77. South Wales, viz.	.]		1
Brecknockshire	بنت	-7	
Carmarthenshire		-1	: :
Cardiganshire . :	·		
Glamorganshire	-	 ₹	
Radnorshire, and	منسة	· {	1,296
Pembrokeshire, with			
Herefordshire, an		<u></u> {	
Monmouthshire	<u> </u>	- J	

N. B. The above Sums are the groß Amounts of the Duty arifing, within each District respectively, for the Year ending on the 1st of August, 1787.

J. Bindley. W. Baillie. R. Tickell. J. Byng. E. Fawkener.

London, December 1, 1790.

Otice is hereby given, that the Coparthership between Thomas Dicey, Edward Beynon, and John Wye, of Bow Church-vard, London, Warehousemen, was this Day disfolved; and all Persons having any Demands upon the said Copartnership are to apply to the said Thomas Dicey and Edward Beynon, in Bow Church-yard aforesaid, who have undertaken to fatisfy, pay and discharge the same. And all Persons indebted to the said Copartnership are hereby required to pay the Amount of their respective Debts unto the said Thomas Dicey and Edward Beynon, who are empowered ro receive and give Discharges for the same, and therefore the Liquidation of all the Accompts of the said late Copartnership devolves upon them. Witness our Hands. Witness our Hands,

Tho. Dicey. Edw. Beynon. -John Wye.

December 11, 1790.

Totice is hereby given, that the Partnership of Alexander Chatto and William Chatto, lately carried on at Saint Anthony's, near the Town of Newcastle upon Tyne, under the Firm of Mess. Alexander and William Chatto, Potters and Tile-makers, was this Day amicably dissolved, and the Business will hencesonward be carried on by Alexander Chatto alone on his own separate Account, to whom all Debts due from or aming to the late Conartnership are to be paid and received. wing to the late Copartnership are to be paid and received.

Alex. Chatto. Wm. Chatto.

New Bond freet, December 13, 1790 New Bond street, December 13, 1790.

Hereas the Copartnership lately subsisting between Thomas Ramell and Thomas Hayman, of New Bond-Rreet in the County of Middlesex, Wine and Brandy Merchants, was this Day dissolved by mutual Consent. Notice is hereby given, that all Persons who are indebted to the said Copartnership are forthwith to pay the same to the said Thomas Ramell; and all Persons who have any Claims or Demands on the said late Copartnership are desired to sender a Account thereof to the said Thomas Ramell. And Notice is hereby given, that the said Trade and Business of Wine and Brandy Merchants will, from the Day of the Date hereof, be carried on by the said Thomas Ramell and Thomas Herne, in the Firm and Stile of Ramell and Herne, in the same House and Premises. Ramell and Heine, in the same House and Premises. Tho. Ramell.

Thomas Hayman. Tho. Herne.

Birmingham, December 10, 1790.

Whereas the Partnership lately substiting between John Merry, of Birmingham in the County of Warwick, and Joseph Merry, of the same Place, Buckle-makers and Copartners, was, the 29th Day of September now last past, dissolved by mutual Consent. All Persons who stand indebted so the said Partnership are requested to pay their respective Debts to either of the said-Parsies; and all Persons to whom the said Partnership stands indebted are required to send an Account of their Debts to either of the said Partners, who will pay the same; the said Buckle Trade being in future to be served on by the said Joseph Merry.

John Merry.

Joseph Merry.

September 29, 1789.

HE Partnership between John Morgan, William Macgeorge, and David Carnegie Knöx; of Hamilton-street, Hyde-Park Corner, trading under the Firm of Morgan, Macgeorge and Knox, was dissolved by mutual Consent on the 29th of September, 1789.

J. Morgan. Wm. Macgeorge. D. C. Knox.

Newcastle, December 13, 1790.

Otice is hereby given, that the Partnership in the Hat
Manufactory, which has for some Years past been carried on at Newcastle under Lyme in the County of Stafford, under the Firm of Hall, Harding and Co. is this Day diffolved.
All Persons, therefore, who are indebted to the said late Concern are requested to pay their respective Debts, as they shall become due, to Thomas Kinnersy, of Newcastle aforesaid, who is authorized to receive the same; and those Persons to whom the said Partnership now stand indebted are requested to fend their Accounts to the faid Thomas Kinnersly, who will have them liquidated and paid.

Eliz. Harding, Late Widow and Administratrix of James Hall, deceased.

John Harding.

Wm. Watkiss. Robert Hall.
Tho. Kinnersty,
Surviving Executor of the late Wm. Kinnersty, deceased.

Otice is hereby given, that the Partnership lately substitution of Chiid and Hill, at No. 24, Haymarket. Wine-merchants, was mutually dissolved on the 26th Day of November last. All Persons having any Claims or Bemands on the said Copartnership are desired to deliver the same to Mr. John Child, at the Place above-mentioned. Witness our Hands the 14th of December, 1790. John Child, John Hill.

Aux PROFESSEURS et AMATEURS de MUSIQUE, No. 32, Parliament-Street.

PENETRE de Reconnoissance pour toutes les Faveurs qu'il a déjà reçus, et jaloux de pouvoir fournir à la Noblesse et à tous les Amateurs et Professeurs de Musique l'Occasion la à tous les Amateurs et Prosesseurs de Mussque l'Occasion la Moins équivoque de mettre à l'épreuve la Bonté de ses FORTE PIANOS, Mr. HANCOCK a l'Honneur d'annoncer au Public qu'il a destiné le premier Etage de son Magazin à ce seul Usage. On trouvera dans les disserentes Chambres où il a soin de tenir constament bon Feu, quelques uns de ses plus parfaits Instrumens avec des Livres de Mussque choisse: Il prie donc très respectueusement Messieurs les Amateurs soit qu'ils aient Dessein d'acheter ou non) de vouloir bien regarder ces Appartemens comme les leurs propres, & s'assurer qu'ils en auront l'Entrée en tout Tems (excepté les Dimanches) exempte de Frais qu'elconque; car quoique l'Invention ait obtenu, au moyen d'une Patente Royale, le Droit exclusif de fabriquer ces Instrumens, il s'estimerait infiniment plus honoré, en excitant l'Attention du Public par leur Excellence intrinseque et la Qualité superieure de leur Son, qu'en l'éblouissant par l'Eclat de la Protection, quelque élevée et statteuse qu'elle puisse être.

*** Pour repondre à plusieurs Demandes qu'on lui a faites, il se croit obligé de prevenir qu'il ne sauroit vendre ces Instrumens à Credit, in les louer sous quelles Conditions que l'on puisse

à Credit, in les louer sous quelles Conditions que l'on puisse proposer.

+++ Ces Instrumens sont garantis tels qu'ils peuvent se conferver, sans le moindre Dérangement, dans tous les Quartiers du Globe, et ils seront empaquetés de Manière à pouvoir être transportés avec toute la Sureté possible.

Coventry, December 11, 1790.

Whereas feveral Claims have been delivered in and made on the Estate and Estects of Mr. Robert Fox, late of the City of Coventry, Gentleman, deceased, which said Claims have been objected to by and on the Part of some of the Creditors of the said Robert Fox, who have desired his Administrators not to allow the same till they are legall, substantiated by the Persons claiming the same respectively: And whereas a Suit in Chancery has lately been commenced against the Administrator of the faid Robert Fox (and others therein mentioned) touching his Estate and Essets; Now therefore this is to give Notice, that the Creditors of the faid Robert Fox are particularly desired meet the Administrator of his Essate and Essets at the White Bear Inn in the City of Coventry, on Monday Monday