OTICE is hereby given, that the Copartnership hitherto carried on by us, at Liverpool, as Ship-Brokers and General-Agents, under the firm of Tinley, Langston, and Company, is this day dissolved by mutual consent.—Dated, in Liverpool, the 12th day of March 1834.

Thos. Tinley.

Francis Legh Langston.

OTICE is hereby given, that the Partnership subsisting John Marie Morlet, of No. 2, Brabant-Court, Philipst-Lane, Fenchurch-Street, London, Merchants, is this day dissolved by mutual-consent.—Witness our hands this 18th day of March John Francis Buisson.

John Marie Morlet.

OTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, Samuel Hirst and Edward Hirst, of Leeds, in the County of York, Dyers and Copartners in trade, has been this day dissolved by mutual consent. All debts owing to or due from the said firm are to be received and paid by the Edward Hirst, who will continue the concern as usual, at Mill-Hill, in Leeds: As witness our hands this 8th day of March 1834.

Samuel Hirst. Edwd. Hirst.

NOTICE is hereby given, that the Partnership formerly carried on between Richard Parker, late of the City of Bristol, Surgeon, deceased, and Joseph Goodall Lansdown, of the same City, Surgeon, and lately by us the undersigned, Edward Parker and William Jones, as Trustees under the will of the said Richard Parker, deceased, and the said Joseph Goodall Lansdown, was on the 10th day of February last dissolved by mutual consent. Edward Parker.

William Jones. J. G. Lansdown.

OTICE is hereby given, that the Partnership heretofore Matthew Worthington, carrying on the business of Curriers and Leather-Cutters, at Ulverstone, in the County of Lancaster, is this day dissolved by mutual consent; and that adobts owing by and due to the said Partnership will be paid and received by the said Matthew Worthington, by whom the said business will in future be carried on on his own ac-· count : As witness our hands this 4th day of March 1834.

James Cock. Mattw. Worthington.

OTICE is hereby given, that the Partnership heretofore subsisting between Mary Birchall, Christopher Lonsdale, and Richard Mills, of New Bond-Street, in the County of Middlesex, Music-Sellers and Publishers and Dealers in Musical Instruments, was dissolved on the 29th day of September cat instruments, was dissolved on the 29th day of September 1829, fo far as regards the said Mary Birchall, by mutual consent; and that all debts (if any) now oning to or by the said firm will be received and paid by the said Christopher Lonsdale and Richard Mills.—Dated this 14th day of March 1834.

Mary Birchall. Christ. Lonsdale. Richd. Mills.

OTICE is hereby given, that the Partnership heretofore TOTICE is hereby given, that the Partnership heretotore subsisting between us the undersigned, as Haberdashers, Hosiers, and Fancy Worsted Work-Dealers, at No. 25, Saint Augustine's-Parade, in the City of Bristol, under the style or firm of Pearmain and Margrate, was determined by mutual consent on and from the 25th day of January last past: As watness our hands this 12th day of March 1834.

The  $Jane \times Knight$ , Mark of (late Pearmain). William Margrate. Sarah Margrate.

[Extract from the Edinburgh Gazette of March 11, 1834.] NOTICE

Kirkland, March 7, 1834.

THE subscriber ceased, from and after the 28th ultimo, to be a Partuer, or to have any interest in the business car-ried on at Kirkland Works, Fifeshire, under the firm of Neilson and Company, Merchants and Manufacturers there; and also in the business carried on at Dundee, under the firm of John Ramsay and Company, Merchants there.

Henry Thomas Vigne.

HENRY T. PETER, Witness. JOHN GIBB, Witness.

## CHIDWICK'S ESTATE.

LL persons having any claims or demands on the estate of Joseph Thomas Chidwick, late of Hounsditch, Chemist and Druggist (who died in the month of October 1833), and not having rendered the particulars thereof to Mr. John Morse, the Executor, are requested on or before the 30th day of April next, to forward the same to Messrs. J. L. Jones and Son, of 71, Mark-Lane, London, his Solicitors, otherwise they will be peremptorily excluded all benefit under the estate.

## TO CREDITORS.

LL persons having legal demands upon the effects of Francis Newman, formerly of North Cadbury, Somersetshire, Esq. who quitted England upwards of thirty years since, and subsequently resided at Charles County, in the State of Maryland, North America, are requested to send the particulars of their demands within one month from the date hereof to Mr. Francis Smedley, No. 12, Ely-Place, Holborn, Administrator to the will annexed of the said Francis Newman. otherwise such effects will be distributed as by his will directed. Dated the 10th day of March 1834.

To the Nephews and Nieces of Stephen Mathews, late of Burford, in the County of Oxford, deceased.

HEREAS the said Stephen Mathews by his will, bearing date the 20th day of January 1827, gave and bequeathed one moiety of the residue of his personal property (subject to a contingency which has taken effect), and his nephews and nieces equally; any persons therefore claiming to stand in such relation to the Testator, are requested to furnish proper evidence thereof (if by letter post paid), to Mr. Price, Solici-tor, Burford, on or before the 30th instant, or in default thereof they will be excluded from any share in the division of the said property.—Burford, March 13, 1834.

[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 Far-ranglanfyn and Shanbegg, for and during the natural lives and fair 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, hearing 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 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 cldest 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