Otice is hereby given, that the Partnership heretofore John Stent, and William White, of Warminster, in the County of Wills, Builders, Dealers and Chapmen, trading under the firm of Kemp, Stent, and White, at Warminster aforesaid, so far as regards the said William White, is this day dissolved by mutual consent.—All debts owing by the said Partnership will be paid by the said John Kemp and John Stent, at Warminster aforesaid; and all debts due and owing to the said Partnership are to be paid and received by them the said John Kemp and John Stent: As witness our hands this 8th day of June 1822. John Kemp. this 8th day of June 1822.

John Stent. W. White.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned, James Berry and Peter. Edwardson, both of Newton in the Willows, in the County of Lancaster, Fustian-Manufacturers, under the firm of Berry and Edwardson, was this day dissolved by mutual consent.—All debts owing by or to the said Partnership concern will be paid and received by the said Peter Edwardson, who intends carrying on the said business in future at Newton in the Willows aforesaid. As witness our hands this sthe state ton in the Willows aforesaid : As witness our hands this 6th day of June 1822. James Berry. Peter Edwardson.

London, June 7, 1822.

Otice is hereby given, that the Partnership lately subsisting between John Grimes, sen. and John Grimes, jun. Leadenhall-Market, in the City of London, Butchers, is by mutual consent this day dissolved.—All debts owing by or to the said concern will be paid and received by the said John Grimes, sen.—Witness the hands of the said John Grimes, sen. and John Grimes, jun.

John Grimes, sen. John Grimes, jun.

Otice is hereby given, that the business lately carried on by us in Partnership, as Coal-Merchants and Dealers in Corn, Hay, and Straw, at South-End, in the County of Essex, has been dissolved by mutual consent; and the same business will henceforth be carried on by me the undersigned Charles Sylvester, on my own separate account.—Dated this 11th of June 1822. Charles Sylvester. William Sylvester.

NOtice is hereby given, that the Partnership heretofore subsisting between James Sloane and William Callis Cerric, carrying on the trade or business of a Lace-Merchant, at Wellingborough, in the County of Northampton, under the firm of Sloane, Corrie, and Company, was dissolved by mutual consent as on and from the 11th of June instant.—Dated the 18th day of June 1822.

James Sloane. Wm. Callis Corrie.

Otice is hereby given, that the Copartnership hereto-fore subsising between Mr. Charles Young and Mr. Robert Young, of Upper Thames-Street, London, Wholesale Stationers, was dissolved on the 10th day of June instant; and that the business will in future be carried on by Mr. Robert Young, on his own account; and that all debts due to and from the Partnership account will be received and paid by Mr. Charles Young. - Dated this 13th day of June 1822.

> Charles Young. Robert Young.

Otice is hereby given, that the Copartnership between Charles Mate and Thomas Maton, of the Fown and Port of Dover, in the County of Kent, Stationers, Booksellers, Bookbinders, and Printers, under the firm of Mate and Maton, was by mutual consent dissolved this day.—All debts due and owing to and from the said Copartnership are to be forwarded to Mr. Mate, Market-Place, Dover.—Witness our hands this 5th day of June 1822.

Charles Mate. Thos. Maton.

Otice is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Upholsterers, in Liverpool, in the County of Lancaster, was this day dissolved by mutual consent.—All debts due a dowing by or from the said concern will be paid and received by William Robinson, who will henceforth carry on the said business on his own account.—Dated this 10th day of June 1822.

Wm. Robinson. John Tarleton.

Otice is hereby given, that the Partnership between us, George Sadler, Samuel Firth, and John Firth, Mustard-Manufacturers and Seed Crushers, of Great Guildford-Street, Southwark, was this day dissolved by mutual consent, so far as regards the said Samuel Firth, who retires by the said George Sadler and John Firth, who are authorised said late Partnership.—Witness our hands this 7th day of June 1922.

George Sadler.

Samuel Firth. John Firth.

1 HE Partnership between James Wilkinson and Samuel Hilton, of Bolton-le-Moors, in the County of Lancaster, in the business of Machine-Makers, under the firm of Wilkinson and Hilton, is this day dissolved by mutual consent; and all debts due to and owing by the said concern will be received and discharged by James Wilkinson.—Witness our hands this 3d day of June 1822.

James Wilkinson. Samuel Hilton.

Portsea, June 12, 1822. THIS is to certify, that we the undersigned, Linen Drapers, of Portsea, have this day mutually dissolved Partnership. As witness our hands this 12th day of June 1822.

Francis Francis.

John Hull.

London, June 13, 1892. Otice is hereby given, that the Partnership trade or husiness carried on between us the undersigned, Matthew Swift and George Turnley, as General Merchants and Dealers, was this day dissolved by mutual consent: As witness our bands. George Turnley. M. Swift.

Otice is hereby given, that the Partnership subsisting between us the undersigned, Jabez Shotter and George Monk, of Arondel, in the County of Sussex, Grocers and Tallow-Chandlers, was this day dissolved by mutual consent; and all persons indebted to the said Copartnership are requested to pay the amount of their respective debts to the said Jabez Shotter, by whom all debts due from the said firm will be discharged.—Witness our hands this 14th day of June Jabez Shotter. Geo Monk.

THE Creditors (if any) of the late Henry Ravee, Esq. of Utrecht, who or some time resided in this country, are peremptorily required forthwith to send their accounts to Messrs. Lane and Bennett, of Lawrence-Pountney-Place, for the information of the Executor, or they will be altogether excluded from the benefit of the said deceased's estate.

To the Creditors and Debtors, of Mr. THOMAS PEARSON, of Doucaster, Attorney at Law.

Bawtry, June 4, 1822. Otice is hereby given, that the Trustees named in the Deed of Assignment made and executed some time ago by the abovenamed Thomas Pearson, for the benefit of his Creditors, will attend at the Rein Deer Inn, in Donca ter, on Wednesday the 19th day of June instant, at Eleven in the Forenoon, for the purpose of making and declaring a dividend of his estate and effects amongst his Credi ors, Such Creditors as have already executed, or consected to execute, the Deed of Assignment, are requested to attend with, or send a particular of, then respective demands; and such Geditors as have not, bu are desirous to execute the said Deed, and accept provisions thereof, as y also, at the hour of Twelve at Noon of the same day, deliver in a particular of their accounts,