Otice is hereby given, that the Partnership lately subsisting, between the undersigned Alexander Oswald, George Howell, and William Henry Palmer; in the Army Cloathing business, carried on under the firms of Alexander Oswald and Co. at No. 51, Dean-Street, Soho, London, and Oswald, Howell, and Co. No. 3, Lower Ormond-Quay, Dublin, was dissolved by mutual consent on the 19th ay of September 1811,—Dated this 2d day of July 1812.

Alex. Oswald.

George Howell.

George Howell. W. H. Palmer.

Dotice is hereby given, that the Partnership carried on hy us, John Parnaby, of Eber-House, in the Parish of Rollntell, in the County of York, and Joseph Binns, of Stanley, in the Parish of Wakefield, in the same County, as Corn-Factors and Maltsters, under the firm of Parnaby and Binns, was this day dissolved by mutual consent: As witness our Hands this 25th day of August 1817 our Hands this 25th day of August 1812, John Parnaby.

Joseph Binns.

William Monk, of Leman-Street, Goodman's-Fields, in the County of Middlesex, Shoe-Makers, under the firm of Samuel Monk and Sou, was dissolved by mutual consent on the 1st day of August 1812.—All debts due from the said Partnership will be discharged by the said Samuel Monk, who is empowered to receive all debts due to the same.

Sam. Monk. Wm. Monk.

Otice is hereby given, that the Partnership hitherto car-ried on under the firm of Andrews and Son, as Tavern-Recpers and Victuallers, in Stationer's-Court, Ludgate-Street, London, was this day dissolved by mutual consent; and that all debts owing to or by the said Partnership will be received and paid by the underwritten Margaret Andrews, who will in future earry on the said business on her own account.— Dated this 27th day of August 1812.

Margaret Andrews. G. Andrews.

Otice is hereby given, that the Partnership heretofore subsisting between us, Samuel Meredith and William Peters, of Mitre-Street, Aldgate, in the City of London, Glass-Cutters, was dissolved on the 30th of June last past; and that all debts due to and from the Concern will be received and paid by the said Samuel Meredith, by whom the business will be continued to be carried on, the said William Peters will be continued to Detact the State of August 1819 Eaving retired therefrom .- Dated the 25th of August 1812.

Sam. Meredith. William Peters.

Office is bereby given, that the Partnership formerly existing and carried on by Messrs. Thomas Collett and, Benjamin Aldwinckle, of Lamb-Yard, Lamb's-Conduit-Street, in the county of Middlesex, and Wilstead-Street, Somers-Town, in the said county, Metal Fan and Sky-Light-Maker's, Plumbers, Painters, and Glaziers, (trading under the Firm of "T. Collett and Co."), was by mutual consent this day dissolved.—As witness our Hands, this 27th day of August 1812.

Benjamin Aldwinckle.

Otice is hereby given, that the Partnership carried on by and between James Carr and John Carr, of Hunslett, in the parish of Leeds, in the county of York, 'Aqua-Fortis and New Spirit-Makers, under the Firm of "James Carr and Son," was this day dissolved by mutual consent. Witness our Hands, this 12th day of August 1812:

Ja. Carr. Jno. Carr.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned William Elliott and Benjamin Holt, of Birmingham, in the county of Warwick, Button-Makers, carried on under the Firm of ''Elliott and Holt, '' was dissolved by mutual consent on the 27th of June last.—As withese our Hands, this 24th day of August 1812.

Benjamin Holt,

RIDE AND WARREN. RIDE AND WARREN.

Otice is hereby given, that the Partnership lately substituted in the firm of Ride and Warren, as Hosiers, at No. 269, Oxford-Street, was this day dissolved by mutual consent; and in future the business will be carried on by the undersigned Francis Ride alone, by and to whom all debts due and owing to and from the said Copartnership will be received and paid. Francis most to and from the said Copartnersmy with to and from the said Copartnersmy with Dated this 22d day of August 1812.

Fran. Ride.

E. Warren.

Otice is hereby given, that the Copartnership, now subsisting and carried on by and between us, the undersigned Thomas Edwards, Peter Rigby, and Richard Branthwaite, as Colliers and Coal-Merchants, under the firm of Thomas Edwards and Company, is this day dissolved and determined as to the said Peter Rigby; and that all debts due and owing to and from the said partnership concern, will be received and paid by the said Thomas Edwards and Richard Branthwaite, who will in future carry on the said trade or business on their own accounts. Dated this 8th day of August 1812. ness on their own accounts. Dated this 8th day of August 1812.

Thomas Edwards. Peter Rigby. R. Branthwaite.

A LL persons baving claims or demands on the estate of Lames Smith, late of King's-Road, Bedford-Row, Attorney at law, deceased, are desired to send the particulars thereof forthwith to the Office of Messrs. Wittshire, Bolton, and West, the Solicitors to the Executrix, in Old Broad-Street, London; and all persons indebted to his estate are requested to pay their dehts to them, they being authorised by the Executrix to give proper discharges.

(Copia vidimata.

GEO. HARCOURT.

(L. S.)

By His Excellency Major-General George William Richard Harcourt, Lieutenant-Governor and Com-mander in Chief in and over His Britannic Majesty's Island of Saint Croix and its Dependencies, in America, Vice-Admiral of the same, &c. &c. &c.

Y virtue of the authority in me vested, and in conformity with an ordinance of the 23d May; and an edict of the 12th August 1800, I do hereby make known, that in compliance with a petition delivered in, I have permitted and pnance with a perition delivered in, I have permitted and granted, that the Honourable Dealing Court for the jurisdiction of Christiansted, in this island, as administering the Bankrupt Estate of Mrs. Mary Reugger, may summon by proclama sub peena preclasi et perpetui silentii, all the known or unknown Creditors in the said Mrs. Mary Reugger's Bankrupt Estate, residing in European or American territories, to come Estate, residing in European of American territories, to come forward with their demands, and to enter and prove their claims in person or by their attornies, before, the aforesaid Dealing Court, previous to the expiration of the period herein-after limited, that is to say, within one year and six weeks from the period when this proclama shall have been recorded in the Upper Courts of the islands of St. Croix, St. Thomas, and St. John, and published three times consecutively in the London Gazette; and all such known or unknown Creditors as reside in any of the West India islands or colonics, shall come forward with their demands, and enter and prove their claims in person or by their attornics, before the said Dealing Court, within three months from the date of this proclama being recorded in the Superior and Inferior Courts of the islands of St. Croix, St. Thomas, and St. John, and notice thereof being published in the St. Croix Gazette three times consecutively. And the aforesaid Dealing Court shall further be bound to cause this Grant to be produced in the Royal and the Loan Commissions BookKeepers Offices to the said islands, and procure a certifi-cate of this being complied with; in failure of which this proclama shall not be valid against any claims or prerogatives of His Majesty; and all persons concerned are to take notice hereof, and to conduct themselves accordingly.

Given under my Hand and Seal, at the Government. House, St. Croix, the 14th May 1812. By His Excellence's command,

(Signed) J. GRAY, Gor. Sec.

I folge forestagende allernagdigste bevilling, med den deri besteinte varselstid, inkaldes herved subpæna præclusi et