Otice is hereby given, that the Partnership lately subfifting between John Cope and James Stephens, of Eirmingham, in the County of Warwick, Drapers and Haberdashers, was on the 27th Day of November last dissolved by mutual Consent. All Accounts of the said Partnership will be settled by the said John Cope, who will continue the Business on the same Premises. Witness the Hands of the faid Parties this 22d Day of December 1802.

John Cope. James Stephens.

THE Partnership lately carried on by us in West Smithfield, under the Firm of Mawhood, Walmesley, and Docker, is this Day dissolved by mutual Consent. Dated 24th December 1802. . Chas Mawhood.

Robt. Walmefley. Robt. Docker ..

December 21, 1802. Otice is hereby given, that the Partnership formerly carried on between Hepburn Hastie and James Hastie, arried on between Hepburn Haitie and James Haitie, of the Parish of St. Mary-le-Bone, in the County of Middlefex, Carpenters and Builders, and since the Death of the said James Hastie by the said Hepburn Hastie and the Executors of the said James Hastie, was dissolved on the 19th of this instant December by mutual Confent. All Persons who have any Claims on the said Copartnership are requested to send an Account thereof to Mr. Hastie, No. 63, Upper Norm Street, Mary hope, who is also authorised to receive the nend an Account thereof to Arthur 1997 and the receive the Debts owing to the said Copartnership. Witness our Debts owing to the said Copartnership. Hands the Day and Year first above written.

Hepburn Hastie. Hepburn Hassie, Alex Waugh, John Hayter, Wm. Lees,

John Allday,
Executors of the above-named James Hastie.

Otice is hereby given, that the Partnership lately subfifting between Claus Cook and William Seekings, of St. Thomas's Tents, in the Borough of Southwark, Spanish Leather-Dressers, was disolved by mutual Consent on the 14th of December instant; and that the Business will in suture be managed and carried on by the said William Seekings; and that all Debts owing to the said Copartnership are to be received by the said William Seekings, who is to difcharge all Debts owing therefrom. Witness our Hands the 23d Day of December 1802.

Claus Cook. William Seekings.

Otice is hereby given, that the Partnership between Richard Waren and Thomas Adams, of Birmingham, in the County of Warwick, Iron-Founders, was this Day diffolved by mutual Confent. The Trade in tuture will be carried on by the faid Richard Waren on his own separate Account, who is to pay and receive the Partnership Debts. Witness their Hands the 23d of December 1892.

Richard Waren. Thomas Adams.

Otice is hereby given, that the Partnership subsisting between us the underwritten Renjamin George and Thomas Withers, of the City of Bristol, Tobacconits and Snuss-Makers, trading under the Firm of George and Withers, is this Day by mutual Coasent dissolved. All Debts due to and from the faid Concern, are to be received and pa d by the faid Thomas Withers. Dated this 20th Day of December 1802 Benjamin George.

Thomas Withers.

Otice is hereby given, that the Copartnerships hereto-fore carried on hetween John Park n the Parish of Castlesowerby, in the Country of Cumberland, and John Monkhouse, of High-House, in the same Parish and Country, Woodmongers, were this Day dissolved by mutual Consent. Watness their Hands, this 22d Day of December 1802.

John Barker.

John Monkhouse.

TE hereby agree that Robert Waithman shall be empowered to charge Four Months Interest for all the Capitals he has now employed in the Joint Trade of Waithman and Briftow, over and above his Proportion of Three fourths for every One-fourth of Mr. Briftow's Capital in the faid Joint Stock, to commence from the 25th Day of December 1802, provided they can agree themselves upon the Appraisement of the Stock, if not, this Agreement to be of no Effect.

Rob. Waithman.

Chas. Briflow.

IRISH LIFE ANNUITIES,

With Benefit of Survivorship.

Otice is hereby given, that Payment of the Half-Yearly Dividends due at Christmas last, together with all Arrears due to that Period, will commence at the House of Messis and to that Period, win commence at the House of Messis Boldero and Co. No. 30, Cornbill, on Tuesday the 11th of January next, from which Day the Office will continue open, for Payment of the same, from the Hour of Ten in the Forenoon to the Hour of Two in the Afternoon, on every Tuesday, Wednesday, Thursday, and

The Debentures are to he produced, and also a Certificate of the Life of the Nominee, otherwife a perfonal Appearance of the Nominee will be required; and it is particularly requested that on the Demise of the Nominee, the Debentures may be delivered in to be transmitted to Ireland, to render the Lists of Deaths complete, for the suture Benesit and Regulation of each Class: And as it is expedient that the earliest Information should be obtained of the Occurrences which affect a Reversionary Property, where so many Individuals are concerned, it is further requested that all Persons who may discover any Fraud or Imposition on these Annuities, to give Notice thereof, with all convenient Speed, at Messrs. Boldero and Co.

The Public are requested to take Notice, that, by the Act of Parliament providing for the Payment of these Annuities, all Persons neglecting to demand the same for the Space of Three Years, shall for ever lose and forseit the same, as if his or her respective Nominee had been dead at the Commencement of the faid Three Years.

ALI. Persons having any Claims or Demands on the Estate of Mr. Edward Storey, late of Solis-Row, Pan-cras, in the County of Middlesex, Gentleman, deceased, are defired to fend an Account thereof to Mr. John Milner, jun. Wapping-Street, in the Parish of Saint John, Wapping, (who was empowered to transact and manage the Concerns of the said Estate,) or to Mr. Fitzgerald, No. 1, Leman-Street, Goodman's-Fields, Solicitor for the said Mr. Milner and the Administrator of the said Mr. Storey; and all Perfons indebted to the said Estate are forthwith desired to pay the same to the said John Milner.

Hereas STEARNE TIGHE, of the City of Dublin, Efg; deceased, my late Grandfather, to whom I am Heir at Law, did, by Release reciting a Lease for one Year, bearing Date the 9th of December 1752, demife unto Thomas Wallis, of the City of Cork, Gentleman, his Heirs and Affigns, Two Front Dwelling-Houles, or Tenements, fituate in Caffe-Street, in the City of Cork, for the Lives of Thomas Wallis, Richard Cramer, and Joseph Robbins, with a Covenant 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 Persons 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 the fame to any one for me or my Ufe, as by faid in Part recited Release 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 laid Fine and Nomine Poena on the principal Occupiers of laid 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 same as Heir at Law to my faid Grandtather the Leffor, and also pay me the Renewal Fines and Interest thereon, and also the Nomine Poena, that I will consider the Premises demised, and all Benefit of Renewal