

City of Westminster, Cabinet-Makers and Upholsterers, was dissolved on the 25th Day of December last by mutual Consent. Witness our Hands this 30th Day of January 1804,

*John Chaplin.*  
*Andrew Burnett.*

Notice is hereby given that the Partnership carried on between the undersigned Joseph Slater and Joseph Driver, both of Manchester, in the County of Lancaſter, in the Buſineſs of Bruſh-Makers, is this Day diſſolved by mutual Conſent; and all Debts due to or owing by the ſaid late Partnership are to be received and paid by the ſaid Joseph Slater, who will in future carry on the Buſineſs on his own Account: As witneſs their Hands this 28th Day of January 1804,

*Joseph Slater.*  
*Joseph Driver.*

Notice is hereby given, that the Partnership heretofore carried on by Deborah Blake and Harriet Black, of No. 8, Warwick-Street, Golden-Square, in the County of Middleſex, Milliners, under the Firm of Blake and Co. was diſſolved by mutual Conſent the 31ſt Day of December 1803; Notice is alſo given, that all Debts due to and owing by the ſaid Concern will be received and paid by the ſaid Deborah Blake, No. 8, Warwick-Street, Golden-Square: As witneſs our Hands this 25th Day of January 1804,

*Deborah Blake.*  
*Harriet Blake.*

London, February 1, 1804.

Notice is hereby given, that the Copartnership between us as Tin-Manufacturers, carried on at the Corner of Fiſh-Street-Hill, London, will expire by Agreement on the 24th Day of March next; and that all Debts due and owing by us on that Day, upon our Partnership Account, will be received and paid by meſſrs. Jamies Flockhart: As witneſs our Hands,

*Gregory Jarman.*  
*James Flockhart.*

London, January 4, 1804

THE Partnership ſubſiſting between George Paſſanger and Peter Reynolds, of Duke-Street, Southwark, Pottery and Glaſs-Sellers, is this Day diſſolved by mutual Conſent. All Debts due to the ſaid Copartnership are to be received by the ſaid George Paſſanger, by whom all Debts owing from the ſaid Copartnership, will be paid. Witneſs our Hands,

*Geo. Paſſanger.*  
*P. Reynolds.*

Notice is hereby given, that the Copartnership between Thomas Osborn and Edward Lawrence, of Eweſham, in the County of Worceſter, Whiteſmiths, was diſſolved by mutual Conſent on the 24th Day of November laſt; and they return Thanks to their Friends and the Public for paſt Favors, and reſpectfully ſolicit a Continuance of the ſame to Thomas Osborn, by whom the Buſineſs will in future be conducted at Eweſham aforeſaid. All Debts due from the ſaid Partnership will be paid by the ſaid Thomas Osborn. Witneſs our Hands this 25th Day of January 1804,

*Thomas Osborn.*  
*Edward Lawrence.*

Notice is hereby given, that the Partnership which lately ſubſiſted between John Frere and Francis Moore, of Bridgnorth, in the County of Salop, Tanners, and was carried on at Bridgnorth aforeſaid by and in the Name of John Frere, was diſſolved on the 5th Day of July 1802. All Perſons having any Claims or Demands upon the ſaid Concern are required to apply to the ſaid John Frere immediately, that the ſame may be paid and diſcharged. Witneſs our Hands this 27th Day of January 1804,

*John Frere.*  
*Francis Moore.*

Notice is hereby given, that the Partnership between William Dovers, of St. Matthew, Bethnal-Green, and Thomas Porcas, of the ſame Place, Foulterers, was diſſolved by mutual Conſent on the 1ſt Day of December laſt. Witneſs our Hands this 2d Day of February 1804,

*W. Dovers.*  
*Thomas Porcas.*

Birmingham, January 19, 1804.

Notice is hereby given, that the Partnership lately ſubſiſting between William Roach and William Proſſer, Deal Merchants of this Town, was diſſolved on the 31ſt of December laſt by mutual Conſent. All Debts owing by the ſaid Partnership will be paid at the Accompting-Houſe in Lionel-Street; and all Debts due to the ſame will be received by either of the ſaid Parties.

*William Roach.*  
*Wm. Proſſer.*

Notice is hereby given, that the Copartnership lately ſubſiſting between Meſſrs. William Henry Munn and George Munn, of New Bond-Street, in the County of Middleſex, Stationers and Printſellers, was diſſolved by mutual Conſent on Monday the 30th Day of January laſt. All Claims and Demands on the Partnership will be paid by Mr. William Henry Munn, of New Bond-Street aforeſaid, where the Trade will be carried on as uſual.

*William Henry Munn.*  
*George Munn.*

GRIFFINS WHARF.

London, February 2, 1804.

THE Copartnership lately carried on at the above-mentioned Wharf, under the Firm of Yoxall, Breeds, and Farncomb, being diſſolved by the Death of Mr. Yoxall, and it being neceſſary to cloſe the Accounts of the ſaid late Firm immediately; all Perſons indebted to that Copartnership are deſired to pay the Amount of their reſpective Debts to Meſſrs. Breeds and Farncomb, the ſurviving Partners; and any Perſon or Perſons having Claims or Demands on ſuch Copartnership are deſired to ſend an Account or Particular thereof to the ſaid Meſſrs. Breeds and Farncomb, in order that they may be adjusted and ſettled.

*Thos. Fothergill,*  
Executor to Mr. Thos. Yoxall.  
*Thos. Breeds.*  
*Thomas Farncomb.*

THE Partnership carried on by Thomas Allen and William Nicholls, of Old Bond-Street, in the County of Middleſex, Tailors, is diſſolved by mutual Conſent from the 14th of December laſt; and all Debts due thereto or therefrom will be received and paid by the ſaid Thomas Allen.

*Thos. Allen.*  
*W. Nicholls.*

THE Partnership between John Terry and John Fuggle, late of Maidſtone, in the County of Kent, Tailors, Drapers, Hoſiers, and Haberdashers, was diſſolved on the 8th Day of Auguſt laſt by mutual Conſent. All Perſons having any Demands on the ſaid Partnership are requeſted to ſend an Account thereof to Mr. Charles Topping, Attorney at Law, at Maidſtone aforeſaid, for Adjustment and Payment; and all Perſons indebted to the ſaid Partnership are requeſted to pay their reſpective Debts to the ſaid Charles Topping, who is duly authorized to receive the ſame. Dated this 12th Day of January 1804,

*John Terry.*  
*John Fuggle.*

Parish of Saint Dunſtan, Stepney, Jan. 24, 1804.

Whereas it appears that Mr. Richard Philips, in Conſideration of his building and repairing of the Weſt Porch of the ſaid Church, had a Right of Burying in the Ground under the ſaid Porch, and that on the 11th Day of April 1699, his Reſepreſentatives, with Leave of the Veſtry, aſſigned ſuch Right to Mr. Henry Banks, of Ratcliff, and to his Heirs and Aſſigns, to enjoy the ſame, upon Condition of keeping the ſaid Porch, from Time to Time, in good and ſufficient Repair; and whereas ſuch Repair has by them been a long Time neglected, and Part of the ſaid Porch has fallen down, and what remains is in a ruinous State; Notice is hereby given, that unleſs ſome or one of the Reſepreſentatives of the ſaid Mr. Henry Banks do, within One Month from the Date hereof, apply to the Reverend the Reſtor, or to One of the Churchwardens of the ſaid Pariſh, and undertake forthwith to repair the ſaid Porch accordingly, their Right of Sepulchre under it will be conſidered as abandoned, and the ſaid Porch will be taken down.

By Order,  
JOHN SALTER, Veſtry Clerk.

