HIS is to give Notice, that the Partnerships lately ear-HIS is to give Notice, that the Partnerships lately carried on by Jasper Waring, of Alicante, in the Kingdom of Spain, and James Waring, of the City of London, and the Firms of Jaspar Waring and Co. in Alicante aforefaid, and of James Waring and Co. in the City of London, Merchants, were disloved on the 31st Day of August last 2805, by mutual Consent. Witness our Hands—Dated in Alicante this 10th Day of November 1805.

Juspar Waring. James Waring.

Otice is hereby given, that the Partnership heretofore Joseph Delafons, of Bull and Mouth-Street, in the City of London, Wine and Brandy Merchants, was diffolved by mutual Coufent on the 25th Day of March last; and that all Debts due and owing to and from the faid Partnership will be received and paid by the faid Joseph Delafons, who will in future carry on the faid Business on his own Account.—Dated this 3d Day of April 4806.

Benj. C. Walavyn. J feph Delafons.

Runcorn, February 24, 1806. Otice is hereby given, that the Copartnership Concern heretofore carried on by the underligned Charles Hickfon, James Adam, and Thomas Sothern, as Timber-Merchants, Boat-Builders, and Joint Traders, under the Name and Firm of Charles Hickion and Company, or by whatever Firm the fame has been known, was diffolved by mutual Confent on the 22d of this inftant February 1806. Witness Charles Hickfon. our Hands.

James Adam. Tho. Sothern.

Rancorn, April 3, 1806. Orice is hereby-given, that the Copartnership Concern heretofore carried on hereby 1. heretofore corried on by the underligned James Adam and Thomas Sothern, as Dealers, Merchants, Ship-Owners, and Joint Graders, under the Name and Firm of James Adam and Thomas Sothern, or Adam and Sothern, or by whatever Firm the same has been known, was disfolved by mutual Confect, on the 2d Day of this infant April 1806: Witness our Hands, Jumes Adam.

Tho. Sothern.

PHE Partnership lately subsisting between us, Elizabeth Fire Farthermin lately unitaring detween sp. Eleabeth Neale, of the City, of Norwich, Shawl and Cotton-Manufacturers, was diffolved by mutual Confent on the 15th of February last.

E. S. Neale.

N. Turner.

E. Neale.

Otice is hereby given, that the Copartnership between us the underligned John Greenfield and Edmund Greenfield, in the Business of Wheelwrights, carried on by us at Byworth, in the Parish of Petworth, in the County of Sussex, was on the 1st Day of this instant March disfolved by mutual Lonfent: As witness our Hands this 31st Day of March 1806, John Greenfield.

Edmind Greenfield.

Otice is hereby given, that the Partnership lately sub-fishing between Thomas American infling between Thomas Ameoats, of East Retford, in the County of Nottingham, Whalebone Cutter, and Jofeph Wilson, late of East Retford aforesaid, (but now of East Stockwith, in the Parish of Gainsburgh, in the County of Lincoln,) Whalebone Cutter, under the Firm of Ameoats and Wilson, was on the 16th Day of July 1804, diffolved by mutual Consent; and that the Business of a Whalebone Cutter from that Time has been, and is now carried on in the Name of the faid Thomas Amcoats folely; and all Debts due to and from the faid Copartnership will be received and paid by the faid Thomas Amcoats: As witness our Hands the 12th Day of March 1806, Thos. Amcoats. Jof. Wilfon.

December 31, 1804. HE Partnership subsisting betweet James Swann and Thomas Williams, of Redditch, in the County of Worcetter, Needle and Fish-Hook-Makers, carrying on Trade

under the Firm of Swann and Williams, was this Day dissolved by mutual Consent. Witness our Hands,

James Swann. Thos. Williams.

Otice is hereby given, that the Copartnership hereto-fore subsisting between John Gent and William Ma-fon, of the Town of Nottingham, and also of Bingham, in the County of Nottingham, Curriers and Leather-Cutters, was this Day diffolved by mutual Confent—Dated this 1st Day of April 1805.

