

THE Partnership heretofore carried on by us as Merchants, at Leeds, in the County of York, under the Firm of Cawood and Naylor, was this Day dissolved by mutual Consent. All Debts owing to the late Firm are to be paid to the said Abraham Naylor, who is duly authorized to receive the same: As witness our Hands this 10th Day of May, in the Year of our Lord 1802.

*Dennis Cawood.
Abraham Naylor.*

Robertbridge, April 12, 1802.
NOTICE is hereby given, that the Partnership between Thomas Robinson and John Gravely, of Robertbridge, in the County of Sussex, Common-Brewers, was this Day dissolved by mutual Consent. All Persons having Demands on the said Firm are requested to send in their Accounts; and all Persons indebted are requested to pay the same, to Thomas Robinson.

*T. Robinson.
John Gravely.*

NOTICE is hereby given, that the Partnership lately carried on at the Town of Northampton, in the County of Northampton, between James Stables, late of the said Town of Northampton, deceased, and Richard Marriott, of the same Town, in the several Trades or Businesses of Bankers and Drapers, and since the Death of the said James Stables, carried on between Joseph Clark, Esq; John Whitacre, Clothier, and Robert Marriott, Gentleman, Executors of the Will of the said James Stables and the said Richard Marriott, under the Firm of Stables, Marriott, and Co. was this Day dissolved and determined by the mutual Consent of the said Executors and the said Richard Marriott; and that all Debts due from and to the said Partnership are to be discharged and received by the said Richard Marriott: As witness our Hands this 30th Day of April 1802.

*Joseph Clark,
John Whitacre,
Robt. Marriott,
Executors.
Rd. Marriott.*

ALl Persons having any Claim upon the Estate of John M^r. Mather, formerly of Bird-Street, in the Parish of St. George, but late of Scots-Place, Lower-Street, in the Parish of St. Mary, Ilington, both in the County of Middlesex, Mariner, deceased, late Master of the Ship Charming Kitty; are desired to send an Account of their Demands to his Administrator, Mr. Stephen Holder, at the House of Messrs. Wigram, Son, Holder, and Wigram, in Crosby-Square, London, to whom all Persons indebted to the said Estate are requested forthwith to pay the Amount of such Debts.

THE SEAL



ON THE BOXES.

TO MERCHANTS, FACTORS, CAPTAINS of SHIPS, &c. &c. &c.

GENTLEMEN,
I Have received a great Variety of Applications from Merchants and others concerned in Foreign Trade, complaining of the Difficulty they find in procuring the Genuine Dr. Anderson's Scots Pills; several of your Correspondents abroad have repeatedly sent to my Warehouse, No. 165, Strand, Parts of the printed Bills, to ascertain whether they were authentic.

To avoid these Inconveniences in future, I trouble you with this Letter, for the express Purpose of stating the Two distinct Criteria to ascertain the Genuine Pills from dangerous Counterfeit.

1st. My Name, B. H. English, No. 165, Strand, opposite the New Church, is engraved in, and forms a Part of the Stamp, by Order of the Commissioners.

2^d. B. H. English is signed at the Bottom of the printed Bills.

To counterfeit the First is a capital Felony under the Stamp Acts.

The Second is punishable both by Indictment and Action at Law for Damages.

An Attention to either of these Two Cautions must prevent Counterfeits, as I am determined to prosecute to the utmost Rigour all Persons who commit either of these Forgeries. I am, Gentlemen,

Your most obedient Servant,
B. H. ENGLISH.

TO be pre-emptorily sold, pursuant to an Order of the High Court of Chancery made in a Cause the Earl of Macclesfield against Blachall, before Edward Leach Esq; one of the Masters of the said Court, at the Public Sale-Room, in Southampton-Buildings, Chancery-Lane, London, in Twenty-one Lots, on Monday the 2nd and Tuesday the 2nd Days of June 1802, between the Hours of Five and Six o'Clock in the Afternoon, Sundry Freehold and Copyhold Estates, late of Thomas Blachall, Esq; deceased, situate in the several Parishes of Ilington, Hornsey, and Hackney, in the County of Middlesex; in the Parish of Eitchin, in the County of Hertford; in the Parish of Appleton, in the County of Berks; at Swallowfield, near the Road from Reading to Basingstoke, in the said County of Berks; and in the City of Coventry.

And also One Share in the New River Company, and Five Irish Tontine Debentures of One Hundred Pounds each.

Particulars may be had at the said Master's Chambers, Southampton-Buildings; of Messrs. Graham, in Lime-house; of Mr. Holker, of Thame, Oxfordshire; of Mr. Esdaile, Eitchin; of Mr. Thomas Chapman, Land Surveyor, Richmond, Surrey; and of Mr. Thomas Gilman, White Bear Inn, Coventry.

REWARD for a LEASE lost or mislead.

May 6, 1802.

WHEREAS Bryan McDermott, of Peckham Rye, in the County of Surrey, Gentleman, did by Indenture of Lease, bearing Date the 24th of September 1793, demise unto James Apted, of Reigate, in the said County, Innkeeper, a Barn and several Closets or Parcels of Land, in Reigate aforesaid, for the Term of 21 Years from Michaelmas then next, at the yearly Rent of 94l. 10s.; and by some Accident the said Indenture of Lease has been lost or mislaid; and the said James Apted hath lately assigned all his real and personal Property to Trustees for the Benefit of his Creditors; Notice is hereby given, that if any Person or Persons will produce and deliver unto Mr. Winckley, Solicitor, Bar-Court, Temple, the said Indenture of Lease, or will give Information in whose Hands the same is to be found, so that it may be recovered, they shall receive a Reward of Five Guineas of the said Mr. Winckley, or of Mr. James Relf, of Reigate aforesaid, one of the said Trustees. No greater Reward will be offered, as the Purchaser of the above Leasehold Estate has obtained an attested Copy of the Counterpart of this Lease in the Hands of the Landlord.

WHEREAS John Burnell, late of Clapham, in the County of Surrey, and one of the Aldermen of the City of London, Esquire, deceased, by his Will gave and devised the Residue of his Freehold Estates, upon Trust, after the Decease of his Nephew John Burnell, to sell and divide the Money arising from such Sale, among the Sons and Daughters of his late Brother Martin Burnell, and his late Sisters Jane Boggett, Elizabeth Tebbs, and Hannah Pearson, but in case any of such Sons and Daughters should be then dead, to divide his, her, or their Share among their respective Children as should be then living: And whereas the said John Burnell the Nephew, died on the 17th Day of April 1801, and by a Decree of the High Court of Chancery pronounced in a Cause Wray against Hodgson, it is referred to Alexander Popham, Esq; one of the Masters of the said Court, to inquire whether any and what Sons or Daughters of the said Martin Burnell, Jane Boggett, Elizabeth Tebbs, and Hannah Pearson, were living at the Death of the said John Burnell the Nephew, and in case any of such Sons and Daughters were then dead, then whether any and which of them have left any and what Children; and whether any of such Children are dead, and when they died? Pursuant to the said Decree the Sons and Daughters and Children of the