

Notice is hereby given, that the Partnership lately subsisting between Sebastian Erard and Paul Deneufvelle, of No. 18, Great Marlborough-Street, Carnaby-Market, in the Parish of Saint James, Westminster, in the County of Middlesex, Patent Harp-Makers, is this Day dissolved by mutual Consent; and all Debts due and owing from the said Partnership will be received and paid by the said Sebastian Erard; and the Business will in future be carried on by the said Sebastian Erard only: As witness our Hands the 20th of March 1801.

*Sebastian Erard.  
P. Deneufvelle.*

THE Partnership betwixt Hannah Dodd and John Dane, of Arnold, in the County of Nottingham, Manufacturers of Hosiery, dissolved the 2d of February 1801, by mutual Consent.

*Hannah Dodd.*

His  
*John + Dane,  
Mark.*

WE do hereby give Notice, that the Partnership lately carried on between us George Usher, of Boar's-Head-Court, Gracechurch-Street, London, and John Scholfield, of Brigg, in the County of Lincoln, as Skinners and Furriers, is dissolved: As witness our Hands this 21st of March 1801.

*John Scholfield.  
Geo. Usher.*

HIS Majesty has been graciously pleased to grant to Joseph Sigmond, Surgeon Dentist, of Bath, His Royal Letters Patent for his Invention of a Preservative Lotion and Dentifrice, which he calls "British Imperial Lotion and Dentifrice for preserving and beautifying the Teeth and Gums."

Notice is hereby given, pursuant to an Act of Parliament made in the Eighth Year of His late Majesty King George the Second, intituled An Act for the Amendment of the Law relating to Actions on the Statute of Hue and Cry, That John Maion Neale, of the Parish of Lambeth, in the County of Surrey, Gentleman, on Monday the 9th of March 1801, now last past, between the Hours of Three and Four o'Clock, in the Afternoon in the same Day, was robbed of a double faced Gold Watch, horizontal cap and jewelled; Name, John Ellicot, No. 6413, with Gold Chain; Three Gold Seals, by a Person on Foot, forcibly taking the said Watch, Chain, and Seals from his Person, in the Parish of St. George's, Southwark, in the County of Surrey. J. M. NEALE.

Notice to the Creditors of Elizabeth Crichton, Merchant or Milliner in Edinburgh.

AT the Meeting of the Creditors of the said Elizabeth Crichton, held within the Royal Exchange Coffee-House, Edinburgh, upon the 27th of February last, for the Purpose of choosing a Trustee under the Sequestration formerly awarded, in Terms of the Statute, William Phin, Merchant, in Edinburgh, was appointed Trustee, and his Appointment has since been confirmed by the Court. The said Trustee hereby intimates, that the Sheriff of Edinburgh has fixed Thursday the 26th of March current, and Thursday the 9th of April next, at Twelve o'Clock at Noon, within the Sheriff Clerk's Office, Edinburgh, for the Examination of the Bankrupt and others acquainted with her Affairs; and that on Friday the 20th Day of April next, at Twelve o'Clock at Noon, a Meeting of the Creditors is to be held in the said Coffee-House for instructing the Trustee as to the Management, Recovery, and Sale of the Estate; at or previous to which Meeting the Creditors are required to produce in the Trustee's Hands their Claims and Vouchers, or Grounds of Debt, with Oaths of Verity thereon, with Certification that unless the said Productions are made betwixt and the 20th of November 1801, being Ten Months after the Date of the first Deliverance on the Petition for Sequestration, the Party neglecting shall have no Share in the first Distribution of the Bankrupt's Estate.

To the Legatees of the late William Read, Esq.  
Wimborne, March 26, 1801.

THE First and Second Cousins of William Read, late of Langham, in the County of Dorset, Esq; deceased, and the several other Persons who claim to be entitled under his Will to a Share of the Produce of his Estates directed to be

fold, are requested to attend, by themselves or their Agents, at the Red-Lion Inn, at Shafton, in the County of Dorset, on Wednesday the 1st Day of April next, at Eleven o'Clock in the Forenoon, to consider and determine on divers Matters of Importance relative to the Suit instituted in the Court of Chancery for carrying the Trusts of the Will of the said William Read into Execution.

