Millers, carried on under the Firm of Cooper, Rycroft, and Oddy, was by mutual Confent dissolved on the 20th Day of September 1800. All Perfons who stand indebted to the faid Copartnership are hereby required to pay their respective Debts to Messes. Brogden and Ogden, of Bradford, in the said County, Attornies at Law, who are authorised to receive the same; and all Demands due to the said Copartnership will be discharged by the said Jeremiah Rycrost: As witness their Hands the 27th Day of March 1802

Jeremiah Rycroft. Thomas Cooper.

Sarah Oddy, Administratrix of Michael Oddy, deceafed.

Otice is hereby given, that the Business of Messers Skidmore and Son, of High-Holborn, Stove-Grate-Manufacturers, which from the 20th November 1799, hath Manufacturers, which from the 20th November 1/yy, nather been carried on under the Controll and Direction of, and gusranteed by Messes. William Cowland and John Jackson, who, by Deed of the above Date, were appointed Trustees of the Estate and Essess of the faid Messes. Skidmore and Son, for the Benefit of their Creditors, is no longer carried on under fuch Controul or Direction, or guaranteed as aforefaid, the faid Mellis. Skidmore and Son having effected a final Settlement with their Creditors: the faid Trade or Business will henceforward be carried on by them the faid Mess. Skidmore and Son upon their own Credit and Account, and to and for their own proper Use and Benefit. Dated the 31st Day of March 1802. Wm. Cowland.

John Jackson. John Skidmore. Meremoth Skidmore.

THE Copartmership between Charles Luppino and James Powneeby, of No. 6, Berwick-Street, Soho, Brokers, Appraisers and Auctioneers, is this Day dissolved by mutual Confent; and the faid Charles Luppino respectfully informs the Public in general, and his Friends in particular, that the Business will be carried on by him on his own Account with Care, Expedition, and Punchuality; and all Debts due to the said Estate to be received by the said Charles Luppino. Witness our Hands this 3d Day of April 1802.

Charles Luppino. James Powneeby.

Briffol, April 2, 1802. Otice is hereby given, that the Copartnership between Thomas Malters and John Kimber, of College-Street, in the City of Briftol, Shoe and Boot-Makers, and Dealers in Leather, for some Time past carried on under the Firm of Masters and Company, is this Day by mutual Confent dif-folved. Thos. Masters. John Kimber.

Otice is hereby given, that the Partnership lately carried on between William Turner and John Liverseedge, hoth of Brotherton, in the County of York, Limeburners, was difflived by mutual Consent on the 1st Day of January last. Witness our Hands this 31st Day of March 1802.

William Turner.

John Liverseedge.

B

Croydon, April 5, 1802.

Totice is hereby given, that the Partnership lately subfishing between us as Millers and Millers an fifting between us as Millers and Mealmen, was diffolved by mutual Confent on the 25th Day of March laft. Witness eur Hands. IVm. Newton. Rd. Wiffen.

Otice is hereby given, that the Partnership heretofore mas Mellenger, Thomas Andrew, and Alexander Paterson, in the Business of Calico-Printers, at Manchester, in the County of Lancaster, and at Waterfide, in the Parish of Stockport, in the County of Chester, under the Firm of Norton, Mellenger, Andrew, and Paterfon, was this Day diffolved by mutual Confent; fo far as respects the faid Henry Norton: And Notice is hereby further given, that the faid Copartnership Bufiness will in future be carried on by the

faid Thomas Messenger, Thomas Andrew, and Alexander Paterson; and that all Debts due and owing to or from the late Copartnership will be received and paid by the said Thomas Messenger, Thomas Andrew, and Alexander Paterson Dated the 1st Day of April 1802.

Henry Norton. Thomas Meffenger. Thomas Andrew. Alexander Paterson.

Phænix Brewery, Old-Street-Road, in the County of Middlefex

THE Partnership of John Webbe and Robert Corrock, of the Phænix Brewery, Old-Street-Road, in the County of Middlesex, Brewers, was this Day distolved by mutual Consent; and all Debts due to and from the Concern, are to be received and paid by the faid John Webbe, who in future carries on the Business on his own Account: As witness their Hands, this 27th Day of March 1802.

John Webbe.

Robert Corrock.

Burslem, March 30, 1801. HE Partnership lately substiting between Peter War-burton and Francis Warburton, Potters, at their Manufactory, at Cobridge, in the Parish of Burslem, and County of Stafford, stands dissolved by mutual Consent, from the 29th Day of March instant; and all Delts due and owing to and from the faid Copartnership will be received and paid by the said Peter Warburton, by whom the Business will in future be carried on.

**March March 1985 | Page 18 March 1985 | Page 18 March 1985 |

**Detail March 1985 | Page 18 March 1985 | Page

Peter Warburton. Francis Warburton.

To the Reverend Mr. PHILIP BIGG ROBERTS, and all others whom it may concern. SIR.

TAKE Notice that we Anne Daunt, Spinster, Thomas Pleasants, Esq; and Mildred Pleasants, otherwise Daunt, Wife of the said Thomas Pleasants, and Hannah Grogan Knox, otherwise Daunt, Widow, (which said Anne Mildred and Hannah are the only Daughters and Co-Heiresses at Law of George Daunt, Esq. deceased, and also Devisees and Executrizes named in the last Will and Testament of the faid George Daunt,) do hereby require you to ay to us, our Executors or Administrators, on or before the 6th Day of October next enfuing the Date hereof, the principal Sum of Four Thousand Pounds, due to us on the Foot of the feveral Securities following, that is to fay; the Sum of One Thousand Two Hundred and Fifty Pounds Sterling, due on the Foot of a certain indented Deed of Mortgage, ing Date the Twenty-fecond of April One thousand seven hundred and forty-eight, made between Boleyn Bigg, of Clonmell, in the County of Tipperary, Esq; and Richard Bigg, Esq; only Son and Heir-Apparensof the said Boleyn Bigg, of the one Part, and Peter Renoward, of the City of Dublin, Eq; of the other Part; the Sum of Nine Hundred Pounds Sterling, due on the Foot of an indented Deed of Mortgage, bearing Date the Thirtieth Day of August One thousand seven hundred and sorty, made between the said Boleyn and Richard Bigg of the one Part, and James Roc, Elq; of the other Part; the Sum of Four Flundred Pounds, due on the Foot of the Bond of the fail Richard Bigg to Stephen Moore, Elq; bearing Date the First of May One thousand seven hundred and forty-two, and on which a Judgment was entered and affigued by the faid Moore to the faid Roe, and which taid Two principal Sums of Nine Hundred Pounds and Four Hundred Pounds afterwards became legally. velled in the faid Peter Renoward, and one mentioned in the Taid Deed of One Thoufand Seven Hundred and Forty-eight Pounds; Four feveral principal Sums of Three Hundred and Fifty Pounds, Two Hundred Pounds, Three Hundred Pounds, and Three Hundred Pounds, due on the Foot of the Four feveral Bonds of the faid Boleyn Bigg to the faid Peter Renoward, and hearing Date respectively the Ninth of September One thousand seven hundred and forty-right, the Twenty-fecond of February One thouland feven hundred and forty-nine, Thirtieth of October One thousand seven hundred and fifty, and Thirtieth of May, One thousand seven hundred and fifty-one, and on which Judgments were respectively l entered; all which faid feveral Sums, making together the

100. 15468.