Otice is Lereby given; that the Partnership lately subsisting hetween Joseph Hilloy and John Shaw, of Huddersfield, in the County of York, Fancy Cloth-Manufacturers, was dissolved by mutual consent this day.—Dated the 1st day of November 1819.

Joseph Hiley.

John Shuw.

Otice is hereby given, therethe Partnership carried on between Benjamin Marshman and John Butcher, of Trowbridge, in the County of Wilts, Clothiers, under the firm of Benjamin Marshman and Company, was this day dissolved by mutual consent.—All debts due and owing to and from the said Partnership will be received and patd by the said Benjamin Marshman: As wness their hands this 2d day of December 1819. Benjamin Marshman. of December 1819. John Butcher,

Otice is hereby given, that the Partnership lately subsisting between Thomas Fournis Dyson, of Liverpool, John Dyson, late of Halifax, Yorkshire, deceased, James Finnie, late of Rio de Janeiro, but now of Lisbon, and Robert Finnie, of Rio de Janeiro, Merchants, and which Partnership was carried on at Liverpool, under the firm of Dyson, Brothers, and Co. at Willow-Hall, near Halifax, Yorkshire, of Dyson, Brothers, at Lisbon, of Thomas Fournis Dyson and Co. and at Rio de Janeiro, under the firm of Dyson, Brothers, and Finnie, expired on the 31st day of December 1818; from which period the remaining Partners, Thomas Fournis Dyson and Robert Finnie, will carry on business at Liverpool, Halifax, Lisbon, and Rio de Janeiro, under the before-mentioned firms.—The debts due from and owing to the firm of Dyson, firms.—The debts due from and owing to the firm of Dyspn, Brothers, and Co., and Dyson, Brothers, will be liquidated and received by the said Thomas Fournis Dyson, and by James Finnie for the firm of Thomas Fournis, Dyson, and Co., and Robert Finnic for Dyson, Brothers, and Finnie.

Thomas Fournis Dyson, For self and as Executor for John Dyson, deceased.

> Thomas Fournis Dyson, For James Finnie.

> Thomas Fournis Dyson, For Robert Finnie.

between as the undersigned, William Newman and Robert Newman, of Swallow Street, Piccadilly, in the County of Middlesex, Post and Job-Masters, was dissolved on the 21st day of July 1810.

William Newman. Robert Newman.

Otice is hereby given, that the Partnership heretofore Otice is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Adshead and James Bottomley, both of Saddleworth, in the County of York, in the trade or business of Merchants and Woolken-Cloth-Manufacturers, and carried on at Saddleworth aforesaid, under the firm of Adshead and Bottomley, was by mutual consent dissolved on the 30th day of September 1818. Witness our hands this 30th day of November 1819.

George Adshead. James Bottomley.

Otice is hereby given, that the Partnership between Peter Dolland and George Dolland, of St. Paul's Church-Yard, in the City of London, Opticians, expired on the 6th day of November 1819, and Mr. Peter Dollond retiring from usiness. Peter Dollond, George Dollond.

Otice is hereby given, that the Partnership heretofore Otice is hereby given, that the Partnership heretofore bub-isting between us the undersigned, Joseph Flintoft and William Marsland, of Stockport, in the County of Chester, carrying on the trade of Com-Dealers, under the firm of William Marsland and Co. was this day dissolved by mutual consent; all debts owing to and by the said late Partnership, are to be received and paid by the said Joseph Flintoft.—Witness our hands this 30th day of November 1819.

Joseph Flintoft. William Marsland. WHE Partnership lately subsisting and carried on by the undersigned, under the firm of William Gilpin and Sen, of Wedges-Mill, in the Parish of Cannock, in the County of Stafford, Edge-Tool-Makers, was this day dissolved by mutual consent.—Dated this 19th day of November 1819.

William Gilpin. George Gilpin.

HIS is to give notice, that the Partnership between Jacob Mendes Belisario and Auron Mocatta, under the firm of Belisario and Mocatta, was this day dissolved by mutual consent : As witness our hands .- London, 2d December 1813.

Jno. Belisario. A/Mocatta.

Otice is hereby giren, that the Copartnership business of Deakin and Duncan, Ironmousers, Ludgate Hill, will be dissolved from the 25th day of December next; and that all debts due to the concern will be received by Mr. Duncan, who will discharge all claims against the same.—Dated the 11th of Nevember 1842.

Songia Ann Deakin.

John Duncan. :...

Hereas Samnel Gist, Esq. deceased, by his will, saled the 22d day of June 1808, gave to his cousin, James Gist, who (the Testator mentioned), went to India appears of forty years ago, 1001, and in case the said James Gist should be already dead, or should die in the Testator's life time, then he gave the said 1001, unto the child or children of the said James Gist, if any such there should be living at the time of the Testator's decease, to be equally divided amongst them; and the said Testator gave to the said James Gist 501, per aimum, payable quarterly during his life, and as to all his hereditaments and real estate in Great Britain and Ireland, and as to all his leasehold estates, the said Testator gave and devised the same to Trustees in thust for the said James Gist for life, and after his decease, or if he should be already dead, or die in the said Testator's lifetime, then in trust for the first, second, third, fourth, and all and every other son, and sons of the body of the said James Gist lawfully begotten and born, or who should be born of an European woman severally and successively, and the heirs male of the body and bodies of such son and sons lawfully issuing; and for default of such issue, upon other trusts in the said will mentioned; and the said Testator did declare, that in case neither the said James Gist, nor any issue male of his body should be found or heard of within the space of seven years next after his decease, that then the said James Gist should be considered as being dead without issue male at the time of the said Testator's personal estate he gave the same in trust for the the said Testator's decease; and as to the ultimate surplus of the testator's personal estate he gave the same in trust for the person or persons who should be first entitled in equity to the person or persons who should be arst entitled in equity to the freehold and inheritance, or the immediate beneficial passession of the said several hereditaments and premises in Great Britain and Ireland; and whereas, by an Order of the High Court of Chancery, made in a Cause, Gist v. Fowke, it was, amongst other things, ordered that it should be referred to James Stephen, Esq. one of the Masters of the said Court, to James Stephen, Esq. one of the Masters of the said Court, to inquire and state whether the said James Gist be living or dead, and if dead, whether he left any issue male born of an European woman, or whether he left any child or children living at the time of the death of the said Testator Samque Gist; and whereas, by a Decree of the said Court, made in the Causes Gist v. Fowke, and Pearkes v. Pearkes, it was ordered, that the said Master should prosecute the said inquiry; the said James Gist. ordered, that the said Master should prosecute the said inquiry; the said James Gist, who went upwards of 50 years ago to India, as a private soldier in the Honourable East India Company's Service, is, on or before the 16th day of January 1822, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove his identity; and if the said James Gist he dead, the issue male of the said James Gist lawfully begotten and born of an European woman; and also the child or children of the said James Gist living at the time of the death of the said Tes-James Gist living at the time of the death of the said Testator, Samuel Gist, who died on or about the 10th day of January 1815, are or is, on or before the said 16th day of January 1822, to come in before the said Master, at his said Chambers, and prove his, her, or their identity and relationship as aforesaid to the said James Gist, or in default thereof the said James Gist and his said issue male, and also his child or children, will be peremptorily excluded the benefit of the said will; and any person who can give information respecting the