pence for each sicca rupee, such bills to be drawn at | eighteen months date, to be forwarded by the Accountant-General, if required, free of expence to the parties, provided the option of payment in India be declared, in writing, by the holders, or their attorneys in months are in the contract to the contract of the contract to the contract of the contract to the contrac neys, six months previous to such repayment, and in default of such notice, the repayment to be made by bills upon the Court of Directors, subject to the same conditions of remittance."

" Sixth, that the Court of Directors shall have a power of postponing the discharge of the bills drawn in liquidation of principal, for one or two years, upon the payment of interest half-yearly, at the

rate of five per cent. per annum."

Peter Auber, Assistant Secretary,

Amicable Society's-Office, Serjeant's-Inn, Fleet-Street, February 8, 1825.

THE Corporation of the Amicable Society for a Perpetual Assurance-Office doth hereby give notice, that at Christmas last (Old Stile), the several members, or their nominees, upon the policies numbered as follows, viz.

> 3582, and 3707, 3582, 903, 3478,

were in arrear in their quarterly payments or contributions, for one year and one quarter of a year; and that unless such arrear is paid off within the space of three calendar months after the publication hereof, such several members and their nominees, and their respective executors, administra-tors, and assigns will, by virtue of the supple-mental charter of the said Society, be absolutely excluded from all benefit and advantage from such John Pensam, Registrar. policies.

Otice is hereby given, that the Partnership lately sub-sisting between Joseph Harrold and William Gee, of Olney, in the County of Bucks, Millers, hath been dissolved Jos. Harrold, William Gee. by mutual consent.

Otice is hereby given, that the Partnership lately subsisting between Roderick Bain and John Shortridge, both of the Town and County of the Town of Newcastleboth of the Town and County of the Town of Newcastieupon-Tyne. Boot and Shoe-Makers, as carried on there
under the firm of Bain and Shortridge, was on the 1st day
of January 1824, dissolved by mutual consent.—The debts
due and owing from the said firm will be received and
paid by either of the said parties. As witness our hands
the 3d day of February 1825.

Roderick Bain

Roderick Bain. John Shortridge.

Notice is hereby given, that the Partnership subsisting between Edward Leigh and Thomas Harcourt, of Kidderminster, in the County of Worcester, Builders, was this day dissolved by mutual consent.—All debts due to or owing from the said concern will be received and paid by the said Edward Leigh; and the trade in future will be carried on by him. - Dated this 1st day of February 1825.

Edwd. Leigh. Thos. Harcourt.

Otice is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Tipper and Alfred Augustus Fry, of Tudor-Street, Landon, Whole-sale-Stationers, was this day dissolved by mutual consent; and that henceforth the said business will be carried on by the said Samuel Tipper alone, and upon his own account,— Dated this 8th day of February 1825

Samuel Tipper. A. A. Fry.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned, John Phillipson and Joseph Phillipson, as Corn-Dealers, at Croydon, in the County of Surrey, is this day dissolved by mutual consent As witness our hands this 31st day of January 1825.

John Phillipson. Joseph Phillipson.

Otice is hereby given, that the Partnership lately subjecting between George Austen and William Henry Davis, Hatters and Hosiers, of No. 10, York-Street, Covent-Garden, is dissolved by mutual consent.

Geo. Austen. William Henry Davis.

N Otice is hereby given, that the Partnership between Francis Cook and Catherine Cook, of Luton, in the County of Bedford, carried on under the firm of George and Francis Cook and Co. of Luton aforesaid, Woolstaplers, Mealmen, and Seedsmen, was on the 1st day of January instant dissolved by mutual consent; and all debts due and owing to or from the said Partnership are to be received and paid by the said Francis Cook .- Witness our hands this 29th day of January 1825. Francis Cook.

Catherine Cook.

Hull, November 6, 1824. Otice is hereby given, that the Partnership of Ship and Insurance-Brokers, &c. hitherto carried on by us at this place, under the firm of Kirkus and Co. was this day dissolved by mutual consent.—Witness our hands.

J. Kirkus. Thomas Clarkson.

Callington, December 8, 1824.

Otice is hereby given, that we, Robert Serjeant and
Philip Serjeant, lately carrying on the business or Prefession of Surgeons and Apothecaries, as Copartners, at Gal-lington, in the County of Cornwall, have this day dissolved Partnership by mutual consent: As witness our hands this 8th day of December 1824.

Philip Serjeant. Robert Serjeant.

Bow, Middlesex, 31st of the 12th month

(December) 1824.

Orice is hereby given, that the Partnership between us, carried on under the firm of Palmer and Enock, Wheelwrights and Smiths, of Bow, in the County of Middlesex, is this day dissolved by mutual constitut.

Charles Palmer. John Enock.

HE Partnership lately subsisting between us the undersigned, Thomas Straham and John Wells, as Woellen-Drapers, and carried on at No. 31, Fore-Street, in the City of London, under the firm of Thomas Straham and Co. was this day dissolved by mutual consent.—All debts due to and owing hy the said concern will be received and paid by the said Thomas Straham, by whom the Jusiness will in future be carried on:—Dated this 1st day of February 1825.

Thomas Straham

.. Thomas Strahan. John Wells.

TVE, Thomas Griffin and Edward Griffin, of the Town of Wolverhampton, in the County of Stafford, Rope-Makers, do jointly and mutually agree to dissolve Partnership in favour of Edward Griffin, - Dated this 3d day of February 1885. Thos. Griffin. Edwd. Griffin.

dissolution of copartnery,

Glasgow, January 81, 1825. THE concern carried on here, under the firm of Gowdie and Weir, is this day dissolved by the subscribers, Partners thereof, by mutual consent.—The subscriber, Gilbert Weir, is authorised to acceive and pay the debts due to and by the Company,

David Gowdie. by the Company,

Gilbert Weir,