December 1, 1799.
THE Copartnership between Jacob Jones and William James, of Finsbury-Square, London, Surgeons, Apothecaries, and Men-Midwives, is dissolved by mutual Confent: and the faid Jacob Jones will pay and receive all Debts due on the faid Copartnership Account: and the Business will be carried on by him at No. 11, Finsbury-Square, as usual. Jacob Jones. Wm. James.

Itis is to give Notice, that the Partnership between John and Joseph Coles, of Noble-Street, London, Jewellers and Hardwaremen, under the Firm of John Coles and Co. is this Day mutually disloved: and the Trade in and Co. is this Day mutually diffored: and the I race in future will be carried on by John Coles on his own Account. All Persons having Claims upon or indebted to the said Partnership Account are desired to apply to the said John Coles as above. Witness our Hands this 31st Day of December 1799.

Joseph Coles.

Joseph Coles.

January 4, 1800. Otice is hereby given, that the Partnership between James Cort, Thomas Wilkinson, Benjamin Cort, and William Watts, of Leicester, in the County of Leicester, Iron-Founders, under the Firm of Cort and Co. is this Day diffolved by mutual Confent: and all Debts due to and owing from the faid Concern will be received and difcharged by the faid James and Benjamin Cort.

James Cort. Thomas Wilkinson. Benjamin Cort. William Watts,

Otice is hereby given, that the Partnership which has for some Time existed between Thomas Briggs and Mitchell Gaukroger, both of Halifax, in the County of York, as Wool and Cotton Card-Makers, and carried on there under the Firm of Briggs and Gaukroger, was this Day dissolved by mutual Consent: and all Perions indebted to the said Partnership are hereby respectfully requested to pay all Monies due to the said Parties jointly, either to the said Thomas Briggs or to James Briggs, of the same Place, Card-Maker, his Son, both of whom are authorifed, by Agreement, to receive the same Debts for the Use of Thomas Briggs only: as witness the Hands of the faid Thomas Briggs and Mitchell Caukroger this 2d Day of January 1800. Thomas Briggs.

Otice is hereby given, that the Partnership lately sub-Otice is hereby given, that the Partnerlinp lately lob-fifting between Thomas Shave, junior, John Barney, and Frederick Francis Seekamp, of Ipswich, in the County of Suffolk, under the Firm of Thomas Shave, junior, and Co. Merchants, Cheese-Mongers, and Butter-Factors, was dis-folved on the 3tst of August 1799, by mutual Consent; that the same has been since and will in suture be carried on by William Daniel, John Barney, and Frederick Francis Seekamp, under the Firm of Daniel, Barney, and Seckamp: and all Debts due to and owing from the late Congartnership and all Debts due to and owing from the late Copartnership will be received and paid by the faid William Daniel, John Barney, and F. F. Seekamp, at their Warehouse, on the Common-Quay, Ipswich: as witness our Hands this 28th Day of Thomas Shave, junior. December 1793.

William Daniel. John Barney. Frederick Francis Seekamp

Mitchell Gaukroger.

Otice is hereby given, that the Copartnership between George Pashley, of Gainsburgh, in the County of Lincoln, and Anthony Firth, of Rose-Hill, in the Parish of Rawmarsh, in the County of York, Brandy-Merchants, carried on at Gainsburgh aforesaid under the Firm of Pashley and Firth, was this Day discoved by mutual Consent. All Persons who stand indebted to the said Copartnership are hereby requested to pay the Amount of their respective Debts to the said George Pashley forthwith, who is duly authorised to receive the same; and all Persons who have any thorifed to receive the fame; and all Perfons who have any Claim or Demand upon or against the faid Copartnership are requested to send an Account thereof to the said George

Pashley, who will discharge the same; and who will also in future carry on the Buliness aforesaid in his own Name, and upon his own Account only: Witness their Hands the 30th Day of December 1799. George Pashley.
Anthony Firth.

Hereas we the underligned Isabella, the Wife of Francis Count Byland, (late Isabella Naylor, Widow,) and John Naylor, of Bread-Street, Grocers and Copartners, carrying on Business under the Firm of Habella and John Naylor and Co. have, by Articles of Agreement, mutually agreed to dissolve our said Copartnership from and after the 31st Day of December last: now we do hereby give Notice thereof; and that all Persons indebted to the said Copartnership Account are to pay the same into the Hands of the said Isabella Byland: and also that all Persons to whom the said joint Concerns stands indebted are to send an Account of their Demands to the said Isabella Byland, by whom they will be discharged

Isabella Byland. John Naylor.

Otice is hereby given, that the Partnership between Thomas Slater and Jeremiah Smith, both of the Town of Kingston-upon-Hull, Linen-Drapers, was by mutual Confent diffolved on the 30th Day of December 1799: and that all Debts due to and from the faid Copartnership will be re-ceived and paid by the faid Jeremiah Smith. Witness their ceived and paid by the faid Jeremiah Smith. With Hands.

Thomas Slater. Jeremiah Smith.

The next of Kin of John Clement, late of Darlington
Banker, deceased.
Darlington, September 22, 1799.

Darlington, September 22, 1799.

Whereas the faid John Clement, who died the 22d Day of August last, did, by his Will, bearing Date the 7th Day of July 1798, give, devise, and bequeath the Residue of his Real and Personal Estate, subject to the Payment of several Legacies and Bequests therein mentioned, unto Robert Colling, of Barmpton, in the County of Durham, Gentleman; George Lewis Hollingsworth, of Darlington aforesaid, Banker; John Barker, of Stockton-upon-Tees, in the said County, Merchant; and Thomas Russel, of Darlington aforesaid, Manusacturer; in Trust to pay and divide One Half Part thereof amongst his First and Second Cousins, and the remaining Half Part thereof amongst his Third Cousins, descended from the Brothers and Sisters of his late Father: this is, therefore, pursuant to the Directions contained in his this is, therefore, pursuant to the Directions contained in his said Will, to give Notice and require such Relations to produce to the said Trustees, within Twelve Months from the Day of his Decease, legal Proof of their said Relationship, otherwise their Claims will be disallowed: and such Relation as shall prove himself Heir at Law to the said John Clement will hear of fomething further to his Advantage, by applying as above.

Magistrate of Ossenbach, in Germany, addressed to the Magistrates of the City of London, requesting they would cause the same to be inserted in some of the English Public Papers, of which the following is a Translation:

Pursuant to the Annotation, made by the House of Trade under the Firm of Brothers Bernard, to the Chief and

under the Firm of Brothers Bernard, to the Chief Magiltrates of this Place, purporting that Brothers Bernard and André, in London, being their mutual House of Trade, and on Account of feveral Accidents and Speculations, which having proved the Reverse of their Expectations, and thereby necessitated them to stop Payment, and as such have become Infolvent; however they the above-mentioned appear, who having caused these Presents, were happy to state that their Effects and Property, consisting in a large Manusactory or House of Trade here established, would be quite sufficient to cover all those Debts, Claims, or Demands which, after an official and final Adjudgment from the Magistrates there in said concours Matters, would remain unfettled, to which they falvo regrefic bind themselves to liquidate and settle, provided that a certain and sufficient Time or Period for the sulfilling or Performance thereof would be granted unto them; there-fore humbly foliciting a Letter of Licence, or to fue for a Moratorium prior thereto; be it known to all those Person or Persons that or who may so have any Claim or Demand at