NOTICE is hereby given, that the Copartnership here-tofore subsisting and carried on between us the undersigned, Lewis Abrahams and Phillip Abrahams, of Newcastle-Street, Strand, in the County of Middlesex, Tailors, was this day dissolved by mutual consent.—Dated the 26th day of Lewis Abrahams. February 1834.

Phillip Abrahams.

NOTICE is hereby given, that the Partnership concern heretofore subsisting between us the undersigned, Thomas Fowler and John Cartwright, as Blacksmiths, at Bottom of Greenacres-Moor, within Oldham, in the County of Lancaster, was dissolved on the 26th day of December last by mutual consent; and that all debts due and owing to or by the said Thomas Fowler and John Cartwright, as Partners, are to be received and paid by the said Thomas Fowler.—Dated this 24th day of February 1834.

Thomas Fowler. John Cartwright.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Halliday, Thomas Stevenson Ashburner, and Thomas Priestley, carrying on business at Manchester, as Wine, Spirit, and Porter-Merchants, under the firm of William Halliday and Co. was discounted by the deep of Fabruary instant, by putting one solved on the 18th day of February instant by mutual consent .- Dated this 20th day of February 1834.

Wm. Halliday. Thomas S. Ashburner. Thomas Priestley.

NOTICE is hereby given, that the Partnership heretofore subsisting between ne the modern to the modern the modern to the modern the modern to subsisting between us the undersigned, Thomas White and Albert James Attwood, under the firm of Thomas White and Co. carrying on the business of Printers, at No. 11, Crane-Court, Fleet-Street, in the City of London, is this day dissolved by mutual consent; and all persons indebted to the above firm are desired to pay the amounts due from them to Mr. John Grandin, of No. 65, Frith-Street, Soho-Square, in the County of Middlesex, to whom also all persons, Creditors of the said firm, are requested to forward accounts of their claims: As witness our hands this 27th day of February 1834. Thomas White.

Albert James Attwood.

OTICE is hereby given, that the Partnership subsisting between Robert Stribling Cornish and George Hanson Julian, of the City of Exeter, Builders and Surveyors, under the firm of Cornish and Julian, will expire by effluxion of time on Saturday next, the 1st day of March 1834, when the said Partnership will determine. All persons who have any demands on the said firm are requested to send the same to Mr. Cornish, 139, Fore Street Hill, or to Mr. Julian, 6, Cas tle-Street, Exeter, that the same may be examined and settled; and all persons indelted to the said firm are requested to pay and all persons indebted to the said firm are requested to pay their accounts to the said Mr. Cornish, or Mr. Julian. Dated the 27th day of February, 1834.

Robert Stribling Cornish. George Hanson Julian.

[Extract from the Edinburgh Gazette of February-25, 1834.] DISSOLUTION OF COPARTNERY.

Drummore, February 24, 1834. HE Company which carried on business as Distillers, &c. at St. Clement's Wells and Fisherrow, under the firm of William and James Aitchison, dissolved their Copartnery on the 29th June last, with the joint consent of all the Partners.

William Aitchison. Wm. Aitchison, jun. James Aitchison.

FRANCIS CARNET, Witness. JOHN BRUNSTON, Witness.

[Extract from the Edinburgh Gazette of February 25, 1833.]

Glasgow, February 18, 1834.

THE subscriber, J. W. Peterson, has ceased, of this date, to be a Partner in the business sometime carried on by him and the subscribers, J. P. Duggan and T. Warren, in Partpany, or the Port-Dundas Bottle Company; the said J. P. Duggan and T. Warren continue to carry on the business

under the firm of the Port-Dundas Bottle Company, and they are authorised to uplift and discharge the whole debts due to the Company.

J. W. Peterson.

J. P. Duggan.

Timothy Warren.

R. JAMESON, Witness. JOHN THOM, Witness.

## NOTICE.

JOTICE is hereby given, that the Partnership between John Paton and Joseph Paton, in the trades and business of Mordaunt-Manufacturers and Starch and British Gum-Manufacturers, carried on at Cornbrook and Salford, both in the County of Lancaster, under the firm of Andrew Paton and Son (the said Partnership being a Partnership at will), is this day dissolved; I, the said John Paton, having previously given due notice to the said Joseph Paton of my intention to determine and dissolve the same; and I, the said John Paton, shall in future carry on the said businesses and trades of Mordaunt-Manufacturer and Starch and British Gum-Manufacturer, on my own separate account and without further connexion with the said Joseph Paton .- Dated this 25th day of February 1834. John Paton.

## MARY EYLAND, deceased.

A LL Persons having any claim or demand upon the estate of the late Mary Eyland, of Wigmore-Street, Cavendish-Square, and of Maida-Place, Edgware-Road, Middlesex, Boot and Shoe-Maker, deceased, are requested forthwith to transmit the same to our Offices as under.

ELKINS and SON, Newman-Street, Solieitors for the Administrator.

## MARY JOHNSON, otherwise BUXTON MARY.

IF Mary Johnson, formerly of Newark-upon-Trent, and afterwards of Teddington, near Bakewell, will apply to Messrs. Barrow and Son, Solicitors, Southwell, she will hear of something to her advantage. The said Mary Johnson (if living) is about twenty-eight years of age, about five feet three inches in height, of a dark complexion, has dark hair and eyes, and is what is called rather cross-eyed. She for some time went by the name of Buxton Mary, and is supposed to be now an itinerant ballad singer, or match-seller; but the last intelligence her surviving next of kin has obtained of her is, that about seven years ago she was at Saint Ives, in Huntingdonshire, and about five or six years ago, at the town of Hunting-don. If she should happen to be dead, any person who will give such information as may lead to a proof of the fact, will be fully compensated.

[Extract from the Dublin Gazette of February 8, 1834.] TO JOHN GOODBODY, AND ALL OTHER PERSONS · CONCERNED.

HEREAS Thomas Strangman did, by indenture of lease, bearing date the 13th day of April 1748, demise unto William Goodbody all that and those, the lands of Farranglanfyn and Shanbegg, for and during the natural lives and life of Joshua Straugman, Joseph Goodbody, and Jonathan Gatchell, and for and during the life and lives of such other person or persons as should for ever thereafter be added thereto, by virtue of the covenant for perpetual renewal therein contained, upon payment of the sum of £25, as and for a renewal fine on the fall of each life: and whereas, pursuant to the said covenant, the said lease was, by indenture, bearing date the-31st day of January 1803, renewed by Joshua Strangman, in whom the fee and inheritance of said lands was then vested, to John Goodbody, in whom the interest in said lease was then rested, for the lives of the aforesaid Joshua Strangman, Jonathan Gatchell, and Launcelot Croasdale as by the said several indentures may more fully appear: and whereas the right, title, and interest of the said Thomas Stranguan and Joshua Strangman has, by mesne assignment, or otherwise, come to, and is now legally vested in me, John Strangman, of the City of Waterford: and whereas John Goodbody, the eldest son of John Goodbody, who is dead, claims to be entitled to all right, title, and interest of said Wm. Goodbody, the original lessee, and said John Goodbody, under said lease and renewal: and whereas all the lives in the said lease and renewal thereof are dead: and whereas there is now due and owing to me, the said. John Strangman, a large sum as and for renewal fines under