TO ALL PERSONS CONCERNED.

WHEREAS by indented Deed of Lease, bearing Date the 23d Day of December, in the Year of our Lord 1713, made between the Honorable Edward Brabazon, Esq; Second Son of the Right Honorable Chambre Earl of Meath, of the one Part, and John Marshall, of Cloonell, in the County of Tipperary, Gent. of the other Part, the said Edward Brabazon did demise unto the said John Marshall, his Heirs, Executors, Administrators, and Assigns, All that and those the Town and Lands of Garrylish, in Two Parcels, viz. in the First Parcel 57 Acres, Plantation Measure, profitable Land, Part of John Fisher's Retrenchments; in the Second Part of the said Garrylish 79 Acres 3 Roods, of like Land and Measure; in the South Part of Gurteenbarnanc, retrenched by Richard Clotterbuck, 270 Acres, of like Measure, profitable Land, and 30 Acres unprofitable Land; in Killamoan 86 Acres 2 Roods 26 Perches profitable Land, and 74 Acres unprofitable Land; in Drumtrafney, retrenched by Thomas White and John Dooling, 54 Acres, of like Measure, profitable Land; more in the same, 38 Acres 1 Rood 3 Perches profitable Land, of like Measure; in Rathcardan 102 Acres 1 Rood 8 Perches profitable Land, Plantation Measure; more in a Parcel of the same, retrenched by Thomas White and John Dooling, 23 Acres 3 Roods 8 Perches, like Measure, profitable Land; more in the same, besides the said Retrenchments, 62 Acres 3 Roods 24 Perches, of like Measure, profitable Land; in Gortnacranagh 59 Acres 3 Roods 4 Perches, of like Measure, profitable Land; all which said Lands and Premises are situate, lying, and being in the Territory of Meagh, and County of Tipperary: to have and to hold all and singular the said granted and demised Premises, with their and every of their Appurtenances, (except as in the said Indenture is particularly excepted,) unto the said John Marshall, his Heirs, Executors, Administrators, and Assigns, from the 1st Day of November then last past, for and during the natural Lives of the Honorable Chaworth Lord Brabazon, eldest Son of the Right Honorable Chambre Earl of Meath, the Brother of the Lessor, the said Edward Brabazon the Lessor, and Brabazon Ponsonby, Esq; eldest Son of William Ponsonby, of Besborough, in the County of Kilkenny, Esq; and the Survivor or Survivors, or longer or longest Liver of them; and after their or any or either of their Decease, for and during the Term of any new Life or Lives, to be nominated or interted by the said John Marshall, his Heirs, Executors, Administrators, and Assigns for ever, in the Room of the said Lord Brabazon, Edward Brabazon, and Brabazon Ponsonby, or in the Room of any other Life or Lives, to be for ever nominated and inserted as aforesaid, on Payment of 25l. Sterling, of lawful Money of Ireland, as a Fine for every such new Life, to be so nominated and inserted by the said John Marshall, his Heirs, Executors, Administrators, and Assigns for ever, in Twelve Calendar Months after the Decease of any of the Lives thereinbefore mentioned, or thereafter to be nominated or inserted, subject to the yearly Rents therein mentioned, that is to say, the Rent of 40l. Sterling for the First Year and a Half, to be computed from the 1st Day of November then last past to the 1st Day of May 1715; and from and after the said 1st Day of May 1715, the yearly Rent or Sum of 50l. Sterling, and 1s. in the Pound Receiver's Fees, in Default of Payment within the Space of 61 Days after the Days of Payment therein mentioned: In which said Indenture there is contained a Covenant on the Part of the said Lessor, his Heirs, Executors, Administrators, or Assigns, for the perpetual Renewal of the said Lease to the said John Marshall, his Heirs, Executors, Administrators, and Assigns, upon the Fall of every of the Lives in the said Lease named and thereafter to be added thereto by virtue of said Covenant for Renewal, upon Payment of a Fine of 25l. And whereas the said John Marshall, under and by virtue of the said Lease, entered into the Seisin and Possession of the said demised Lands and Premises; and whereas the said Honorable Chaworth Lord Brabazon, eldest Son of the Right Honorable Chambre Earl of Meath, the