

THE Partnership lately or now subsisting between us Samuel Shedden and Peter George Cole, late or now of Fiverton, in the County of Devon, Liquefactors, is this day dissolved by mutual consent: As witness our Hands this 12th day of September 1812.

*Samuel Shedden.
Peter George Cole.*

THE Partnership subsisting between us the undersigned, as Commission Agents and Coal-Merchants, at No. 53, Watling-Street, in the City of London, is dissolved by mutual consent.—Dated this 19th of September 1812.

*Jos. Gunn Palmer.
Morris Pritchett.*

South Shields, September 15, 1812.

Notice is hereby given, that the Copartnership lately carried on by us, under the firm of Matthew Wardle and Co. Ship Bread and Biscuit-Bakers, at South Shields, in the County of Durham, was on the 27th of August last amicably dissolved.—Witness our Hands this 15th day of Sept. 1812,

*Matt. Wardle.
Joseph Hunter.
Thos. Turpin.*

THE Partnership between John Burgiss the Elder, of Uxbridge, in the County of Middlesex, Stone-Mason, and Francis Layt, of Aylesbury, in the County of Bucks, Stone-Mason, at Aylesbury aforesaid, under the firm of Burgiss and Layt, is this day dissolved by mutual consent, as from the 15th of July last.—Witness our Hands this 6th day of Aug. 1812,

*John Burgiss, sen.
Francis Layt.*

London, September 21, 1812.

This is to certify, that the Partnership existing between Jefferys Paull and Robert Evens, under the firm of Paull and Evans, Oil and Colourmen, No. 48, Old Compton-Street, Soho, was this day dissolved by mutual consent.

*Jefferys Paull.
Robert Evens.*

Notice is hereby given, that the Partnership between Samuel Smith and William Bloxam, the Younger, of College-Hill, in the City of London, Wholesale Stationers, is this day dissolved by mutual consent.—Witness our Hands this 14th day of September 1812,

*Samuel Smith.
William Bloxam, jun.*

Notice is hereby given, that all Partnership which was existing between us the undersigned, William Clark, Harry Salmon, Job Price, and Lewis Bryant, all of the City of Bath, Brewers, Dealers, and Partners, is so far dissolved as to separate and release the said Lewis Bryant from such Partnership. And notice is hereby also given, that the said Lewis Bryant will in future carry on the trade of a Wine and Spirit Merchant, on his own sole account. All persons indebted to the late firm of Clark, Salmon, Price, and Bryant, are requested to pay the amount of their several debts to the said William Clark, Harry Salmon, and Job Price only, who will also discharge all debts owing by the said late Partnership.—Bath, September 25, 1812.

*William Clark, jun.
Harry Salmon.
Job Price.
Lewis Bryant.*

ANY person having a claim on the estate of Mrs. Renner, of Leghorn, deceased, relist of Mr. George William Renner, of Leghorn, formerly of Bremen, is requested to apply to Messrs. Bush and Jenner, Doctor's-Commons.

September 24, 1812.

ALL persons who have any claim or demand on the estate and effects of John Grabb, late of Hipsendon-House, in the County of Bucks, Esq. deceased, are requested to send an account thereof, together with the nature and dates of their securities, to Messrs. Chaplin and Tindal, of Aylesbury.

ALL persons indebted to the estate of Frederick Tranter, late of Manly-Place, Kennington, in the County of Surrey, Gentleman, deceased, are requested forthwith to pay their respective debts to Mr. William Dimes, No. 18, Friday-

Street, Cheapside, London, Solicitor to the Administrator of the said Frederick Tranter, deceased; and all persons having any claims or demands upon the estate of the said Frederick Tranter, deceased, are hereby peremptorily required to transmit an account thereof, with the particulars of their securities, (if any,) to the said Mr. William Dimes, on or before the 31st day of October next, or they will be precluded taking any benefit from the effects of the said Frederick Tranter.

TOBAGO.

In the Court of Chancery.

Crauford Davison, surviving partner of John Simpson, deceased, complainant; the Trustees and Legatees of John Drysdale, deceased, defendants.

Pursuant to a Decree of the Honourable Court of Chancery of Tobago, made in the above cause upon the 15th of July last, the sugar plantation called John's-Hill, situate in the Parish of Saint David, in the said Island of Tobago, consisting of 600 acres, or thereabouts, be the same more or less, with the negroes thereon being, and the buildings and live stock, and plantation implements and utensils thereon erected and being, and thereunto appertaining, will be exposed to sale to the highest bidder, at the Public Court-House, in the Town of Scarborough, in the said Island of Tobago, upon the 13th day of February 1813, unless in the mean time cause be shewn to the said Honourable Court, by any person or persons interested in the said suit, or in the said premises, why such sale should not be proceeded in; and the terms of sale ordered by the said Honourable Court are as follows, (to wit,) five per cent. upon the whole purchase-money to be paid down at the sale, and five per cent. of the remainder of the purchase-money, with interest, at six per cent. upon the whole of the remainder, to be paid upon the 1st day of August 1813; and the remainder of the purchase-money after the said 1st day of August 1813, to be paid in four equal annual instalments, with interest at six per cent. per annum; one fourth part upon the 1st day of August 1814; one other fourth part upon the 4th day of August 1815; one other fourth part upon the 1st day of August 1816; and the remaining fourth part upon the 1st day of August 1817; security to be given for the payments.—And in pursuance of a further order of the said Honourable Court, I do require all persons having claims against the estate of the said Testator, John Drysdale, or against the premises in question, to produce and substantiate their accounts, before me, at my Office, in Scarborough aforesaid, without loss of time, otherwise they will be excluded from the benefit of the Decree of the said Honourable Court.—Tobago, July 24, 1812.

E. PIGGOTT, Master in Chancery.

In Chancery.—Between John Bowen, plaintiff, and William Hughes, defendant.

Wanted to be raised on mortgage, (pursuant to an Order of His Majesty's High Court of Chancery, made in the above cause the 17th of March 1807,) on the credit of certain freehold estates, situate in the Parish of Towyn, in the County of Merioneth, of the yearly value of 200l. the sum of 3500l.

For particulars apply to Mr. William Grey, Solicitor, No. 2, Holborn-Court, Gray's-Inn, London, or to Messrs. Lloyd, Gwynne, and Howell, Solicitors, Carmarthen.

TO be sold by auction, before the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued forth against Frankland Coates and John Walker, of Manchester, in the County of Lancaster, Common Brewers, Dealers and Chapmen (surviving partners of David Law the Elder, deceased), at the Star Inn, in Manchester aforesaid, on Thursday the 1st day of October 1812; at Five o'Clock in the Afternoon, subject to such conditions of sale as will be then and there produced;

All that large, substantial, and newly erected brewery, with the dwelling-house, stables, and other buildings, and the large yard thereunto belonging, situate at Strangeways, in Manchester aforesaid, late in the occupation of the said Frankland Coates and John Walker, together with the right of a regular supply of water from the Strangeways Canal, or reservoir above the level of the premises, not exceeding 10,000 gallons per week in summer and 14,000 gallons per week in winter. The premises are held by virtue of a lease from Lord Ducie, for a term whereof 94 years are now unexpired, under the yearly rent of 64l. 13s. 4s. The premises are most conveniently calculated for carrying on the business of brewing to a considerable extent.