GIBRALTAR PRIZE MONEY.

THE Commissioners appointed in and by two Acts passed in the 23d and 25th Years of His present Majesty's Reign, to inspect, examine and settle all Accounts of such Bounty Money and Prize Money as shall become due to the Garrison of Gibraltar, do hereby give Notice to all Officers, Non-Commissioned Officers, private Soldiers and others who served in the Garrison of Gibraltar on the 13th Day of September and the 11th Day of October, 1782, That the Fourth and Last Dividend of the said Prize Money is now in Course of Payment in London, at

George Best, Esq; for Three Hanoverian Battalions. The Corsicans are paid by the Secretary.

The Commissioners further give Notice to all Persons claiming Shares of the said Prize Money that they must and are hereby required to receive that which is due to them on or before the 1st Day of January, 1789, otherwise they will be excluded from the Benefit of the said Acts.

By Order of the Board,

Dorset-court, June 20, 1788. Joseph Harrison, Secretary.

Briftol, July 21, 1788:

THE Partnership between Robert Southey and Thomas Southey, of Wine-street, in the City of Bristol, Linenarapers and Lacemen, is, by mutual Consent, this Day dissolved; all Debts due to and owing from the said Partnership will be received and paid by Robert Southey, who continues the Business in Wine-street on his own Account: Witness our Hands,

Rob. Southey. Thomas Southeys

Otice is hereby given, That the Copartnership carried on by us under the Firm of Hill, Young and Mellish, as Ship-builders, at Limehouse Hole, Rotherhithe, is this Day disolved by mutual Consent; and such Business will, in future, be carried on at Limehouse Hole by Mess. Hill and Mellish, and at Rotherhithe by Mr. Young, on their separate Accounts: All Persons having any Demand on the Copartnership are estimately requested to send an Account thereof to the Accompting-house at Limehouse Hole. Witness our Hands this 3d Day of September, 1788.

Almon Hill. Joshua Young. Rob. Mellish.

Hereas the Copartnership which subsisted between John Panting and Matthew Willcocks, of Broad-street, Bloomsbury, Linen-drapers, has been this Day dissolved by mutual Consent; all Persons indebted to the said John Panting, who is duly authorized to receive the same, and to pay all Debts and Demands thereon, and who continues to carry on the Business on his own sole Account, in Broad-street aforesaid, instead of Matthew Willcocks, as mentioned in the Gazette of the 23d Day of August. Witness our Hands, this 1st Day of August, 1788,

John Panting. Matt. Willcocks. To the Creditors of Charles Floyer, heretofore of the Town of Abergavenny, in the County of Monmouth, Gentlentan;

N pursuance of the Directions contained in the last Will and Testament of Blanch Floyer, late of the said Town of Abergavenny, who was the Widow of the said Charles Floyer, and who departed this Life on the 20th Day of August, 1786, Notice is hereby given, that the said Blanch Floyer did, in her last Will and Testament, recite, that her said late Husband did, in the Year 1748, enter into a Composition with several of his Creditors to pay them after the Rate of Ten Shillings in the Pound of their respective Debts; that her Intention and Desire were to charge certain Estates by her said Will devised, with the Payment of the remaining Ten Shillings in the Pounds to such of the Creditors of her said late Husband, who executed a certain Deed of Composition, bearing Date the 25th Day of October, 1748, and thereby agreed to accept a Composition of Ten Shillings in the Pound, in full of their Debts, in entire Exclusion of such of her said late Husband's Creditors who results to accept fuch Composition; and, after reciting that the said Charles Floyer departed this Life some Time in the Year 1753, the said Testatrix did, in and by her said Will, and a Codicil thereto, devise all her Messages, Lands and Tenements, situate in the Town and Parish of Abergavenny, the Parish of Llantillo, Pertholey, or essential the said County Will and Testament, recite, that her said late Husband did; in parish of Liantillo, Pertholey, or essembler, in the said County of Monmouth, unto and to the Use of Fower Walker, of Lincoln's-inn, in the County of Middl sex, Esq; and John Roberts, of the said Town of Abergavenny, Esq; and Robert Morgan Kinsey, of the same Place, Gentleman, their Heirs and Assigns upon Trust (among other Trusts therein-mentioned) to raise and upon Trust (among other Trusts therein-mentioned) to raise and levy such Sum of Money, and no more, as the Remainder of the original Debts due to such of the Creditors of her said Hushand who accepted the said Composition of Ten Shillings in the Pound, amounted to, viz. the principal Sum which the remaining Ten Shillings in the Pound unpaid of such Debts should amount to, at the Time of her Decease, with Interest for the same, to be computed from the Time of her Decease, in such Man ther as by her faid Will is dir Ct.], and should thereupon invest the Money so raised, and the Dividends and In. cr. thereof, in such Manner as is directed by her said Will, until it should be decided to the Satisfaction of the said Trustees; whether and how far the said Estates were or should be in Law or Equity liable to the Payment of the Debts due from the said Testates of the said the Continuous said to the said the Satisfaction of the said Trustees; whether and how far the said to the said the said the said to the said the said the said the said the said the said to the said the s or Equity liable to the Payment of the Dibts due from the land.

Teftatrix's faid late Husband, to fush of his Specialty Creditions
as did not accept of the faid Composition, and should, when
as soon as it should sufficiently appear or be decided to the Satisfaction of the faid Trustees, that the said Estates were or should
be liable to the Payment of such Debts of the said Cred. is,
whold not accede to the said Composition, or any of them; whi did not accede to the faid Compolition, or any of them; then upon Truft, by and out of the faid Truft Monies, to pay to fuch Creditors such Sums, so far as the faid Trust Monies would extend, towards Discharge of their said Debts and Interest, as they should appear or be adjudged, or decreed to be intitled in Law or Equity, to recover out of the same Estates, and no more; and should, after Payment thereof, pay the Residue of the said Trust Monies to the Creditors, Parties to the said Deed Composition or their Parsonal Representatives, retenbly in of Composition, or their Personal Representatives, rateably in Proportion to their respective Debts. And in case the said Sec-Creditors, who had not acceded to the faid Composition, should appear not to be intitled to recover any of their said D bis out of the said Estates, then to pay the Whole of the said Trust Monies to and among the Creditors who had acceded therets, Monies to and among the Creditors who had acceded theact of or their Personal Representatives, rateably and in Proportion to their respective Debts, it being by the said Will declared to be the Intent of the said Testatrix that the Specialty Creditors of her said Husband, who did not accept of the said Composition, or their Representatives, should be paid no more out of the said Trust Monies than they would be intitled to recover at Law or in Equity out of the said Estates.

And all such Persons as conceive themselves to be interested in the said Devise are hereby desired to send an Account of their

And all such Persons as conceive themselves to be interested in the said Devise are hereby desired to fend an Account of their respective Demands to the said Robert Morgan Kinsey, at Abergavenny aforesaid, of whom further Particulars may be had respecting the Will of the said Testatrix;

A LL Persons who have any Demands on the Estate of Thomas Robins, late of the Minories, London, Linen-draper, deceased, are desired to send the Particulars thereof to Mr. Joshua Hopkins, of Fower de Luce-street, Norton Falgate, his Executor; and all Persons indebted to the Testator are requested forthwith to pay the same to the above Executor.