

August last; and the said Business is and has from that Time been carried on by the said Daniel Rolfe Munn, on his own Account, to whom all Debts due to the said Partnership are to be paid.

*William Sergeant.
Dan. Rolfe Munn.*

Notice is hereby given, that the Copartnership between Samuel Willis, of the Parish of St. Luke's, Chelsea, in the County of Middlesex, Linen-Draper and Hawker, and Joseph Stevens, of No. 8, Vauxhall-Row, in the Parish of St. Mary, Lambeth, in the County of Surrey, Linen-Draper and Hawker, is this Day dissolved by mutual Consent: As witness the Hands of the said Samuel Willis and Joseph Stevens the 23d Day of March 1805.

*Sam. Willis.
The
Joseph + Stevens.
Mark of*

Notice is hereby given, that the Partnership heretofore carried on by Messrs. Frederick Dansey, Charles Dansey, Perry Fitzherbert, Martin Thomas, and John White, of Plymouth-Dock, in the County of Devon, Brewers, under the Firm of Dansey, White, and Co. will in future be carried on by the said Frederick Dansey, Charles Dansey, Martin Thomas, and John White, under the Firm of Dansey, Son, Thomas, and White, the said Perry Fitzherbert having relinquished his Share in the said Partnership. Dated at Plymouth-Dock aforesaid, this 20th Day of March 1805.

*Fred. Dansey.
Char. Dansey.
P. Fitzherbert.
Martin Thomas.
John White.*

Notice is hereby given, that the Partnership lately subsisting between Thomas Hicks and Samuel Hardacre, of Red-Lion-Street, Clerkenwell, Tea Urnmakers, carried on under the Firm of Hicks and Co. was on the 25th Day of March instant dissolved by mutual Consent. All Debts due to the said Partnership are to be paid to the said Thomas Hicks, by whom all Demands on the said Partnership will be discharged; and the Business in future will be carried on solely by the said Thomas Hicks. Witness our Hands the 30th Day of March 1805.

*Thomas Hicks.
Samuel Hardacre.*

Bristol, March 30, 1805.

Notice is hereby given, that the Copartnership carried on by us, in the Cabinet-making and Upholstery Business, under the Firm of Shillstone and Co. is this Day dissolved by mutual Consent. All Persons indebted thereto are requested to pay the same to Mr. John Webb, who will discharge all Demands on the said Copartnership.

*Mich. Shillstone.
John Webb.*

Notice is hereby given, that the Copartnership subsisting between Thomas Worthy and Robert Whittaker, of Lavender-Wharf, Rotherhithe, in the County of Surrey, Shipbreakers, was this Day dissolved by mutual Consent. As witness their Hands, this 30th Day of March 1805.

*Thomas Worthy.
Robert Whittaker.*

THE Partnership of Thomas Sermon and Walpole Eyre, Attornies and Solicitors, practising in Gray's-Inn, under the Firm of Sermon and Eyre, expiring this Day, Notice is hereby given, that Mr. Sermon will continue Practice in future upon his separate Account, at No. 1, Gray's-Inn-Square, and Mr. Eyre, on his separate Account, at No. 7, Gray's-Inn-Square: As witness their Hands, the 31st Day of March 1805.

*Thos. Sermon.
Walpole Eyre.*

Whereas by an Act of Parliament passed in the forty-second Year of the Reign of His present Majesty King George the Third, intituled "An Act for consolidating the Provisions of the several Acts passed for the Redemption and Sale of the Land-Tax into One Act, and for making further Provision for the Redemption and

