The faid Concern will be received and paid by the faid Philip Blackmore, who will continue the Buliness on his own Acreount .- Dated the 7th of June 1811.

John Walter. S. Blackmore. Philip Blackmere. . E. Blackmore.

Otice is hereby given, that the Partnership subsisting between us the undersigned William Hyatt and John Hendley Sheridan, as Manusacturers of Earthenware, at Lane-End, in the Staffordshire Potteries, trading under the Firm of Sheridan and Hyatt; was diffolved by mutual Confent on the 11th of May inflant.—All Accounts due and owing from and to the faid Copartnership Concern will be paid and received by the faid John Hendley Sheridan, by whom the Business, will be carried on in suture.—Witness our Hands the 18th of May 1811,

' 7. H. Sheridan. ·Wm. Hyatt.

Otice is hereby given, that the Partnership lately carried on by us the underligned Francis O'Neill, James O'Neill, and Alan Francis O'Neill, at Liverpool, in the County of Lancaster, in that Part of the United Kingdom of Great Britain and Ireland called England, and at Limerick, in that Part of the faid United Kingdom called Ireland, in the Businesses of Stained Paper and Feather-Merchants, un-der the Firm of Francis O'Neill and Sons, was dissolved by mutual Consent on the 1st Day of February last; and that mutual Confent on the 1st Day of February last; and that the same Businesses will in suture be carried on by the said James O'Neill and Alan Francis O'Neill, at Liverpool and Limerick aforesaid, under the Firm of James and Alan Francis O'Neill, to whom all Persons who stand indebted to the said late Copartnership are desired to pay their respective Debts, they being authorised to receive the same; and they will also pay all Debts due from the said late Copartnership: As witness our Hands this 17th Day of May SIL. Francis O'Neill.

James O'Neill. Alan Francis O'Neill.

Otice is hereby given, that the Partnership lately sub-sisting between Charles Barker, of Hanging-Shaw, mear Todmorden, in the Parish of Rochdale, in the County of Lancaster, and Luke Hamer, late of Dean, in the Parish of Rochdale aforefaid, Cotton-Spinners and Copartners, un-der the Firm of Barker and Hamer, was disloved by mutual Consent on the 21st of September last; and that all Debts due and owing to and from the said Partnership Concern will be received and paid by the said Charles Barker: "And Notice is hereby also given, that the Busines's will in suture be cerried on by the said Charles Barker alone: As witness their Hands this 27th Day of March 1811, Charles Barker.

Jinney Hamer,

Administratrix of the Goods and Chattels,
Rights and Credits, which were of the faid Luke Hamer, deceased.

Otice is hereby given, that the Partnership carried on at Saint Peter's Dock-Yard, by William Smith, Robert Scott, Thomas Smith, junior, Martin Morrison, and Thomas Crawhall, under the Firm of William Smith and Company, was dillowed on the 2d of February last, and will in future be carried on by the faid Thomas Smith, junior, and William Smith, under the Firm of William Smith and Co .- All Debts due to and from the late Copartnership will be received and paid by the faid Thomas Smith, junior, and William Smith. Witness their Hards, Wm. Smith. Wm. Smith.

Robert Scott. Thos. Smith, jun. Martin Morrison. Thomas Crawhall.

TOHN JOLLY respectfully informs his Friends and the Public, that his Fly and Slow Waggons continue to go daily from his Warehouse in Bromfgrove-Street, Birming-ham, to the George Inn, West Smithfield, London, through Honley-in-Aiden, Stratford-on-Avon, Shipston, Long Compton, Chappel Houle, Enstone, Woodstock, Oxford, Whateley, Tetsworth, High Wycomb, Uxbridge, &c. And likewise forwards Goods to the under-mentioned Places:

Abingdon, Burford. Charlbury, Chipping-Norton, Eynsham, Henley-on-Thames, Maidenhead,

Reading, Southampton, Slough, Thame, Windfor, Whitney, Winchester, &c.

