March 3, 1824. The hereby consent to the dissolution of Partnership now existing between us, as the firm of Henry and George Willis, Carpet and Floor-Cloth Dealers, No. 42, Blackman-Street, Borough, Southwark. George Willis. Street, Borough, Southwark.

Henry Willis.

THE Partnership between the undersigned, William Fox and Thomas Jackson Wainewright, as Chemists and Druggists and Dealers in Tea, Coffee, Tobacco, Oils, Paints, &c. at Pontefract, in the County of York, is this day dissolved: As witness our hands 28th February 1834.

William Fox.

Thomas Jackson Wainewright.

London, February 7, 1834. London, February 7, 1834. subsisting between Charles More Ullithorne and Andrews Plumsted Reeve, Solicitors, at No. 26, Red Lion-Square, Holborn, was this day dissolved by nutual consent: As witness Charles More Ullithorne. our bands.

A. P. Reeve.

hetween us the undersigned, Deale and Storey, joint Proprietors of the late Universal Institution, situate in King William-Street, Strand, in the County of Middlesex, was this day dissolved by mutual consent; and all debts due to or owed by the said firm will be received and paid by the latter gentleman.—Dated London, this 18th day of February 1834.

D. G. Deale.

C. H. Storey.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, John Wood and George Askew, carrying on business as Attorneys and Solicitors, at Alfreton, in the County of Derby, and in the Town of Nottingham, was this day dissolved by mutual consent.—Dated this 3d day of March 1834.

John Wood. Geo. Askew.

OTICE is hereby given, that the Partnership subsisting between us the undersigned, Priscilla Barber and Mary Carter Williams, carrying on the business of School-Keepers, in Pembroke-Street, in the Parish of St. Paul's, in the City of Bristol, was dissolved on the 29th September last by nutual consent; and that the business will in future be carried on by the said Mary Carter Williams.—Dated this 20th day of November 1833. Priscilla Barber.

Mary Carter Williams.

OTICE is hereby given, that the Partnership heretofore subsisting hereby given, the many in the control of the subsisting between us the undersigned, John Knowles and James Bold, of Liverpool, in the County of Lancaster, as Merchants, under the firm of Knowles, Bold, and Company, was dissolved on the 25th day of February last by mutual con-sent; all accounts due to and owing by the said firm will be received and paid by the said John Knowles: As witness our hands this 1st day of March 1834.

John Knowles. James Bold.

OTICE is hereby given, that the Partnership heretofore other is hereby given, that the Partnership heretofore subsisting between us the undersigned, Elizabeth Elgey and James Elgey, both of Bradford, in the County of York, Tobacco-Manufacturers, carrying on business there under the style or firm of E. and J. Elgey, was this day dissolved by mutual consent; all debts due to or owing by the said firm will be received and paid by the said Elizabeth Elgey, who will in future carry on the said business on her own separate account. Dated this 27th day of February 1834.

Elizth. Elgey. James Elgey.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, John Brough, of Bishop Wearmouth, in the County of Durham, and Michael Reed the younger, of Sunderland near the Sea, in the said County, as Millers, and carried on by us at Seaham-Mill, in

the said County of Durham, under the firm of Brough and Reed, is this day dissolved by mutual consent; and that all debts due or owing to or from the said Copartnership will be received and paid by the said John Brough.—Dated this 26th day of February 1834.

J. Brough. J. Brough.

Michael Reed, jun.

[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 Strangman, 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 vested, 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 Strangman 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 said lease: and whereas I, the said John Strangman, am unable to discover where the said John Goodbody now is, and unable to discover, where the said John Goodbody now is, and in consequence thereof I am unable to make a demand of the said sum so due for fines, on the said John Goodbody: and whereas, in consequence of such inability, I, the said John Strangman, did, by my Agent, on the 6th day of January instant, make a demand of said fines on the said lands so contained in said lease, from Isaac Pattenson, William Goodbody, William Strong, and Edward M'Evoy, the principal tenants who were then, and still are, the principal occupiers of said leads and which demand has not been since countied with lands, and which demand has not been since complied with :

Now I, John Strangnam, do, in pursuance of the Statute in such case made and provided, give you, the said John Goodbody, and all others concerned, notice, that I, the said John body, and all others concerned, notice, that I, the said John Strangman, did, by my Agent, on the said 6th day of January instant, demand the payment of the fines now due under the said lease, upon the said lands, from the said Isaac Pattenson, William Goodbody, William Strong, and Edward M'Evoy, principal tenants, who then were, and still are, the principal occupiers thereof; and I do also give notice, that such demand has not been complied with; and also, I do hereby demand, require, and call upon you, said John Goodbody, and all other nersons concerned therein, to pay all arrears of renewal fines and interest thereon, due and owing for said lands and premises to which I am now entitled under said lease, or in default mises, to which I am now entitled under said lease, or in default thereof, within a reasonable time from the date hereof, I will hold myself exonerated from said covenant of renewal in said lease, and will not renew the same.—Dated this 6th day of Japuary 1834 JOHN STRANGMAN. January 1834.

IVIE, BURKE, and GERAGHTY, Solicitors, 12, Upper Ormond-Quay.

BRITISH GUIANA.

PURSUANT to an Order of his Honour Charles Wray, Chief Justice of British Guiana, bearing date the 25th day of September 1833;

I, the undersigned, Deputy First Marshal of the District of Demerary and Essequebo, in British Guiana aforesaid, in the name and behalf of Theresa Lucy Wood, Relict and sole her Attorney, Charles Benjamin, do hereby, by edict, summon all known and unknown creditors in Europe of the said Henry Wood, and of his plantation Hoff Van Aurick, to appear in person, or by their Attorneys, at the Bar of the Ordinary Roll-Court for the said District of Demerary and Essequebo,