Otice is hereby given, that the Partnership lately subsisting between Hattill Arnold and Thomas Eagles
Bartlett, of Banbury, in the County of Oxford, Mercers and
Drapers, is dissolved.

Hattill Arnold.

Thos. Eagles Bartlett.

Otice is hereby given, that the Partnership heretofore substituting between John Roberts, deceased, James Ansted, and William Prickett, Merchants, of the Old South Sea-House, trading under the Firm of Roberts, Ansted, and Prickett; is dissolved by the Death of the said John Roberts, so far as respected the Interesting the Gid John Poberts in the fo far as respects the Interest of the said John Roberts in the said Firm. All Persons indebted to the said Partnership are defired to pay their respective Accounts to the surviving Partners, by whom all Debts due from the same will be discharged - Dated this 12d Day of February 1810.

John Bowden, Executor to John Roberts

James Ansted. Willm. Prickett.

London, February 24, 1810. Notice is hereby given, that the Partnership which sub-fished between us was dissolved by and with our mu-tual Agreement and Consent on the 31st December 1809. Michael Bowman.

· George Jordan.

Otice is hereby given, that the Partnership between George Knowles and Daniel Knowles, of the City of York, Woollen-Drapers, was disloved by mutual Consent on the 7th Day of February instant: As witness our Hands this 24th Day of February 1810,

George Knowles. Dan. Knowles.

Sheffield, February 17, 1810.

Notice is hereby given, that the Partnership which has subsisted between us John Wainwright and Thomas Hodgkinson, as Builders, Carpenters and Joiners, carried on at Sheffield, in the County of York, is disloved by mutual Consent; and that all Debts relating to the faid Partnership are to be received and paid by the faid John Wainwright.

John Wainwright. Thos. Hodgkinson.

NOTICE.

THE Copartnership heretofore substituting between us the undersigned Sampson Wright and Joseph Ridgway, both of Hanley, in the County of Stafford, Mercers and Drapers, under the Firm of Wright and Ridgway, or any other Name or Firm, was dissolved and determined by mutual Consent on the 1st Day-of February instant. The Business will in substitute the carried on by the field to substitute with the carried on by the field to substitute the carried on the 1st Day of February instant. Confent on the 1st Day of February instant. The Business will in suture be carried on by the said Joseph Ridgway on his own Account, at Hanley aforesaid. All Persons indebted to the said Copartnership Concern, are hereby authorized and directed to pay their respective Debts to the said Joseph-Ridgway only, who will pay all Debts and Demands owing by the said Concern to any Person or Persons whomsoever. Witness our Hands the 22d Day of February 1810.

Sampson Wright.

Jos. Ridgway.

Otice is hereby given, that the Partnership subsiding between the undersigned Thomas Woodhouse, of the City of Bristol, and William Taylor, of Plymouth, in the County of Devon, in the Business of Tobacconists and Snuss-Manusacturers, in the said City of Bristol, is disloved this Day by mutual Consent—Dated the 22d of February 1810.

Thomas Woodhouse.

W. Taylor.

LL. Perfons having any Claims or Demands against the Estate of John Roberts, late of John-Street, Bedfords Row, Esta, deceased, are desired forthwith to send the Particulars thereof to Mr. George I aw, No. 10, New-Square, Lincoln's-Inn, Solicitor for the Executor of the said John Roberts; and all Persons indebted to the same are defired to pay their respective Debts to the said George Law Dated this 22d Day of February 1810.

February 23, 1810. A LI. Persons having Claims on the Estate and Estects of the late Ann Battiscomb and Esther Burns, of Frederick-Place, Hampstead-Road, in the Parish of St. Pancras, Middlesex, are desired forthwith to make the said Claims to Edward Smyth, of Holloway-Terrace, Highgate-Road, or Thomas White, of Wormwood-Street, Bilhopfgate-Street, within Five Months of the Date of this Advertisement.

General EDWARD SMITH, deceased. A LL Persons having any Claims or Demands on the Estate of General Edward Smith, formerly of Walmer, near Deal, in the County of Kent, but late of the City of Bath, deceased, are requested to deliver an Account of such Demands to Messrs. Manley and J. and W. Lowe, No. 2, Tansield-Court, Temple, in order that the same may be liquidated; and all Persons indebted to the said Estate, are requested forthwith to pay the same to the said Mesirs. Manley and J. and W. Lowe.

W Hereas by His Majesty's Writ of ad quod Damnum lately issued, directed to the Sheriss of Yorkshire, the faid Sheriff is commanded to fummon a Jury of his County to enquire whether or not it will be to the Damage or Prejudice of His Majesty, or any others, if his said Majesty should grant to John Carr, of Wakefield, in the said County of York, Esquire, the Lord of the Manor Rectory, or Rectory Manor, and Township of Dewsbury, in the West Riding of the said County of York, his Heirs and Succellors, Lord of the said Manor Rectory, or Rectory Manor, and Township of Dewsbury, Licence to have and to hold for ever, at Dewsbury aforesaid, one Market every Week, on Wednesday; Notice is therefore hereby given, that the said Writ will be executed at the Man and Saddle Inn, in Dewsbury aforesaid, on Tuesday the 3d Day of April next, between the Hours of One and Three of the Clock in the Afternoon of the fame Day, when and where all Persons having Cause to shew against the Grant of such Licence, are required to attend and state their Objections thereto, as the same will not be afterwards attended to.

London and Bristol, Reading and Newbury, and Kennet and Avon CANAL BARGES, from the Hambro' Wharf, Upper Thames Street, London.

ICHARD HORNER respectfully informs the Public, that every possible Attention shall be exerted to give Satisfaction in the Delivery of Goods entrusted to his Conveyance, by Regularity and Dispatch, for the following Counties, viz.—Oxfordshire, Berkshire, Wittshire, Somerfetshire, Devonshire, Dorfetshire, Gloucestershire, Bath and Brittels. South Wales, and Ireland, on the Conditions expressed as follows, and which is already exposed to public View at every Warehouse and Wharf where he receives Goods, and published in the Gazette, February 1810.

Richard Horner gives public Notice, that he holds himself

Richard Horner gives public Notice, that he holds himfelf accountable for Damage or Loss on Goods properly packed and directed, if proved to have happened whilst in his Post-fession, provided a printed Bill with this Notice inserted in it is produced, signed by the Wharkinger or Warehouse-Keeper, acknowledging the Receipt of the Goods and Wharsage paid; but he will not hold himself hable to any Damage or Loss arising from Fire, nor for any Leakage occasioned by unfound Packages, nor for any Loss or Injury that the Goods entrusted to his Care may sustain by any Accident whatever that may happen to any of his Barges.

All Goods which shall be delivered for the Purpose of being

carried will be considered as subject to a general Lien, not only for the Money due for the Carriage of such particular Goods, but also for the general Balance due from the respective Owners to the Proprietor of the said Conveyance.

Application to be made as above; at Blake's Wharf, Read-

ing; Newbury Wharf; Jacob Salmon, Corn-Street, Bath; Fienry Wood, Bell Inn, Thomas-Street, Briffol.

R. HORNER.

London and Briftol, Reading, Newbury, and Kennet, and Avon CANAL BARGES, from the Kennet Wharf, Upper Thames-Street, London.

HOMAS PARSONS respectfully informs the Public,

that every possible Attention shall be exerted to like. Satisfaction in the Delivery of Goods entrusted to his Conveyance, by Regularity and Dispatch, for the following Cosmology.