"Sale thereof, and for removing Doubts respecting the Right of Persons claiming to vote at Elections for Knights of the Shire, and other Members to serve in Parliament, in respect to Messuages, Lands, or Tenements, the Land-Tax upon which shall have been redeemed or purchased," it is enacted, that for the Purpose of redeeming any Land-Tax charged on any Hereditaments belonging to any Person, it shall be lawful for such Person who is, for the Time being, entitled beneficially in Possession to the Rents and Profits of, but who shall have not the absolute Estate or Interest in any Hereditaments, absolutely to sell and dispose of, by public Sale or private Contract, any Hereditaments whereof such Person shall be in the actual Possession, or entitled beneficially to the Rents and Profits, as shall be eligible and necessary freed and discharged from such Land-Tax; and by the said Act it is further enacted, that no Hereditaments shall be sold by virtue thereof, if the Person who shall be beneficially entitled to the first or next beneficial Interest in Remainder therein shall, within One Calendar Month after Notice in Writing shall be given to him by the Person desirous of making such Sale, propose to redeem the Land-Tax for the Redemption of which such Sale shall be proposed to be made; and by the said Act it is further enacted, that whenever any Notice required to be given by the said Act cannot be delivered to the Person to whom such Notice is directed, it shall be sufficient for the Party obliged to give such Notice, if such Person shall be beyond the Seas, to publish the same in the London Gazette: And whereas I the undersigned Capel Loftt, of Troston-Hall, in the Parish of Troston, in the County of Suffolk, Esq; am desirous of availing myself of the above-mentioned Powers, and of selling the Land hereinafter-mentioned, for the Purpose of redeeming the Land-Tax charged thereon, and on the other Part of the Farm of which the same is Parcel; and also the Land-Tax charged on the Messuage and Buildings, Farm and Lands, in the Parish of Troston aforesaid, in the Occupation of myself and Robert Rose; and also on a Messuage and Lands, in Troston aforesaid, in the Occupation of John Reeve; and on a Messuage and Buildings, Farm, Lands, and Woods, in the Parish of Stanton; in the said County of Suffolk, in the Occupation of William Baker; also on a Messuage, Farm, and Lands, in Stanton aforesaid, in the Occupation of Pettitt and Phillips; and also on a Farm and Lands, in Stanton aforesaid, in the Occupation of — Pettitt, late Baker; and also on a Farm and Lands, in Stanton aforesaid, in the Occupation of Thomas Avey; and also on a Farm and Lands, in Stanton aforesaid, in the Occupation of Thomas Willis: And whereas I the said Capel Loftt am entitled beneficially in Possession to the Rents and Profits of, but have not the absolute Estate or Interest in the said Hereditaments, and Henry Capel Loftt, Esq; is beneficially entitled to the first or next beneficial Estate in Remainder therein, and he is at present resident in the British Settlement of Newfoundland, in North America, as an Ensign of a newly raised Regiment, of which Brigadier-General Skerret is or was Colonel; now I the said Capel Loftt, in pursuance of the Powers and Directions of the said Act, do hereby give Notice to the said Henry Capel Loftt, that I am desirous of selling all those Two Pieces or Parcels of Land, late Parcel of the Commons of Stanton, in the County of Suffolk, containing, by Estimation, 27 Acres and 28 Perches, more or less, lying between the Common of Bardwell, in the said County, towards the West; and the Land of James Walton, towards the East, abutting against the public Road leading from Bardwell aforesaid to Barningham in the said County, towards the North; and against Lands of me the said Capel Loftt, in the Occupation of the said James Walton, towards the South, for the Purposes of redeeming the Land-Tax charged on the Whole of the said Farm, in the Occupation of the said James Walton, and on the other Messuages, Farms, and Lands, in Troston and Stanton aforesaid, above-mentioned; and that I shall proceed to such Sale, unless the said Henry Capel Loftt shall, within the Time prescribed by this said Act, propose to redeem the said Land-Tax. Dated the 7th Day of March 1805.

CAPEL LOFFT.
To Henry Capel Loftt, Esq; Ensign
of Foot, Newfoundland, North
America.

Whereas by a Decree of the High Court of Chancery made in a Cause in which the Rev. Dr. William Morice is Plaintiff, and the Lord Bishop of Durham and others