

Notice is hereby given, that the Partnership at present subsisting between Charles Batterby and Abraham Adderton, of No. 49, Shadwell, in the County of Middlesex, Ship Chandlers, under the Firm of Batterby and Adderton, will, on the 24th Day of June instant, be dissolved by mutual Consent: As witness our Hands, the 3d Day of June 1803,
Char. Batterby.
A. Adderton.

Notice is hereby given, that the Partnership lately subsisting between Alexander Thomas Cox and James Cox, late of the Falcon Glass-House, Gravel-Lane, Southwark, in the County of Surrey, Glass-Manufacturers, was dissolved by mutual Consent on the 20th of February 1803: As witness our Hands this 6th Day of May 1803,
Alex. Tho. Cox.
James Cox.

Liverpool, May 16, 1803.
 If John Broughton, who left this Town about 30 Years ago to go into a Store, in Kington, Jamaica, be now living, will apply to Edward Blacklock, Attorney at Law, in this Town, he will hear of something to his Advantage.

NOTICE TO CREDITORS.

All Persons to whom Richard Freeman, of Saffron-Walden, in the County of Essex, Tailor, deceased, stood indebted at the Time of his Decease, (and who have not delivered an Account of their respective Debts,) are desired, by Mrs. Freeman, Widow, and Administratrix of the Deceased, forthwith to send an Account thereof to Mr. Walton, of Saffron-Walden aforesaid, Attorney at Law, otherwise they will be excluded from all Benefit arising from the Administration of his Effects. Dated 25th of May 1803.

ANTON MERTENS.

Whereas the Wardens of the Catholic Orphan-House, at Amsterdam, in the Name of the Two Children in the said Orphan-House, to wit, a Son and a Daughter, left by Catharina Elisabeth Mertens, (a Daughter of Frederick Mertens, and his Wife Christina Tupe, of Cloppenburg, who died intestate,) and her Husband Cornelius Specht, have, through the Medium of Mr. Runzen, Attorney of the Court of this Place, by them empowered, caused to be represented, that the said Two Children in the Name, and as Heirs of their deceased Mother Catharina Elisabeth Mertens, had to divide the Property left behind by the said Mertens, of Cloppenburg, deceased, (Husband and Wife,) with their still living Son Anton Mertens, and that they were entitled to the Moiety or Half Part; and therefore for the obtaining of the Division of the Whole of the Property left behind by the said Mertens, (Husband and Wife,) together with Citationem contra Creditores et contra absentem Anton Mertens ad videndum distrali immobilia Parentum is requested and recognized, and accordingly the Son Anton Mertens, of Cloppenburg, is hereby invited, in order, under Penalty of its being considered as known to him, and with the Warning to make Communication within Nine Weeks, that in case of Non-appearance the required Sale of the Effects left behind by the said Frederick Mertens and his Wife will be proceeded on, the Moiety of the Proceeds be remitted respectively for the Children left by the Daughter Catharina Elisabeth Mertens, to the Orphan Asylum, at Amsterdam, which has undertaken their Education; and the other Moiety will for the present remain in judicial Custody. All and every the Creditors of the deceased Frederick Mertens and his Wife Anna Elisabeth Tupe, of Cloppenburg, are likewise hereby edictaliter desired within a peremptory Term of Six Weeks from the Date of the first Advertisement hereof, to state and properly to prove by Means of an Attorney, their Claims and Demands, or else for ever to hold their Peace.

De Mandato Domini Judicio Balhe.
 (Signed) BELKERING, Actuary.
 Cloppenburg, the 16th May 1803.

To the PROPRIETORS of the WEYMOUTH-HOTEL.
 Salisbury, December 21, 1802.

Notice is hereby given, that the Treasurer of this Town-tine Concern will proceed to make a Distribution of the Rents which he hath in his Hands amongst such of the Proprietors, who shall, on or before the 24th Day of June

1803, send to him (Michael Burrough, Esq; of Salisbury, Banker) an Account of their Claim: And it is expressly required, that each Claimant will make an Affidavit, either before a Master in Chancery or a Magistrate, of the Title of the Claimant, either as an original Subscriber, or as Assignee or Executor of an original Subscriber, of the Place of Residence and actual Existence of the Nominee in respect of which such Claim is made, or if dead, when and where such Nominee died; and all Claims not duly verified upon Oath will be disallowed; and all Persons not then claiming will lose the Benefit of the said Distribution.

LONDON.

At the General Session of the Peace of our Lord the King, holden for the City of London, at the Guildhall within the said City, on Monday the 23d Day of May in the Forty-third Year of the Reign of our Sovereign Lord George the Third, by the Grace of God of the United Kingdom of Great Britain and Ireland King, Defender of the Faith, before Charles Price, Esq; Mayor of the City of London, John Boydall, Esq; Brock Watson, Esq; Sir William Staines, Knight, Aldermen of the said City, Sir John William Rose, Knight, Sergeant at Law, Recorder of the said City, Peter Perchard, Esq; John Ansell, Esq; Thomas Smith, Esq; other of the Aldermen of the said City, and others their Fellows, Justices of our said Lord the King, assigned to keep the Peace of our said Lord the King within the said City, and also to hear and determine divers Felonies, Trespases, and other Misdemeanors committed within the said City;

BE it remembered, That the Inspector of Corn Returns hath, in open Court, presented and delivered to the Lord Mayor, Recorder, and Aldermen, assembled at this present Session, a certain Book, into which the States or Accounts of the Aggregate Quantities, Prices, and Average Prices of English Barley, Beans, Pease, Rye, Wheat, Oats, and Rape Seed bona fide sold and delivered from the 7th of February last, to the 7th of May instant, by each and every Person carrying on the Trade or Business of a Cornfactor in the City of London or Suburbs thereof, have been made up, formed, computed, and distinguished, and fairly and properly inserted; and hath verified upon his Oath, that the same have been fairly, correctly, and properly made up, formed, and computed, to the best of his Power, Skill, and Judgment, and according, so far as in him lay, to the true Intent and Tenor of the Acts of Parliament in that Behalf: And the General Average Prices of each of the said respective Sorts of Corn and Grain thereby appearing to the said Lord Mayor, Recorder, and Aldermen, they do hereby, in pursuance of the said Act, deem and certify the same to be as follows, viz.

	£.	s.	d.	
Barley - - -	1	4	8	} Average Price per Quarter on the last Six Weeks.
Beans - - -	1	8	2	
Pease - - -	1	17	11	
Rye - - -	1	15	8	
Wheat - - -	2	17	1	
Oats - - -	1	0	9	} Average Price per Quarter on the last Twelve Weeks.
Rape-Seed - -	4	4	0	

And do hereby order and direct, that the said General Average Prices be published in the London Gazette once in four several Weeks immediately succeeding this present Session.

By the Court,
 THOMAS SHELTON,
 Clerk of the Peace.

Freehold Farm at Broughton, near Malton, Yorkshire.
 TO be peremptorily sold, pursuant to an Order of the High Court of Chancery made in a Cause Greame and others versus Cooper and another, by Mr. Robert Boulton, of the City of York, Auctioneer, the Person appointed by Alexander Popham, Esq; one of the Masters of the said Court, at the House of Mr. Smith, the Talbot Inn, in Malton, in the County of York, on Saturday the 9th of July 1803, at Three o'Clock in the Afternoon, A Freehold Farm,