

Notice is hereby given, that the Partnership between William Steer and Francis Wakefield, of Old Broad-Street, London, Stock-Brokers, was dissolved by mutual consent on the 1st instant, William Steer retiring from the business, which will be carried on by Francis Wakefield, on his own account.—Witness our hands this 5th January 1815.

W. Steer.  
F. Wakefield.

Notice hereby given, that the Copartnership which lately subsisted between Thomas Baynton and Josiah Ross Hill, of Old Market-Street, in the City of Bristol, Surgeons, was dissolved the 1st day of January 1815, from which day the said parties will separately act as surgeons.—All persons having claims on, or who stand indebted to the late concern of Baynton and Hill are respectfully requested to settle their accounts with Mr. Hill on the joint account of the said parties.—Dated this 2d day of January 1815.

Thomas Baynton.  
Josiah Ross Hill.

Notice is hereby given, that the Partnership heretofore carried on by Samuel Ensor and James Wellings, at No. 8, Chaple-Street, Tottenham-Court-Road, as News-Venders, was dissolved the 26th day of December 1814, last past by mutual consent.—Witness our hands this 2d day of January 1815.

Samuel Ensor.  
James Wellings.

Tottenham Nursery, Middlesex, January 6, 1815.

THE Partnership between George Coleman and Charles Coleman, Nursery and Seedsmen, is this day dissolved by mutual consent.—All debts due to and owing by the Copartnership is agreed to be paid and received by George Coleman; and the business in future will be carried on by George Coleman alone, at the usual place.

George Coleman.  
Charles Coleman.

Notice is hereby given, that the term of Copartnership between William Taylor and John Taylor, of Sheffield, in the County of York, Carpet-Manufacturers, has expired by effluxion of time; and that all and every the concerns heretofore subsisting between the said William Taylor and John Taylor, or between us whose names are hereunder signed, or any of us, and which might either at law or in equity be considered as forming any Partnership connection, either as Carpet-Manufacturers, or otherwise, were dissolved and determined on the 1st day of January instant; and that the undersigned John Taylor and Mary Taylor intend in future to carry on the carpet business on their own account, under the firm of John Taylor and John Taylor and Co.: As witness our hands this 6th day of January 1815.

John Taylor,  
Mary Taylor,  
Executor and Executrix of William Taylor, deceased.  
John Taylor.  
Robt. Fred. Wilkinson.

Notice is hereby given, that the Partnership lately carried on between us, James Smith and Alexander Aitkin, of Carshalton, in the County of Surrey, Drug-Grinders, has been this day dissolved by mutual consent; and all debts due to or owing by the said Partnership are to be respectively received and paid by the said James Smith: As witness our hands this 1st day of January 1815.

James Smith.  
Alex. Aitkin.

THE Partnership which was carried on by us at Liverpool, in the County of Lancaster, under the firm of Hayhurst and May, was this day dissolved by mutual consent.—Debts due to and from the said concern will be received and paid by the said Richard Hayhurst, who will continue to carry on the business: As witness our hands this 5th day of January in the year of our Lord 1815.

Rich. Hayhurst  
William May.

No. 16974.

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ALL persons who have any claims or demands on the estate or effects of William Wills, formerly of Mill-Hill-Mews, in the Parish of St. Mary-le Bone, Plaisterer, deceased, are hereby required to send an account of the same to Mr. Knight, Great Marlborough-Street, London, Attorney to the surviving executor, on or before the 3d day of February next, or a distribution will be made of the surplus of the said estate and effects, and such persons will be utterly barred from the recovery of their claims or demands.

HUTTON'S DEBTORS AND CREDITORS.

Beccles, December 29, 1814.  
CHARLES HUTTON, of Beccles, in the County of Suffolk, Cabinet-Maker, having assigned his effects to Messrs. Quincey, of Abchurch-Lane, London, and Mr. John Land, of Beccles aforesaid, in trust for the benefit of each of the Creditors of the said Charles Hutton, as shall execute the deed of assignment, on or before the 3d day of February next. Notice is hereby given, that the said deed is now lying at the Office of Messrs. Farr and Fiske, of Beccles, for the signatures of the said Creditors, who are requested to send an account of their respective debts, to the said Messrs. Farr and Fiske. And all persons who now stand indebted to the estate of the said Charles Hutton, are requested to pay the same debts to the said Messrs. Farr and Fiske, within one month from the date hereof.

Whereas the guardians, legally appointed, of Mrs. Jacobine Elizabeth (née Fawcett), widow of the deceased Merchant, of this City, Herman Peter Knop, have applied to the Magistracy to grant a Proclamation for spoliating the Creditors of the said deceased, and this having been granted, and referred to the Orphan Court, for the duty preparing and issuing thereof, the said Orphan Court do accordingly hereby summons all persons having any claims upon the estate of the aforesaid deceased, H. P. Knop, to exhibit their requisite proofs of their claims in the said Orphan Court, or in the Chancery thereof, on or before the 29th April 1815, on pain of being entirely excluded, as after that period no statement or claim will be heard or admitted.—Done and published at the Town-Hall of Riga, the 28th October 1814.

E. LANGE, Ind. Pupill. Imp. Clr. Big. Secs.

ELIZABETH FIELDING, deceased.

Leicester, December 25, 1814.  
Whereas it hath been alleged before the Rev. Edward Thomas Vaughan, Clerk, Master of Arts, Surrogate of the Rev. and Worshipful Edward Thomas March Phillips, Clerk, Master of Arts, Official of the Archdeaconry of Leicester, lawfully constituted, that Elizabeth Fielding, late of Hinckley, in the County and Archdeaconry of Leicester, Spinster, deceased, departed this life in the month of October 1807, that on or about the 16th day of July 1808, letters of administration of all and singular the goods, chattels, and credits of the said deceased, simply as dying intestate were granted and committed under the seal of the Archdeaconry Court of Leicester, to Hannah Jones, of Hinckley aforesaid, Spinster, as a Creditor of the said deceased (as was alleged) under the sum of 100l.; and whereas it hath been further alleged that the said Hannah Jones, hath since discovered that the personal estate of the said deceased, exceeds the sum of 100l. but does not amount to the sum of 600l. and hath by her proctor prayed that the former letters of administration may be revoked and declared null and void, and that new letters of administration, of all and singular the goods, chattels and credits of the said deceased, might be granted to her; and whereas the said Surrogate hath revoked the said former letters of administration; but has decreed that a citation with intimation against the next of kin of the said Elizabeth Fielding, deceased, in special and all others in general should be published in the Parish Church of Hinckley aforesaid, and also (by permission of the Lord Bishop of London), at the Royal Exchange, in the City of London, and by advertisements in the London Gazette and Leicester Journal. It is therefore hereby intimated unto all and singular the next of kin of the said Elizabeth Fielding deceased, and all others in general having or pretending to have any right, title or interest in, or unto the goods, chattels and credits of the said deceased, that if they or some one of them, do not appear lawfully in the Parish Church of Saint Martin, in Leicester, in the place of judicature there, between the hours of Eight and Twelve in the Forenoon, on Monday the 16th day of January instant ensuing, to shew just and lawful cause (if any they know or