

THE Partnership between Joseph Aspinall and John Capper, of Lawrence-Lane, Warehousemen, was this Day dissolved by mutual Consent. The Business is continued by Joseph Aspinall.—Dated London, the 25th Day of October 1811.
Joseph Aspinall.
John Capper.

Notice is hereby given, that the Partnership lately subsisting between James Pearson and James Stewart, of No. 5, Westminster Road, in the Parish of Lambeth, in the County of Surrey, and of No. 20, Old-Street, in the Parish of Saint Luke, in the County of Middlesex, Grocers and Copartners, was dissolved on the 16th Day of November instant by mutual Consent.—Dated 17th Day of November 1811.
James Pearson.
James Stewart.

Notice is hereby given, that the Partnership lately subsisting between us the undersigned Thomas Wattleworth and William Cox, and carried on by us at Barton-upon-Irwell, in the County of Lancaster, was this Day dissolved by mutual Consent: As witness our Hands this 7th Day of November 1811,
William Cox.
Thos. Wattleworth.

Notice is hereby given, that the Partnership lately carried on by us the undersigned under the Name, Style, and Firm of Tomes and Burman, of Southam, in the County of Warwick, Attornies and Solicitors, was dissolved on the 31st Day of December last by mutual Consent.—Witness our Hands the 11th Day of November 1811,
Edwd. Tomes.
Richd. Burman.

Notice is hereby given, that the Partnership carried on between Eustace Row and Howell Powell, of Old-treet-Road, in the County of Middlesex, Carpenters and Builders, was this Day dissolved by mutual Consent: As witness our Hands this 19th Day of November 1811,
Eustace Row.
Howell Powell.

Notice is hereby given, that the Partnership between John Dickins and Charles Fourdrinier, of Jamaica-Larf, Christchurch, in the County of Surrey, Coal-Merchants and Wharfingers, was dissolved on the 30th Day of October 1811, by mutual Consent.—Dated the 4th Day of November 1811.
Jno. Dickins.
Chas. Fourdrinier.

NOTICE TO CREDITORS.

ALL Persons having any Claims or Demands upon the Estate of the late Joseph Cooper, of No. 9, High Holborn, Rope and Fire-Escape-Maker, deceased, are requested to send their Accounts to Mr. William Lenthall, the acting Executor, No. 20, Mount-Pleasant, Cold-Bath-Fields, in order to their being examined and discharged.

November 14, 1811.

ALL Persons having any Claim on the Estate and Effects of James Maddison, Corn-Chaudler, late of Cherry-Garden, Bermondsey, are desired to send an Account, within Fourteen Days from the Date hereof, (when a Final Dividend will be made,) to Mr. William Aspland, Mill-Stairs, Bermondsey, or they will be excluded the Benefit arising therefrom; and all Persons indebted to the said James Maddison are requested forthwith to settle the same, or they will be proceeded against, in order to compel Payment.

ALL Persons who have any Demands against the Estate of Joseph Hanson, Esq; late of Strangeway's-Hall, deceased, are requested to send an Account of the same to Mr. William Nabb, Solicitor, King-Street, Manchester.

ALL Persons who have any Claims or Demands on the Estate of Mr. John Grubb, late of Bond-Street and of Cleveland-Row, in the County of Middlesex, Perfumer, deceased, are requested to send an Account thereof, and the Nature of their Securities (if any), to Mr. John Lee, Solicitor, Chancery-Lane, London.

No. 16543.

C

Notice is hereby given, by us the undersigned Abraham Swann, of Dirty Middleton, in the Parish of Little Hereford, in the County of Hereford, Farmer, and Charles Swann, of Sutton House, in the Parish of Tenbury, in the County of Worcester, Farmer, that the said Abraham Swann (in Consideration of the said Charles Swann having engaged to pay Rent distrained for as due from the said Abraham Swann, for the Occupation of the Farm in his Possession at Dirty Middleton aforesaid,) has this Day legally assigned to the said Charles Swann, all the Live and Dead Stock and other Effects so taken in Distress of him the said Abraham Swann, on and upon the said Farm; and has also this Day delivered up the Possession, Management, and Cultivation of the said Farm to the said Charles Swann, so that now and henceforth all the Goods and Effects upon the said Farm, are and will be the Property of the said Charles Swann, and not of the said Abraham Swann; and that the said Abraham Swann during his Continuance upon the said Farm will be and remain thereupon merely as Bailiff or Servant of the said Charles Swann, in the Management and Cultivation of the said Farm; and all Persons are hereby forewarned and to take Notice, not to trust the said Abraham Swann for any Money in any Transaction upon the Credit of the Property, Goods, Stock, Crops, and Effects now or hereafter to be upon the said Estate, or in consequence of his hereafter remaining on the said Farm, or in any Manner in relation to such Effects or Farm; and that the Assignment and Transaction between the said Charles Swann and Abraham Swann relative to the said Estate and Effects, are fair and just, and as a Security and Indemnity to the said Charles Swann for the Rent and other Payments he has engaged to make for the said Abraham Swann, in consequence of his being distrained upon as aforesaid.—Witness our Hands this 7th Day of November 1811,

Abm. Swann.
Chas. Swann.

Christ's Hospital, November 1, 1811.

WHEREAS John West, late of London, Scrivener, and Frances his Wife, both deceased, did in their several Lifetimes settle on the Governors of the said Hospital divers Estates in and about the City of London and elsewhere; and the said Frances West did also give by her Will a Sum of Money to the said Governors, to be laid out in the Purchase of Lands, &c. the Profits of the whole of the said Estates to be applied for the Payment of Annuities or Pension of £1. each to poor Men and poor Women, of the Age of 50 Years and upwards, during their natural Lives, and directed that their Relations by Consanguinity should have the Preference. The said Governors do therefore hereby give Notice, that if any Person, qualified as aforesaid, shall stand in need or desire the Benefit of the said Charity, they may, within Forty Days from the Date hereof, apply to the said Governors, at the Counting-House, in the said Hospital, and make out their Relationship to the Donors, or either of them, otherwise they will be excluded the said Charity.

A Committee will sit in the Counting-House of the said Hospital on Wednesday the 11th of December next, at Eleven in the Forenoon, to elect Pensioners in the Room of such as are dead.
 RICH. CORP, Clerk.

IF the Creditors of the late William Harrison, Taylor, of Ludgate-Hill, who have proved their Debts under a Commission of Bankruptcy awarded against him on or about the Year 1773, will apply to Mr. Farquharson, Stationer, Church-tree-Street, Saint George's, Bloomsbury, they may receive a Final Dividend.

Waterside Premises, Fore-Street, Limehouse, near the Commercial-Road.—To Liscuit Bakers, &c.

THO be sold by Auction, by Mr. Gibbons, at the Auction Mart, opposite the Bank, on Monday, December 2, 1811, at Twelve o'Clock, by Order of the Commissioners acting in a Commission of Bankruptcy against George Ludemann,

A Leasehold Estate, No. 29, Fore-Street, Limehouse, comprising a newly erected Dwelling-House, with good Front Shop, and spacious Bake-House; and Bread-Rooms behind, well calculated for the Biscuit and Gingerbread Business from the Facility of shipping and landing Goods; held for the Term of 35 Years, from Midsummer 1805, at the low Rent of 30l. per Annum.

To be viewed till the Sale, and Particulars had on the Premises; at the Auction Mart; of Mr. Humphreys, Solicitor, Tokenhouse-Yard; and of Mr. Gibbons, No. 3, Backlersbury, Cheapside.