John Gent.

Wm. Mason.

W Hereas by Deed of Leafe, dated the 6th of April a750. Thomas Moore, late of Marlfield, E q; in the County of Tipperary, in that Part of the United Kingdom called Ireland, in Confideration of the Rents and Covenant in faid Leafe mentioned, did demile, fet, and to farm let, unto John Lalor, of Killough, in faid County, Gentleman, all that and those the Lands of Oldcaffle, containing by Effication of Part and Section 1988. mation, 277 Acres and I Rood, Plantation Measure, to-gether with the Lands of Bonegortbane, in as large and ample Manner as the full Lands were then held by Mr. Ma-thew Lalor, with their Appurtenances, fituate, lying and being in the Barony of Eliogarty and Ikerrin, and County of Tipperary aforciaid, to hold to the faid John Lalor, his Heirs, and Affigns, for the Lives of Stephen Moore, eldeft Son of faid Thomas Moore, James Butler, Second Son of Richard Butler, of Kneckagh, in the faid County of Tipperary, Efg. and of the Lid John Lalor, and the Survivors and Survivor of them of the county of the State of them, subject to the Rent of 3s. Stelling by the Acre, by the Year for said Lands of Okleastle, as also the yearly Rent the Year for faid Lands of Oricastie, as ano the yearly Kent of tol. Sterling for the Lands of Bonegorthane; the faid feveral Kents of faid feveral Lands to be paid Half-yearly on every 1st Day of May and 1st Day of November, above-Taxes; in which faid Deed of Leafe is contained a Covenant, on Part of faid Thomas Moore, for perpetual Renewal thereof, on Payment of all Rent and Arrears, and a renewal Fine of 151, within Twelve Calendar Months next after the Fall of each Life; and in which Leafe is contained a Covenant, that in case the said John Lalor, his Heirs or Assigns, should at any Time thereaster, on the Fall of any of the said Lives, or any Life, to be thereafter inferted in any Leafe to to him or them to be made of the faid Premises, nerlect or refuse to pay the faid Fine when and as often as the same thould become payable as aforefaid, together with the faid Rent and Arrears, if any should happen to be due, that then and in such Cese it should and might be lawful to and for the said Thomas Moore, his Heirs and Assigns, into the said Premises, and every Part thereof to enter, and the same to have, hold, and enjoy, as in his and their former Estate, anything therein contained to the contrary notwithstanding & Now I Elizabeth Hone, of York-Street, in the City of Dublin, Widow, do hereby give Notice to all Persons interested or concerned in faid recited Deed of Leafe or Premites thereby demifed, that all the faid feveral Lives, or Cestui que vies in faid Lease mentioned are dead, and have long since fallen; and there is now due and owing to me an Arrear of Two Years' Rent of faid Landsending the first of Novemberlast, hefides Three feveral renewal Fines, with Interest and Increase thereon, and that I am entitled to the faid Arrear of Rent and all renewal Fines due and payable out of faid Lands: and I do hereby give this further Notice, that I have do-manded the faid several Fines and Arrears of Rent on the said Landsfrom the principal Occupier or Occupiers thereof; wherefore unless the same be forthwith paid to me I will proceed by due Courfe of Law to recover the Possession of said Lands and Premises in said recited Deed of Lease mentioned, and shall for ever hold myself discharged asterwards from all Obligation to grant any Renewal thereof.—Dated this 19th Day of February 1806.

ELIZABETH HONE. Day of February 1806. EL. To the Heirs and Assigns of John Lalor, deceased, and all others concerned.

Hereas a Notice was published in the London Gazette of Tuesday the 11th Day of March last, for the Creditors who had proved their Debts under a Commillion of Bankrupt lately awarded and issued forth against Joseph Wilkinson, Jeremiah Riley Wilkinson, and Joseph Charlesworth, all now or late of Gildersome-Street, in the County of York Merchants and Copartners, to meet the Affignees of the faid Bankrupts' Estate and Essects, at the Time and Place and for-

**120**, 15908.