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1806, will be put in course of distribution at this Office, on Monday the 16th February next.

W. H. Spicer, Deputy Treasurer.

February 3, 1829

TOTICE is hereby given, that the account sales IV of head-money granted for the Italian gun-vessel Leda, captured by His Majesty's ship Mercury, 1st April 1809, will be registered in the High Court of Admiralty, on or before the 12th instant.

J. Woodhead, Agent.

February 3, 1829

70TICE is hereby given to the officers and company of His Majesty's ship Porcupine, who were on board and entitled to share for the Italian gun-vessel Safo, captured 7th October 1807, that a distribution of the head-money granted for the same will be made, at No. 1, James-street, Adelphi, on the 20th instant; where the unclaimed shares will be recalled three months.

First class	-		-	£68	18	114
Second class	• -		-'	7	13	$2\frac{1}{2}$
Third class	-	-	-	-	11	03
Fourth class	-		-	l	12	$9\frac{3}{4}$
Fifth class	-		~	0	7	4 1
÷			J. Woodhead,			Agent.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Thomas Binns the elder, Isaac Hadwen the younger, and Thomas Binns the younger, as Merchants and Leather-Factors, at Liverpool, was dissolved by mutual consent (so far as relates to the said Tho-mer Winns the younger) on the 21st day of January instamas Binns the younger), on the 21st day of January instant.— 'The business will be continued by the said Thomas Binns the elder and Isaac Hadwen the younger.—Dated at Liverpool, this 27th day of January 1829.

Thomas Binns, senior. Isaac Hadwen, jun. Thomas Binns, junior.

NOTICE is hereby given, that the Partnership heretofore carried on by us the undersigned, Matthew Hassall and Benjamin Ellis, under the stile or firm of Hassall and Ellis, in Broad-Street, in the City of Bristol, as Druggists, Chemists, Oil and Colournen, is this day dissolved by mutual consent; all debts due to and from the said late Partnership concern will be received and paid by either of the said parties: As witness our hands this 28th day of January 1829. Matthem Husseall

Matthew Hassall. Benjamin Ellis.

Subsisting between the understand the Partnership heretofore subsisting between the undersigned, Anne Knight and Mary Ann Wakeman, both of Stone, in the County of Staf-ford, School-Mistresses, was dissolved this day by mutual con-sent; that all debts due and owing by the said Anne Knight and Mary Ann Wakeman, on account of the said Copartner ship, will be paid by the said Mary Ann Wakeman, who will also receive all debts due and owing to the said Anne Knight and herself on that account .- Dated the 1st day of January 1829. Anne Knight.

Mary Ann Wakeman.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the understand the sub-L subsisting between us the undersigned, Thomas Laidlaw and Walter Laidlaw, of Coventry-Street, in the Parish of St. James, Westminster, in the County of Middlesex, Boot-Makers, was this day dissolved by mutual consent; and all debts due to and owing by the said Partnership will be re-ceived and paid by the said Thomas Laidlaw.—Dated this 28th due of Lawary 1820. day of January 1829. Thomas Laidlaw. Walter Laidlaw.

OTICE is hereby given, that the Partnership heretofore IN carried on by us the undersigned, Thomas Wrigley, Benjamin Wrigley, and John Buckley, of Woodbrook, in Sad-dleworth, in the County of York, Cotton Spinners, under the firm of Thomas Wrigley and Company, was on the 31st day of December 1823, dissolved by mutual consent, as far as regards the said Benjamin Wrigley : As witness our hands this 1st day of November 1828.

Thos. Wrigley. Benj. Wrigley. John Buckley.

(Translated from the Latin Language.) In the Name of the Lord, Amen.

THEREAS William Oldis and Samuel Spratt Strong W the younger, natives of Great Britain, and residing in the Town of Poole, in the County of Dorset, came to the determination of opening a mercantile house and firm at Civita Vecchia, for the transaction of business on commission, one of them having transferred his domicile to Civita Vecchia, and established his principal residence there, with a view to the management of the business, and William deferring his own interests to those of the firm, having offered to abandon his Country and repair to Italy, the necessary steps were taken for entering into a Copartnership and establishing the covefor entering into a Copartnership and establishing the cove-nants and conditions thereof, when a contract was executed by them on the 1st of September 1826, which having been volun-tarily consented to by-both parties no legal doubt can possibly arise with regard thereto. Immediately on William's arrival at Civita Vecchia he diligently applied himself to mercantile affairs, and in fact transacted sundry affairs, businesses, and concerns relating to the firm, to the complete satisfaction of Saunuel, as by himself repeatedly declared. The concern was Sander, as of minsen repeatedly declared. The contern was thus going on in an anicable manuer, and it was generally supposed that it would be so continued in future, had not both William and Samuel been of a different opinion, inasmuch as each of them, after maturely consulting his own interests, came to a determination of dissolving the Partnership by them entered into, and having proceeded to a written but not verbal deliberation, being desirous of obviating and avoiding all differences and disputes between them hereatter, they resolved to dissolve the Partnership in question. Now, there-fore, by this present private instrument of agreement, which is to avail as a sworn public instrument of agreement, which made known, that the public contract or articles of Copart-nership executed at Poole, in the County of Dorset, in the English Dominions, for the transaction of business on com-mission between Mr. William Oldis, now of Civita Vecchia, and Mr. Samuel Spratt Strong the younger, residing at Poole aforesaid, on the 1st day of September 1826, by the unanimous and complete consent of the contracting parties is from this day void, and so to be by all persons understood as null and void, inasmuch as the contracting parties hold and consider the same as and for dissolved and completely null and void. Having, therefore, equalized their accounts the one discharges the other in respect of all Partnership dealings and transactions, holding themselves as and for completely exonerated and discharged of and from all further obligations and engagements as fully and effectually as if no mercantile connection had ever existed between them; and although as men of honour, persevering in their intention, there exists no necessity for entering into any guarantee or security for the due per-formance of what hath been agreed upon between them, yet, nevertheless, lest any one should at any time molest or trouble them on any ground, pretext, or account whatsover, they willed and do will that the present agreement be sustained and upheld by and through the protection and sanction of the laws of Great Britian, as also that the same be held good and valid under all other legal sanctions or obligations of any other Empire or Dominion, binding and obliging their persons and property not only in this but in every other better and more efficacious manner and form, as well for the perpetual duration of the said agreement, as that no one may at any time hereafter call in question the existence thereof.—In testimony whereof the said William and Samuel have set their hands to the present agreement, whereof two parts were drawn up for the use and inspection of the respective parties.— Done at Civita Vecchia, in Italy, within the Territories of the Holy Roman Church, on the 1st day of October, in the year of the Nativity of our Lord Jesus Christ, 1827.

Saml. Spratt Strong, jun. Willm. Oldis.