

March 25, 1801.

WHEREAS the Partnership between Edward Cannon and John Buzzard, Carvers, Gilders, and Paper-Hangers, No. 109, High Holborn, was this Day dissolved by mutual Consent. All Persons having any Demands on the said Partnership are desired to apply as above; and all Persons indebted to the said Partnership are requested to pay the same to John Buzzard, on the Premises, he being duly authorized to receive the same. Witness our Hands.

*E. Cannon.*  
*John Buzzard.*

WHEREAS the Partnership lately subsisting between William Buffey and William Luffman, of High-Street, Saint Giles's, in the County of Middlesex, Victualers, was, on the 25th Day of December 1800, by mutual Consent dissolved. All Persons who have any Demands upon the Partnership are desired to transmit an Account thereof to either of the Partners, in order that the same may be discharged; and all Persons indebted to the Partnership are desired to pay their Debts to either of the Partners: as witness their Hands this 14th Day of April 1801.

*W. Buffey.*  
*W. Luffman.*

NOTICE is hereby given, that the Partnership lately subsisting between Thomas Holder and Richard Brown, of Leominster, in the County of Hereford, Hop-Merchants and Dealers, was, on the 25th Day of March last, dissolved by mutual Consent; and that the Business will from henceforth be carried on by the said Thomas Holder, who will discharge all Debts due from the said Partnership, and to whom all Debts owing to the same Partnership are to be paid: witness our Hands this 15th Day of April 1801.

*Thos. Holder.*  
*Rich. Brown.*

THE Partnership subsisting between us under the Firm of William and Samuel Weaver, was by mutual Consent this Day dissolved: This is to give Notice, that all Persons indebted to the said Concern are to pay the same to William Weaver, who henceforward continues the Business on his own Account only: As witness our Hands this 5th Day of March 1801.

*William Weaver.*  
*Samuel Weaver.*

NOTICE is hereby given, that the Partnership lately existing between Peter Wood and James Wood, of Manchester, in the County of Lancaster, Small Ware Manufacturers, (carrying on Trade under the Firm of Peter Wood and Co.) was dissolved by mutual Consent on the 24th Day of this Month; and that all Debts owing to or from the said Concern will be received and paid by the said James Wood and Mr. Edward Westhead, by whom the said Business will in future be carried on in Manchester aforesaid: As witness their Hands the 28th Day of March 1801.

*Peter Wood.*  
*James Wood.*  
*Edward Westhead.*

Manchester, April 16, 1801.

TAKE Notice, that the Partnership heretofore subsisting between James Clough and William Kerr, at Manchester, in the County of Lancaster, Cotton-Spinners, carried on under the Name of James Clough only, was this Day dissolved by mutual Consent. Witness our Hands.

*James Clough.*  
*Wm. Kerr.*

NOTICE is hereby given, that the Partnership lately carried on by and between Samuel Hague and John Warbrick, of Dukinfield, in the County of Chester, Machine-Makers, carried on under the Firm of Hague and Warbrick, was this Day dissolved by mutual Consent; all Debts owing to or against the said Concern will be received and paid by Mr. John Ogden, of Dukinfield, who is authorized to do the same: as witness our Hands; this 15th Day of April 1801.

*Samuel Hague.*  
*John Warbrick.*

London, 20th April 1801.

THE Partnership between Isaac Clementson and Samuel Denton, under the Firm of Clementson and Denton, of No. 14, Clements-Inn, London, Navy Agents, is this Day dissolved by mutual Consent, and all Accounts of said Partnership will be settled by said Samuel Denton, who continues the Agency Business there on his own Account.

*I. Clementson.*  
*Samuel Denton.*

Plymouth April 4, 1801.

NOTICE is hereby given, that the Partnership which existed between Andrew Hilley and David Jardine, of Plymouth, in the County of Devon, Malsters and Beer-Brewers, was dissolved by the Death of the said David Jardine on the 21st Day of March last by mutual Consent; and the said Business is now carried on by the said Andrew Hilley on his own separate Account, and who will receive and pay all Monies due to and owing from the said Partnership.

*And. Hilley.*  
*Eliza Irack Jardine,*  
Administratrix of the Effects of the late  
David Jardine.

## 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 Clonmell, 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 Gurteenbarane, retrenched by Richard Chatterbuck, 270 Acres, of like Measure, profitable Land, and 30 Acres unprofitable Land; in Killamoane 86 Acres 2 Roods 26 Perches profitable Land; and 74 Acres unprofitable Land; in Drumtrasney, retrenched by Thomas White and John Dooling, 54 Acres, of like Measure, profitable Land; more in the same, 33 Acres 1 Rood 32 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 Chamber Earl of Meath, the Brother of the Lessor, the said Edward Brabazon the Lessor, and Brabazon Ponsobry, Esq; eldest Son of William Ponsobry, 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 inserted 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 Ponsobry, 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 thereinafter, 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