London, January 12, 1838.

THE Partnership heretofore carried on by the undersigned, as Merchants, under the firm of Pinto, Urquhart, and Perez, has been dissolved, by mutual consent, on and from the 30th day of December last. The outstanding debts will be received and paid by Messrs. Pinto, Perez, and Co. at their Counting-house, No. 36, Crutched friars.

Thro. Ferra. Pinto. W. A. Urquhart. M. Perez Lozano.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas William Lanchester and Robert Row Carley, as Surgeons, Apothecaries, and Accoucheurs, at Yoxford and Laxield, in the county of Suffolk, was this day dissolved by mutual consent · As witness our hands this 6th day of January 1838. Thomas William Lanchester.

Robert Row Carley.

NOTICE is hereby given, that the Copartnership between Sarah Aynsworth and George Lea, of Hemel Hempsted, in the county of Hertford, Grocers, Tea-Dealers, and Tallow-Chandlers, trading under the firm of Aynsworth and Lea, was, on the day of the date hereof, dissolved by mutual consent .- Dated the 30th day of December 1837.

The Sarah × Aynsworth. Mark of

George Lea.

OTICE is hereby given, that the Partnership heretofore subsisting and carried on between us the undersigned, John Budge and William Guise Sparke, of Fore-street and Market street, in Devonport, in the county of Deron, Hatters Felt-Makers, was this day dissolved by mutual consent; and and that the said business will in future be carried on by the said William Guise Sparke alone.-Dated this 9th day of January, in the year 1838.

John Budge. W. G. Sparke.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, at Manchester, in the county of Lancaster, as Fustian Manufacturers and Traders in Fustians, under the firm of Nathan Knight and Son, has been dissolved by mutual consent; and further notice is hereby given, that the parnership (if any) now subsisting be-tween us, as Commission Agents, or otherwise, is this day dissolved by mutual consent; and the said last-mentioned business will henceforth be carried on by the undersigned Nathan Knight, junior, alone : As witness our hands this 1st day of January 1838. Nuthan Knight.

Nathan Knight, jun.

OTICE is hereby given, that the Partnership which has for some years past subsisted between us the under-signed, in the business of a Veterinary Sorgeon, and also in an Establishment for the Parchase and Sale of Horses, Caran Establishment for the Parchase and Sale of Horses, Car-riages, and Harness, by public auction and on commission, and in the Jobbing and Letting to Hire of Horses and Carriages, and in Keeping Livery Stables, called the Bristol Horse Bazaar, in College-place, in the city of Bristol, under the firm of Leigh and Withers, was dissolred, by mutual consent, on the 30th day of June last. All debts due to and from the said late partnership will be received and paid by Mr. Withers, at the Horse Bazaar. – Witness our hands this 9th day of January 1838. Nathl. Poole Leigh 1838. Nathl. Poole Leigh. Saml. H. Withers.

No. 19578.

OTICE is hereby given, that the Partnership hereto-NOTICE is hereby given, that the Partnership hereto-fore carried on by us the undersigned, at Huddersfield, in the county of York, as Tea-Dealers, under the firm of Gar-side and Bray, is this day dissolved by mutual consent; and that all moneys due to or owing by the said concern, will be received and paid by the undersigned, Eagland Bray.—Dated this 2d day of January 1835. Josh. Garside.

Eagland Bray.

W B Rowland Ryley, William Ingarfield, and Joseph-Bartholonew, now carrying on business as Fishmon-gers, in partnership together, at No. 24, King's Road, Brighton, in the county of Sussex, do hereby give notice, that the partnership hitherto existing between us, in the said business, at Brighton aforesaid, has been this day dis-solved by mutual coursent so far as rearrank the said towards solved by mutual consent, so far as regards the said Joseph Bartholomew.--Witness our hands this 4th day of January Rowland Ryley. 1838.

William Ingarfield. Joseph Bartholomew.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, as Spindle and Fly Manufac-turers, at Prescot, in the county of Lancaster, under the firm of William Burnett and Son, was, on the 30th day of December last, dissolved by mutual consent. All debts owing to or by the late partnership firm, will be received and paid by the undersigned William Burnett the younger, by whom the business will in future be carried on: As witness our hands this 1st day of January 1838.

William Burnett. Willm. Burnett, jr.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, James Crocker and Daniel Grittin, as Cotton Manufacturers, and carried on at Nos. 61 and 62, Wood-street, Cheapside, in the city of London, and at West Ham, Essex, has this day been dissolved by mutual consent. All debts due and owing by and to the said copartnership will be paid and received by the said James Crocker, by whom the said business will in future be carried on : As witness our hands this 10th day of January 1838.

James Crocker. Danl. Griffin.

Gray's-inn road, January 10, 1838. NOTICE is hereby given, that the Partnership lately subsisting between me the undersigned, Will am Cubit and Lewis Cubitt, as Builders, in Gray's-inn-road, London, is dissolved by mutual consent. William Cubitt.

> Assented to by Lewis Cubitt, by documents filed at the London Gazette Office.

N OTICE is hereby given, that I, Giles Ashworth, of Edge-worth, in the county of Lancaster, have by indenture of lease, hearing date on or about the 1st day of October 1836, demised and let to Messrs. James Greaves and Joseph Stockdale, of highworth and Manchester, Calico Printers, certain print-works and premises, situate at Edgworth and Turton, in the said county; and also the use and enjoyment, for the term of years in the said lease mentioned, of all and every the water-wheels, wash-wheels. dash-wheels, calenders, printing machines, vessels, machinery, engines, utensils, im-plements, fixures, articles, and things now being upon, or belonging to, the said print-works and premises; and which are particularly mentioned, specified, and set forth in schedules or inventories thereof, in the several postessions of the said Giles Ashworth and of the said Messrs. Greaves and Stockdale, ---And, therefore, notice is hereby given, that the said waterwheels, dash-wheels, wash-wheels, calenders, printing ma-chanes, vessels, machinery, engines, uteosils, implements, fixtures, articles, and things now being upon, or belonging to, the said print-works and premises, and so mentioned, specified, and set forth in the said schedules, are the property of the said Giles Ashworth; and that the said Messas. Greaves and Stockdale have no interest therein, further than the use thereof, for the term in the said lease mentioned.-Bolton, Na vember 30, 1837. GILES ASHWORTH. No vember 30, 1837.

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