And all intermediate and adjacent Places, on the Conditions expedied as follows, always exposed to public View at his Warehoules in Birmingham and London:

I hereby give public Notice, that I will not hold myself answerable or accountable for any Goods taken up on the Road, unless a proper Note be delivered with the same, addressed to me, or otherwise entered in the Road Bill; nor will I be accountable for any Money, Plate, Watches, Jewels, Writings, Prints, Paintings, Wearing Apparel, or any other Valuables, unless entered as such, and an Insurance paid above the common Rate of Carriage, according furance paid above the common Rate of Carriage, according to the Value, upon the Delivery to me or my Agents' Care. All Packages of Glass, China, Marble, Household Furniture, or any such hazardous brittle Articles, are entirely at the Risk of the Owners, as to Damage, Breakage, &c. unless an Insurance of Fifteen Pounds per Cent. be paid on every One Hundred Pound Value, and so in proportion, at the Time of the Delivery into my Care, over and above the common Rate of Carriage. The Owners of all Goods not paying, or agreeing to pay, the extra respective Prices, will be consiagreeing to pay, the extra respective Prices, will be considered as taking the Risk upon themselves. All Goods which shall be delivered for the Purpose of being carried, will be considered as general Liens, and subject not only to the Money due for the Carriage of such particular Goods, but also to the general Balance due from the respective Owners to me for the said Conveyances. Any Goods addressed to order, or until called for, if not taken away within the Space of Forty-eight Hours from the Time of their Arrival every Accident or Damage they may sustain. (for Arrival, every Accident or Damage they may sustain, (for the Remainder of their Continuance,) will be at the Risk of the Owners. Any Claim for Loss or Damages that is not made within the Space of Three Days after the Delivery of the Goods will not be allowed. Packages containing Acquafortis, Spirits of Vitriol, or any other ardent Spirits, are at the Owner's Risk; and, should the Contents damage any other Goods, shall look to the Owner to make good the Injury the Goods may have sustained thereby. Nor will I be accountable for any Damages unless the Goods are well and sufficiently packed.—May 17, 1811. JOHN JOLLY.

PIERCE O'BRIEN BUTLER, Efq; of Dunboyne Castle, I PIERCE O'BRIEN BUILLER, Etq; of Dunboyne Cante, in the County of Meath, as Affignee of all the Estate and Interest of the Earl of Ormond and Offery, in the Lands of Nodstown, stuate in the Barony of Middlethird and County of Tipperary, do hereby give Notice to all Persons deriving as Tenants of the said Lands, under a certain Lease thereof made and executed by the late Duke of Ormond to John Wals, bearing Date the 16th July 1697, and to all Assignces thereof, to pay me forthwith the renewal Fines and septemnial Payments now due out of faid Lands, and also to nominate to me the Lives of Three Persons to be substituted for the Lives of the Three Persons named in the said Lease, and long fince deceased; and also to prepare and tender to me a new Leafe of the faid Lands, to be executed pursuant to the Covenant for Renewal contained in the faid Leafe, or in Default thereof I shall consider all Right of Renewal under the faid Leafe as for ever barred and foreclosed .- Dated this the faid Leate as 101 cross
20th Day of March 1811.
PIERCE O'BRIEN BUTLER.

Y a Decree of the Court of Chancery of the Great Sessions for the several Counties of Carnarvon, Anglefea, and Merioneth, in a Caufe wherein Richard Owen, Gentleman, and Thomas Ellis, Esq; are Complainants, and Samuel Grindley, Gentleman, and others, are Defendants, the unfatisfied Creditors of Samuel Grindley, late of Tregarwedd, in the Parish of Llangelin, in the County of Anglesea, and afterwards a Prisoner in His Majesty's Prison of the Fleet, Gentleman, deceased, and who claim under a certain Deed or Indenture of Assignment, in the Pleadings of the said Cause