THE Partnership heretofore existing and carried on by the undersigned, as Pump and Block-Makers, at the South Side of the Old Dock, in Liverpool, in the County-Palatine of Lancaster, under the stile or firm of Mainwaring and Dawson, was this day dissolved by mutual consent.—Witness our hands this 12th day of March 1814.

Peter Mainwaring.

George Dawson.

THE Partnership subsisting between Thomas Meeson and Lucy Beck, of Birmingham, in the County of Warwick, Pewterers, Braziers, and Brass-Founders, was dissolved on the 18th day of September last by the decease of the said Lucy Beck.—All debts owing to and from the said Copartnership arc to be paid and received by the said Thomas Meeson.—Dated this 28th day of March 1814.

T. Meeson.

Thos. Bedson. B. Thomas,Executors of the said Lucy Beck.

Otice is hereby given, that the Partnership lately carried on between us the undersigned, Mary Palmer, Mary Peddle, and Jane Cornish Barnard, of High-Street, in the City of Bristol, Milliners and Dress-Makers, was this day dissolved by mutual consent; and all debts owing to and from the said concern will be received and paid by the said Mary Palmer, who continues the said trade and business on her own account.—Witness our hands this 25th of March 1814.

Mary Palmer. Mary Peddle. Jane Cornish Barnard.

Birmingham, March 7, 1614. HE Partnership subsisting between Samuel Blyth and Sen, Wine and Liquor-Merchants, is this day dissolved by mutual consent.—The business will in future be carried on by Samuel Blyth, senior, at his vanits, in Cherry-Street.

Sam. Blyth.

Sam. Blyth, jun.

Otice is hereby given, that the Partnership between Otice is hereby given, that the Partnership between charles Enderby, Samuel Enderby, and George Enderby, of Paul's-Wharf, Upper Thames-Street, in the City of London, Oil-Merchants, and of Orange-Street, Gravel-Lanc, in the Borough of Southwark, White Lead-Manufacturers, is this day dissolved by mutual consent, as to the said George Enderby, who retires; and that the business will in future be carried on by Charles Enderby and Samuel Enderby, under the firm of Charles and Samuel Enderby: As witness our hands this 25th days of March 1812. our hands this 25th day of Morch 1814.

Chas. Enderby. Sam. Enderby. Geo. Enderby.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned Robert Greaves and Charles Barry Brome, as Attornies and Solicitors, at Liverpool, in the County of Lancaster, under the style and firm of Greaves and Brome, expired on the 31st day of December now last past: As witness our respective hands this 29th day of March 1814.

Rob. Greaves.

C. B. Brome.

Estate of the late JOHN FISH, Esq. of Kemptor-Park and Russell-Square, Middlesex.

ALL persons having claims or demands on the above estate, legacies excepted, and who have not already in consequence of former advertisements sent in an account therbof, are bereby desired to do so forthwith, together with a description of their securities (if any), addressed to the Executor under cover, to Mr. Frederick Kleir, No. 63, Russell-Square, and those indebted to the estate, are desired to pay immediately as above. The tenants are also apprised that their rents will in future be expected, punctually every half year. Lady Day 1814. half year. Lady Day 1814.

## STRUTT'S INSOLVENCY .-- FINAL NOTICE.

Hereas Sarah Strutt and Anna Isabella Strutt, of Worthing, in the County of Sussex, Milliners, Haberdashers, and Copartners, did by indenture, bearing date

the 10th day of Becember 1813, assign over all their estate and effects to Mr. John Hopkins, of Friday-Street, and Mr. William Moore Elliott, of Gutter-Lane, London, Ribbon-Manufacturers, in trust for the benefit of themselves and all other the Creditors of the said Sarah and Anna Isabella Strutt, who should, within one mouth from the date of the said deed, or such further time as the said Trustees should allow, execute the said deed, and prove their debts to the satisfaction of the said Trustees; notice is hereby given, that all such Creditors of the said Sarah and Anna Isabella Strutt, who shall not apply to the said John Hopkins and William Moore Elliott to execute the said trust deed, and prove their debts as aforesaid, within one mouth from the date hierof, will debts as aforesaid, within one month from the date hereof, will be excluded all benefit thereof.—Dated this 30th day of JOHN HOPKINS. March 1814. wm. moore elliott.

Hereas Margaret Stackhouse, late of Burnsall, in the County of York, Spinster, deceased, did by her will dated the 28th October 1803 (among other legacies), give and bequeath unto James Tennant, son of John Tennant, late of Leeds, in the said County of York, deceased, and to his sister Mary, each the sum of 501. and unto Richard Tennant, formerly of Burnsall aforesaid, the sum of 1001. subject to the following proviso (that is to say), "Provided always and it is "my will, and I do hereby expressly declare, that if they the said James Tennant, Mary the sister of the said James "Tennant, and Richard Tennant, or any of them, cannot be "found or made out to be living within the space of one year "next after my decease, the same having been advertized next after my decease, the same having been advertized three times in the London Gazette, then and in such case I do hereby direct, that their several and respective legacies, or such of them as shall not appear within the time afore-said, shall lapse and fall to all intents and purposes, as if the same had never been mentioned in this my will; and the same I do hereby order and direct shall be disposed of, as the residuum of my estate and effects is hereinafter directed, and not vest in any of their issue or legal representatives, any thing herein contained to the contrary notwithstanding," and the said Testatrix appointed William Carr, of Bolton Abbey, in the County of York, Clerk, and William Carr, of Stackhouse, in the Parish of Giggleswich, in the said County of York, Gent. Joint Executors of her said will, who have duly proved the same, and taken upon themselves the execution of the trusts thereof; and the said Margaret Stockhouse the Testatrix, died without revoking her said will, on or about the 22d day of February last.

Notice is therefore hereby given, in pursuance of the aforethe same I do hereby order and direct shall be disposed of,

will, on or about the 22d day of February last.

Notice is therefore hereby given, in pursuance of the aforesaid proviso, contained in the will of the said Margaret Stackhouse, that if they the said James Tennant, Mary the sister of the said James Tennant, and Richard Tennant, of any of them, do not uppear and claim their said several legacies, within the space of one year next, after the said Testatrix's about the said the said the said feetatrix's after the said th decease, the same will, in pursuance of the said Testatrix's and be disposed of by her said Executors, as the residum of the said Testatrix's estate and effects is by the said will directed.—Given under our hands the 26th day of March W. CARR, of Belton-Abbey.

WM. CARR, of Stackhouse.

JOHN SKINNER.

(L. S.)

By His Excellency Major-General John Skinner, Commander in Chief in and over His Britannie Majesty's Island of Saint Croix and its Dependencies, in America, &c. &c. &c.

PY 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 granted, that Mrs. Evryne Robinson and Messrs. John G. Krause and Christoper Johnson, as Executors to the deceased Peter H. Robinson and ysummon by proclama subpoena practusi et perpetui silentii, all the known or unknown Creditors to the said Peter H. Robinson, deceased, residing in Enrowean or American territories, to come forward with their Creditors to the said Peter H. Robinson, deceased, residing in European or American territories, to come forward with their demands, and enter and prove their claims in person, or by their attornies, before the said Executors, previous to the expiration of the period hereinafter 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

No. 16876.