]

Notice is hereby given, that the Partnership heretofore carried on at Liverpool, in the County of Lancaster, by us the undersigned, under the firm of Richard Jones and Company, was dissolved on the 23d day of. October last by mutual consent.—All debts due and owing to and from the said concern will be received and gaid by the said Richard Jones, on the premises in Church-Street, Liverpool Answills ness our hands this 80th day of Northmberl stars is bereatist Richard Jones stringht

Rich Crombleholme.

Otice is hereby given, that the Copartnership lately carried on by us the undersigned. Equipmin, Goddand William Hanbury, in Throgonorton Street, London, as Stok-Brokers, has been dissifted by nutual contellities and robu the 1st day of December history is a willows, surbands the 2d day of December 1818, with another and strength Strong & Benjamin, Godday, and William, Hanbarity, and

William Hanbury

Notice is hereby given, that the Copartnership hereto-fore subsisting between us the undersigned, as Chegse-mongers and Dealers in Flour, &c. and carried on at New-castle-upon-Tope, under the form of Rateliff and Martinson, was dissolved by puttual consention the 11th day of Jaly last. Witness our hands the South day of November 1813. Thos. Rateliff, B. Martinger,

R. Martinson.

N Otice is hereby given, that the Partnership subsisting Otice is hereby given, that the Pattnership subsisting inclusion is the undersigned persons, as Paper-Matters, at Wiltenbaren, in the County of Camberland, under the firm of Wilson, Woodnorth, and Co, was this day dissolved by mutual consent.—All debts, due to and owney, from the said Partnership concern will be received and baid by William Wilson, Peter Woodnorth, and Richard Baiter, by William the said business will in future, be carried on under the find of Wilson, Woodnorth, and Barker.—Wilcess our hands this south day of November 1818. William Wilson.

Peter Woodnorth. Geo. Harrison. Rich. Barker, jun Rich. Barker, jun Status to mit set if die Barker. Box suit to Herry Barker.

Notice is hereby given, that the Partnership lately sub-sisting Detween us the undersigned, Abraham Rees and John Reader, of No.28, Strand, in the County of Middlesex, Taylors, was dissolved by mutual consent, on the sixth day of December instant, and all demands upon or due to the said Partnership will be paid and received by the said Abraham Rees. And the said business will is fature to carried 'on by the said Abraham Rees; at the aforsaid plasan-Dated this fit day of December 1813.

6th day of December 1813. De stand and and and the stand a

W Hereas the Partnership between John Robinson and William Ward, of Saint Mary Hill, London, Ship and Insurance Brokers, is this day discolved by mutual con-sret. All persons having any demands on the said Copart-John Berry, of No. 25. Kirby-Street, Hatton-Garden, Solicitor, in order to their being discharged, and all persons inflebted to the said Partnership are desired to pay the same to the said John Berry, who is bereby authorised to 'receive the same: Witness our hands, this 6th day of Docember 1613.

John Robinson . William Ward.

Burton on Trent, November, 23, 1818. SUCH of the Creditors of Joseph Dicken, of Highlins Park, in the Parish of Tatenhill, in the County of Stafford, Gent. as have not signed the deed of conveyance of his estates to the Trustees for the benefit of his Creditors, are desired to send an account of their demands to the Office of Mr. Edmund Evans, Solicitor, in Derby, within one month from the date hereof, in order that the same may be examined prior to being discharged; and all Creditors who do not send their accounts as above directed, will be excluded all benefit and advantage mising from the said trust.

## PROCLAMATION

PROCLAMATION Sub pœna prædisi & gelpenn silentili (ui) Hereas Henry Gottlieb Bencken, Merchant, of light, hatt petitioned the Right Honourable the Magistrifier of the Imperial City of Riga, that a Proclamation might be issed foodleiconnocation ne.lisnGriditors, and in particular of suband everyone whose desines of dermads, may be graunided up the Petitioner's having been bail or security for others, and who have not acquired a special more security for others, and who have not acquired a special more being or pre-grantide by these presents; all and every one having, or pre-sending to have, any claim or demand upon the said Henry Gottlieb Bencken, Merchaut, of Riga, founded ther givends what sever; are ordered to lay their elaims india demands) da writing, before the Honourable the Braiss, fourt (Fre-writing, before the Honourable the Braiss, fourt (Frewriting, before the Honourable the Braid's Longr (Dag-teiliche Gericht) of this City, within six wordtigs from the date hereuf, and at the latest upon the 27th day of February in the year of our Lord 1814, under the commination that after the year of our Lord 1814, under the commutation that area area area and expiration of the above peremptory term, all and every claim-ant shall be precluded, and no unradicated claim or demand be admitted or heard.—Published, in Riga Toyra House, this 27th day of August in the year of our Lord 1813.

"Dividing the automatic state of the subscore to an off the country of the countr thereof they will be peremptorily excluded the benefit of the said Decree. Torrest and the second the benefit of the said Decree. There yes a second the second sec

said Docree. Said Docree. Said Docree. Said Structure of the structure of Chargery. The Samat to a Decree of the first Court of Chargery. The said of the structure of the structure of the structure and an another against listic side, the Creditors, Legatees and Another against listic rart, hate. of Stokesieg) How Mei Course will to structure of stokesieg. rart, fate. of Stokesley, Morhae Wonney, and Grand Stokesley, Morial Works, Adamary 1796.) are to come in and prove their several debts, and claim-their respective legacies and annuities, before Francis Paul Stratford, Esq. one of the Masters of the the Court and is Chambers, in Southandrey Butthingsh Chains of Lane, Lon-there of they will be peremptorily excluded the perett of the said Desree. said Deeree.

Dursnant to a Decree of His Majesty's Court of Exche-quer at Westminster, made inter Churse Minutes and others against Machamap and others, the Gradinos and Le-gates of James Briggs, late of Swany Street, Migures, in the City of London, Carpenter, deceased, are to come in by their Solicitors on or before the Sol May of James better before Abel Moysey, Esq. the Debuy Romenting of these better said Courd, At his Chambers us Atan Street respective debts, and claim their respective legacies, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursnant to a Decree of the High Court of Chancery, made in a Cause Dodd against vabbott, whereby it is referred to John Campbell, Esq, one of the Masters of the said Court, to inquire what incumbatories Wherebird and the leasehold estates of the testator, Philip Wakelind, late of Ham-Common, near Richmond, in the Coupty of Surrey, Esq. deceased, (who died on or about the 16th day of April. 1808); therefore all persons who have charges and Incum-brances on the leasehold estates of the said Philip Wakelin are forthwith to come in and prove their several charges and brances on the leasehold estates of the said Phunp wavenue are forthwith to come in and prove their several charges and incumbrances before the said John Campbell, Esq. at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the hernefit of the said Decree.

DUrsuant to a Decree of the High Court of Changery, made in a Cause Dobson and others versus Coward and another, the Creditors of Richard Vinson, late of the Hamlet of Mile-End Naw Town, in the Parish of St. Dun-stan, Stepner, in the Contray of Mildleses, Brickhaver, and also the Greditors of Ann Vinend, late of, tharles Street, in the same Hamlet, widow, are personally, or by their So-licitors, to come in and prove their Debts before Edward Morris, Esq. one of the Masters of the said Court, at his