will be carried on folely by the faid James Crompton; and all Debts owing to or from the faid late Concern will be received and paid by the faid James Crompton: As witness William Bowker. our Hands,

Jas. Crompton,

THE Partne Dip heretofore subsisting between the unA dersigned Menry Lea Bennett and William Green, at
Liverpool, as Tobacco-Minnia Surers and Snus-Dealers, under the Film of Lennett and Green, expired on the 31st of
December last. Wilness our Francis clies 21st of March 1804,

H. L. Bennett.

William Green.

Pall-Mall, March 21, 1804.

Otice is hereby given, that the Partnership of Hammerships and Co. as fares release to metheys and Co. as far as relates to Lewis Montolieu, Efg; will be differed on the 25th Inflant; and that the Bufines will be carried on as usual by the remaining Partners.

Thos. Hammerstey.

High Hammerfley. Lecvis Montolicu. Chas. Greenwood. 7. R. Drune. H. Brosksbenk.

Codes is liverly given, that all Persons having any Denously many the late Firm of Randall and Brents, Ship-Builders, at Rothe hither in Sourcey, are required to fond in Particulars them of to M. In. Samuel and Daniel Brent, of Rotherhither, the furnishing Patterns of the Firm, on or before the grid step of Thirth Library, in order that the same may be immediable and that and Pantisto! may be immediately adjusted and liquidated

Samuel Brent. Daniel Brent. Thomas Raikes,

Sarab Randall, E. H. Cruttenden. Executors of J. Randall.

CITY EANK, EXETER.

THE Partner hip of Aillord, Hogg, Nation, and Hutchings, of the City of Exter. Bankers, carried on under the Firm of Ailiford, Hogg, Nation and Co. being this Day diffolved by mutual Confeat, the same Concern will be continued by the field Millord, Nation, and Hutchings, under the Firm of Milford, Nation, Entchings, and Co. As witness our Hands this 17th Day of March 1804,

John Hilford.

John Hogg.

Wm. Nation.

John Hutchings.

Otice is hereby given, that the Partnership between Augustus Stephens and William Lonsdale, of Fashion-Street, Spitalfields, in the County of Middlesex, Sugar-Reheres, was this Day diffolved by mutual Confent; and it is agreed, that all Debts owing to the faid Copartnership shall be received by the faid Acqustus Stephens only, whose sole Receipt to be a fallicient. Discharge; and all Demands on the faid Partnership will be liquidated by the faid Augustus. Stephens: As witness their Hands this 21st Day of March 38c4, Aug. Stephens.

Wm. Lonfilale.

March 20, 1804. Totice is hereby given, that the Partnership in the Tammy Hosery, and Woolstaplery Business, carried on at Market-Harborough, in the County of Leicester, under the Firm of Richard Flow and Co. was dislated on Wednefday the 29th of February now latt past by mutual Confent. All Debt owing by or to the faid Concern will be paid and received by the faid Richard How, at Market-Harborough.

Rich. How.

P. O. Adems. Robt. Cave.

Otice is hereby given, that the Partnership lately subfifling between John Garrett and Charles Kinch, of Birmingham, in the County of Warwick, Bridle-Cutters and

Sadlers, was this Day diffolved by mutual Confent. All Persons indebted to the said John Garrett and Charles Kirch are requested to pay their respective Debts to the said Charles Kinch, at his Shop, New-Street, Birmingham aforesaid, who is duly authorifed to receive the fame, and by whom all Debts owing by the faid John Garrett and Charles Kinch will be paid. Witness the Hands of the faid Parties this 8th Day of March 1804, John Garrett.

Charles Kinch.

Bradwell, March 6, 1804. Office is hereby given, that the Partnership which sub-fissed between Hugh Hill and Isac Hill, both of Bradwell, in the Parish of Hope, and County of Derby, Cot-ton-Manusacturers, was this Day dissoluted by mutual Con-fent. Witness our Hands,

Hugh Hill.

Hear Hill Ifaac Hill.

Jotice is hereby given, that the Partnership Business carried on under the Firm of John Twycross and James Brown, Spanish Leather-Dressers, of Castle-Court, Castle-Lane, Southwark, is dissolved by mutual Consent. Dated this 22d Day of March 1804.

John Twycross.

James Brown.

Otice is hereby given, that the Partnership lately carried on hetween John Bates of Whiten P. ried on between John Bates, of Whinny-Eank in Wooldale, in the Parish of Kirkburton, in the County of York, Jonas Hobsen, of Mytham-Bridge, in Wooldale afterefaid, and John Napier, of Ridings, in Wooldale aforeshid, Merchants, under the Firm of Bates, Robfon, and Napier, was this Day difflied by mutual Confect. All Debts due and owing to or from the skid Coparthership will be received and paid by any of the faid Parties. Witness our Hands this 21st Day of March 1804,

John Butes. Jonas Hobson. John Napier.

Liverpool, March 22, 1824.

HE Partnership heretofore carried on by William Smith
and Hugh Taylor, of Liverpool, in the County of Lancaster, Merchants, under the Firm of Smith and Taylor, is this Day diffolved by mutual Confent.

William Smith. Hugh Taylor.

Otice is kereby given, that the Partnership betwern Arthur Harvie, of Birmingham, and John Harvie, of Bidesord, under the I irm of Arthur Karvie and Company, as Factors, in Birmingham, was this Day distributed by mutual Consent. All Accounts relating to the said Copartnership will be settled by the said Arthur Harvie, by whom the said Business will be continued. Dated this 2d Day of Junaary 1804. Arthur Harvie.

John Harvie.

Perth, February 24, 1804. Interlocutor by James Chalmers, Efg; Sheriff Subfiltute of Perthibire, in the Process at the linkance of William Taylor, Murchant in Sanderton, Yorkshire, and Thomas Gibfon, Writer in Perth, his Mandatory against James Inches, Merchant in Dunkeld, Trustee for the Creditors of David Dow, some time Sadler in Dunkeld, now Abroad, and Charles Blair, Merchant in Dunkeld, and Patrick Robertson, Waiter the e, Cautioners for the faid James Lackes:

Lacles:

Aving conflicted this Process, with the Productions, that finds it admitted by the Desender, James Inches, that he fold Effecth and collected Debts belonging to the Estate of David Dow, amounting to 1181. 62. 11d.; finds it alleged by Mr. Inches, and not denied by the Puritures, that he prid presented or privileged Debts to the Amount of 51. 62. Sterling; modifies Mr. Inches's Claim for Trouble to 71. 72. and finds that, after these Deductions, the Baiance due by James Inches is 1051. 132. 11d. for which he and his Curtioners, Charles Blair and Patrick Robertson, are liable to the Pursuers and the other Creditors of David Down finds the Pursuers and the other Creditors of David Dow; finds, that Twelve Months, from the Date of their Bond, was a rezfenable Time within which the Fundsonght to have been made effectual; and that the Defenders are liable, from the 13th