and the Shares not then demanded will be recalled at the same Place every Friday afterwards for Three Tears.

George Player, of Portsmouth, and Edmund Lockyer, of Plymouth, Agents.

Otice is hereby given, that the Partnership of Robert Blakiston, Hugh Miller, William Troutbeck, and John Watson, of Sunderland near the Sea, in the County of Durham, Common-Brewers, carried on under the Firm of Blakiston, Miller, and Co. was dissolved on the 23d of November instant by mutual Consent; and further, that all Debts owing to or from the faid late Partnership will be received and paid by Mr. Troutbeck, at their old Office, in Sunderland, who is authorited, by special Letter of Attorney, for that Purpole. As witness our Hands this 30th of November 1802. Robert Blakiston.

Wm. Troutbeck. Hugh Miller. John Watson.

Otice is hereby given, that the Partnership lately subisfising between John Yearsley Price and Richard Tom-linson, of Barbourn, in the Parish of Claines, in the County of Worcester, Coal-Merchants and Lime-Burners, trading under the Firm of Price and Co. was this Day disloved by mutual Confent; and that all Debts owing to or from the faid Partnership will be paid and received by the said Richard Tomlinson, and by whom the Business in seture will be car-sed on. Witness our Hands this 3d Day of December 1802. J. Y. Price. Richard Temlinson.

Otice is hereby given, that the Partnership Trade and Business carried on between Reuben Tasker and Robert Brown, of Manchester, in the County of Lancaster, Reed-Makers, was this Day dissolved by mutual Consent. All Debts owing by or to the faid Concern will be paid and received by the faid Robert Brown. Dated the 2d of December 1802.

Reuben Tafker. Robert Brown.

Otice is hereby given, that the Partnership between David Price and John Rutlidge, of Plymouth-Dock, in the County of Devon, Men's-Mercers, trading under the Stile and Firm of Price and Rutlidge, was this Day diffolved by mutual Confent; and all Debts due to or owing from the faid Partnership are to be received and paid by the said David Price, at No. 9, Cumberland-Street, New-Road, Mary-le-Bone, or by the said John Rutlidge, at Plymouth-Dock aforesaid: As witness our Hands this 12th Day of November 1802.

David Price.

John Rutlidge.

HE Partnership which has subsisted between Lovell Pennell, James Smith, Richard Pennell, John Henry Pennell, and Andrew Tucker Follett, under the Firms of Pennell, Smith, and Co. at Oporto, and James Smith and Pennell, in London, was dillolved by mutual Consent on the 12th of October 1801. All Persons indebted to them are re--quested to settle their Accounts and pay their Balances into Andrew to lette their recommendation of the Hands of Richard Pennell and Co. No. 37, Broad-Street, London, or Pennells, Follett, and Co. of Oporto, who will carry on the fame Business on their own Account, and by whom all Claims and Domands on the faid Partnership will be Emmediately adjusted and paid. Lovell Pennell.

James Smith. Richard Pennell. John Henry Pennell. Andrew Tucker Follett.

Bristol, December 4, 1802. Otice is hereby given, that the Partnership lately sub-fisting between us the undersigned John Parsons and Sarah Elizal eth Greenslade, of the City of Bristol, Stationers and Book-Binders, was on the 14th of Ostober last dissolved by mutual Consent. All Persons to whom they stand included are requested to send in their Accounts to the said John Parsons, who will discharge the same; and all Persons indebted to the faid late Copartnership are to may the Amount of their respective Debts to the laid John Parsons, Amount of their respective the fame, who is authorifed to receive the fame.

Fohn Parfons.

Sarah Eliz. Greenflade.

Otice is hereby given, that the Partnership entered into Marriott, of Rochdale, in the County of Lancaster, Merchant, and James Lees, of Saddleworth, Cotton-Spinner, is this Day disloved by mutual Consent. Dated the 27th Day of November 1802.

James Marriott.

James Lees.

FIVE HUNDRED POUNDS REWARD.

Fleet Prifon, 29th November 1802.
Fleet Prifon, 29th November 1802.
SCAPED from the Fleet Prifon, early this Morning,
THOMAS IOHNSON - November 15 121 THOMAS JOHNSON, a Native of Ireland, charged with Debts to a large Amount, and also on a Warrant upon a Charge of a capital Felony committed on the 6th of June last, at Southwold, in the County of Sussolk: He is a Senfaring Mun, was the Owner of the Ann Cutter, of a Scafaring Man, was the Owner of the Ann Cutter, of Hastings, and has for some Years been a notoricus Smuggler; he was some Time ago in the County Gaol of Surrey, charged with a capital Offence, from which he also made his Escape; he is a good-looking well-made, Man, about Thirty-five Years of Age, wears his own Black Hair cropped, is rather pitted with the Small-Pox, and about Five Feet Ten Inches high; he has a remarkable small Brown Spot on one of his Eyes, between the Eye-brow and the Eye-lash.

Whoever will apprehend him, so that he may be brought back to the Fleet, shall receive a Reward of TWO HUN-DRED POUNDS from the Warden of the faid Prison.

And the Commissioners of His Majesty's Customs do hereby promise a farther Reward of THREE HUNDRED POUNTS to any Person or Persons who will apprehend, or Cause to be apprehended, the said Thomas Johnson, to be paid by the Receiver-General of His Majesty's Cultoms, upon his, the faid Johnson's, being taken and recommitted to Prison.

By Order of the Commissioners, H. HUTSON, pro Sec.

Hereas STEARNE TIGHE, of the City of Dublin, Efq; deceased, my late Grandfather, to whom I are Heir at Law, did, by Release reciting a Lease for one Year, bearing Date the 9th of December 1552, demife unto Tho-mas Wallis, of the City of Cork, Gentleman, his Heirs and Assigns, Two Front Dwelling-Houses, or Tenements, situate in Castle-Street, in the City of Cork, for the Lives of Thomas Wallis, Richard Cramer, and Joseph Robbins, with a Cove-nant for the perpetual Renewal thereof, at the Fine of Nine Pounds on the Fall of each Life, with a Nomine Poena, in case of not renewing of Five Shillings per Month, as by one Part of said Release in my Possession will now fully appear. And whereas the faid Lives are long fince dead, and no Per-fon or Perfons have or hath fince their Decease, claimed any Right or Benefit to the Renewal of faid Premifes, nor have they paid the Renewal Fines or Nomine Poena, or tendered they paid the Kellewal Finds or a Nover of doing. Now I do reited Releafe they have a Power of doing. Now I do hereby, in pursuance of the Statute in that Case made and provided, give Notice, that I have made a Demand of the faid Fine and Nomine Poena on the principal Occupiers of faid Premiles, and that unless the Person or Persons entitled to faid Renewal, shall within Two Months from the Date hereof, demand a Renewal of faid Premises from me, who alone am entitled to renew the fame as Heir at Law to my faid Grandfather the Leffor, and also pay me the Renewal Fines and Interest thereon, and also the Nomine Poena, that I will consider the Premites demised, and all Benefit of Renewal from thenceforth relinquished by the Heirs at Law, Af-fignce or Assignees of the said Thomas Wallis the Lesse-named in said Lease, and by all and every other Person or Persons entitled to said Renewal. And that I will, parsuant to this Notice, and of the Statute in that Care made and provided, from and after the Expiration of faid Two Months, if not required to renew and paid all Renewal Fines and Interest, Septennial Fines, and Nomine Poena by the Person or Perions who have or hath a Right to a Renewal, proceed for a Recovery thereof as by Law I am entitled, which air