*P. Brown.*  
*Jno. Ball.*  
*John Jones.*

April 10, 1799.

HIS Majesty has been graciously pleased to grant to William Brodum, M.D. of No. 9, Albion-Street, near the Leverian Museum, Blackfriars-Bridge, in the Parish of Christchurch, his Royal Letters Patent for his Botanical Syrup for the Cure of Scorbutic, Leprous, and Scrofulous Complaints, and various other Disorders to which the Human Body is subject to; and also the Nervous Cordial for the Cure of Consumptive, Nervous, and Debilitated Constitutions, and for People who have been in Hot Countries, whereby their Constitutions have been much impaired. The above Medicines, will, on Trial, be found a sovereign Remedy for all such Complaints.

Back-Street, Horslydown, April 10, 1799.

ALL Persons having any Demand upon the Estate of William Haywood, late of Montague-Clofe, Southwark, in the County of Surrey, Cooper and Hoopbender, deceased, are hereby required to send a particular Account thereof, and how the same arose, with the Nature of their Securities (if any) to me the Undersigned, on or before the 1st Day of May now next, as a Final Dividend of the Estate and Effects of the said William Haywood will then be made: And all Persons, whose Accounts shall not be then delivered, and their Demands duly verified, will be precluded from receiving any Benefit under the Estate of the said Deceased.

By Order of the Executrix,  
 H. S. SPECK, Solicitor.

S A L V A G E.

Custom-House, Leigh, April 5, 1799.

Whereas the Galliot or Vessel Goed Vriendichap, Edde Ulrick, Master, the Ship Norge, Laris Bagge, Master; Eighty-three Casks of Butter, marked L. and C. No. and One Hundred and Thirty small Cheeses, the Property of Persons unknown, have lately been cast ashore in the Limits of the Port of Leigh; all Persons having any Claim or Demand thereon, for Salvage or otherwise, are hereby required to take Notice, that His Majesty's Justices of the Peace for the County of Essex will assemble at the Ship Hotel, at South-End, in the said County, on Monday the 29th Instant, at Ten o'Clock in the Forenoon, to hear and adjust all such Claims as are cognizable by them; when and where all Persons having such Claim are required to attend and make good the same, otherwise they will be excluded all Benefit arising therefrom.

Chelwood, April 10, 1799.

Whereas the Representatives of Mr. Giles, Bankrupt, late of Bath, in the County of Somerset, have for many Months past neglected to pay the Quota required for carrying on the Coal-Work at Chelwood, in the same County, of which the said Mr. Giles held a Share; This is to give Notice, that unless all the Arrears due on the said Share are paid into the Hands of Mr. Thomas Dudden, of Temple, in the said County, Treasurer to the said Coal-Work on or before Tuesday the 30th Instant, the said Share will be considered as forfeited, according to the Articles of Agreement between the Partners in the said Work.

By Desire of the Partners,  
 J. H. ADDINGTON.

London, April 13, 1799.

Whereas William Finlater, of College-Hill, Doctors'-Commons, Grocer, by a certain Indenture of Assignment, dated the 15th Day of September, 1797, assigned unto Thomas Whitmarsh and Jacob Warner, all and singular his Estate and Effects in Trust, for the Benefit of all his Creditors who shall execute the said Deed equally to be divided between them, according to the Amount of their respective Debts; Notice is therefore hereby given, that the said Deed now lies at the House of Messrs. Jacob and Joseph Warner and Company, of Rood-Lane, London, Grocers, for Signature, by the Creditors of the said William Finlater; and they are hereby required to execute the same accordingly; and to deliver into the said Messrs. Warner and Co. an Account of their respective Demands within One Week from the Date hereof, otherwise they will be peremptorily excluded from all Benefit thereof, and of any Participation of the said Estate and Effects.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery made in a Cause Swain against Killick, before John Ord, Esq; one of the Masters of the said Court, at the Public Sale-Room of the said Court, in