

*East-India House, June 7, 1793.*

**T**HE Court of Directors of the United Company of Merchants of England trading to the East-Indies, do hereby give Notice,

That the said Court have come to the Resolution of raising the Sum of 1,000,000*l.* additional Capital Stock of the said Company, which they are empowered to do by an Act, passed in the present Session of Parliament, intituled, "An Act for placing the Stock called East India Annuities under the Management of the Governor and Company of the Bank of England, and ingrafting the same on the Three Pounds per Centum Reduced Annuities, in Redemption of a Debt of 4,200,000*l.* owing by the Public to the East India Company; and for enabling the said Company to raise a Sum of Money by a further Increase of their Capital Stock, to be applied in Discharge of certain Debts of the said Company," at the Rate of 200*l.* for every 100*l.* Capital Stock, on the Terms hereafter mentioned, which have been approved by the Right Honourable the Lords Commissioners of His Majesty's Treasury; the Days of Payment are to be as follow, viz.

£	£		
40	on every 100	to be paid on the 9th July next.	
30	— Ditto	— — 6th August.	
40	— Ditto	— — 29th Ditto.	
50	— Ditto	— — 27th September	
20	— Ditto	— — 22d October.	
20	— Ditto	— — 22d November.	

200

That every Subscriber who shall pay the Whole of his Subscription, on or before the 23d Day of July next, will be allowed a Discount of 1*l.* 15*s.* for each 100*l.* Stock.

And that the said Subscribers will be intitled to the Dividend due the 5th of January, 1794, on their having paid in the Whole of their Subscription.

And the said Court do give further Notice, That the Option and Preference in subscribing for the said additional Stock will be given to the present Proprietors as far as 50*l.* per Cent. and who shall subscribe for such additional Stock, on or before the 20th Instant, at Two o'Clock; and in case the Subscriptions made by them, on or before the said 20th Instant, shall exceed the Sum proposed to be sold at that Time, a proportionable Deduction shall be made from each Subscription; and if such Subscription shall, on the Close thereof on the 20th Instant, fall short of the Sum proposed to be sold, the Deficiency shall be disposed of to other Persons, as the said Court of Directors, with Consent and Approbation as aforesaid, shall think fit.

And the said Court do also give further Notice, That in case any Subscriber or Subscribers, after having subscribed, shall fail in making all, or any the Payments agreed to at the respective Times for such Payments, then, and in every such Case, the said United Company shall, and may, take in such Subscriptions for, and sell the Annuity, Fund, or Stock subscribed for by such Defaulter, to any other Person or Persons; and all Deposits and Payments made by such Defaulter, previous to such Default, shall be forfeited to, and become the Property of, the said United Company.

And that Books, for the Receipt of Subscriptions, will be opened at the Transfer Office, at this House, on Monday the 10th Instant.

*William Ramsay, Secretary.*

**A**LL Persons who have any Claims or Demands upon the Estate of Mr. Robert Barnett, Gunmaker, of the Minorities, deceased, are desired forthwith to deliver their Accounts to his Executrix, Mrs. Barnett, at his late Residence in the Minorities.

No. 13537.

B

Revolution Mill, Clarendon, near Retford, Nottinghamshire, June 12, 1793.

**A**T a General Meeting of the Revolution Mill Company at Clarendon near Retford, Nottinghamshire, held this Day; Mr. Roger Teschemacher, late General Agent of the said Company, having resigned the said Office, his Resignation is accepted and confirmed by the said Company; and he is hereby declared to be no longer the Agent of the said Company in any Capacity whatsoever: and all whom it may concern are desired to take Notice accordingly:

Notice is therefore given, that all the Company's Draughts on their Bankers or others for Money be as heretofore drawn by a Proprietor, who at the same Time is not Agent of the Company, and shall be made payable to the Order of Mr. Samuel Statham; and likewise that all Bills of Exchange, remitted to or circulated on the Credit of the said Company, shall be indorsed by the said Mr. Samuel Statham, by Procuration of the Revolution Mill Company, of which all Persons concerned will be pleased to take Notice, as the Company will not be answerable for Bills drawn or negotiated otherwise than as aforesaid.

*Charles Vere Dabrowood.  
John Cartwright.  
Edw. Sneyd, jun.  
Geo. Walker.  
Sam. Statham.*

Revolution Mill, Clarendon, near Retford, Nottinghamshire, June 12, 1793.

**W**Hereas I Roger Teschemacher have hitherto been employed General Agent to the Revolution Mill Company of this Place: Notice is hereby given, and the Public are desired to be aware, that I am no longer employed in the said Capacity.

*Roger Teschemacher.*

**N**otice is hereby given; that the Partnership lately carried on by us, under the Firm of Peter Lomas and Co. at Macclesfield and Bollington, was this Day dissolved by mutual Consent.

N. B. All Debts due and owing to the Estate will be paid and received by Peter Lomas only. Witness our Hands this 4th of June, 1793.

*Peter Lomas.  
Joseph Cottrell.  
Elias Lomas.  
John Upton.*

Bristol, May 30, 1793.

**N**otice is hereby given, that the Copartnership lately subsisting between us, the undersigned William Routh and Henry Peach, in the Trade of Printers, in the City of Bristol, was dissolved by mutual Consent on the 25th Day of March last; from which Date alone the said William Routh alone continues to carry on the said Business. All Persons who have any Demands on the said late Copartnership are desired to send in their Accounts to Mr. John Reed, Accountant, at No. 34, College-Street, Bristol, who is duly authorized to receive all Debts due to the said late Copartnership.

*William Routh.  
Henry Peach.*

**N**OTICE is hereby given, that the Partnership subsisting between Robert Tomlinson and James Shanks, Grocers, carried on in Liverpool in the County of Lancaster, under the Firm of Tomlinson and Co. was this Day dissolved by mutual Consent. All Debts owing to and from the said Concern will be received and paid by Mr. Joseph King, of Liverpool aforesaid, Accountant, who is duly authorized for that Purpose. Witness their Hands, the 1st Day of May, 1793.

*Robert Tomlinson.  
James Shanks.*

**T**HE Partnership which has been carried on under the Firm of Holloway, Rodbard and Harris, at Essex Wharf; was, on the 27th Day of May last, dissolved by mutual Consent. The Business will in future be carried on by Rodbard and Harris, who are authorized to receive the Debts which are due to the said Partnership, and are ready to pay those which are owing on Account thereof.

*Step. Holloway.  
John Rodbard.  
John Lloyd Harris.*

ALL Debts owing to the said Stephen Holloway on his own private Account in the said Trade, carried on at Essex Wharf before the Commencement of the said Partnership, will be received by him, at No. 201, Borough, or by Mr. D. H. Pugh, Coleman-Street; and all Debts due from him will be paid at the first mentioned Place.

*Step. Holloway.*