

Otley, December 5, 1793:

Notice is hereby given, that the Partnership, which was carried on here by Thomas Gill, John Walker, William Maude the Younger, John Yeadon, Edmund Maude, Thomas Dade and James Maude, in the Spinning Cotton, under the Firm of Gill, Walker, Maude and Co. was dissolved by mutual Consent the 3d Day of September last; as witness our Hands,

Tho. Gill.
John Walker.
Wm. Maude.
John Yeadon.
Edm. Maude.
Tho. Dade.
Ja. Maude.

Notice is hereby given, that the late Partnership between Richard Welles, William Limbery Grosvenor and Eliezer Chater, of Cornhill, London, Stationers, was, by mutual Consent, dissolved on the 1st Day of January last; and that the Business is carried on as hitherto by Grosvenor and Chater, they paying and receiving all Accounts due to and from the late Firm. London; February 27, 1794.

Rich. Welles.
W. L. Grosvenor.
E. Chater.

Notice is hereby given, that the Partnership between Thomas Foster and Francis Lindley, under the Firm of Foster and Lindley, of Heston Norris in the County of Lancaster, in the Carriage and Roving of Cotton and Twist Spinning, was, on the 10th Day of February last, dissolved by mutual Consent; and that all Debts due and owing to or from the said Copartnership are to be received and paid by the said Thomas Foster:

Thomas Foster.
Francis Lindley.

Manchester, March 19, 1794.

Notice is hereby given, that the Partnership lately existing between James Norman and Francis Paulian, of Manchester, Merchants and Manufacturers, trading under the Firm of Norman and Paulian, was dissolved by mutual Consent on the 31st of December last; and that all Debts owing by and to the said Partnership are to be paid and received by the said James Norman.

James Norman.
Fr. Paulian.

Notice is hereby given, that the Partnership lately subsisting between Hannah Bullock and Ann Probert, of the Parish of St. James in the City of Bristol, Spinners, Boarding-School Mistresses and Copartners, was dissolved by the mutual Consent of both Parties on the 25th Day of March, 1794:

Hannah Bullock.
Ann Probert.

JAMES JACKSON'S LEGATEES.

Whereas James Jackson, late of the Town of Cambridge, Bookbinder and Stationer, deceased, did, by his Will, give and bequeath to his Nephew James Jackson, Son of his Brother Jonas Jackson, deceased, the Sum of Two Hundred Pounds, and his the said Testator's curious Watch, late his Father's, together with One Fifth Part of the Residue of his Personal Estate and Effects; and by a Codicil thereto the said Testator gave to Hannah Jackson his Mother (if living) Wife of Jonas Jackson, Whitesmith, Great St. Mary's, Cambridge, Twenty Pounds: And in case the said specific Legacies and residuary Share are not claimed by the said respective Legatees within Seven Years, to be computed from the Day of the said Testator's Death, the said Legatees (in pursuance of a Clause in the said Will) cannot afterwards demand the same, such Legacies and residuary Share being in that Event given and bequeathed to other Persons in the said Testator's Will particularly mentioned: The said Legatees James Jackson and Hannah Jackson are therefore hereby requested to apply to Mr. William Beales, Mr. James Burleigh or Mr. Matthew Burbage, of Cambridge (Executors of the said James Jackson, deceased, or to Robert Gee, Attorney at Law, of Cambridge aforesaid, and they will be respectively paid their said specific Legacies and residuary Share: But in case no Claim shall be made thereof by them, within the Time limited by the said Testator, his Executors will then pay the same to such Persons as shall be entitled thereto, agreeable to the Directions of the said Will.

The Testator died on the 3d Day of December, 1793.

TO be sold by Auction, at the Arrows Inn in Cranbourn; Dons, on Thursday the 10th of April, 1794, precisely at Eleven o'Clock, All the Freehold, Leasehold and Copyhold Estates of William Dew, of Cranbourn, a Bankrupt, subject to such Conditions of Sale as shall be then produced. For Particulars apply at the Office of Mr. Stephens, Attorney, in Salisbury, or Mr. Townsend, No. 11, Staple-Inn, London, and for a View of the Premises to Mr. William Dew, at Cranbourn aforesaid.

TO be sold, at Guilthall, London, on the 8th Day of April instant, between the Hours of Ten and Eleven o'Clock in the Forenoon, before the major Part of the Commissioners in a Commission of Bankrupt against Michael Kavanna, of the Old Change in the City of London, Calender, Dealer and Chapman, A substantial and modern-built Brick House, being No. 268, in the principal Part of High Holborn, and is Six Stories high, including the Basement, with Two convenient and spacious Rooms on each Floor, with large Closets between each, being equal to Three Rooms on a Floor, elegant Shop, Bow Front, and for Convenience of the Premises, and undeniable Situation for Business in any extensive Line, stands unrivalled by any.

For further Particulars apply to Messrs. Sudlow and Roberts, Monument-Yard, London.

PURSUANT to an Order of the High Court of Chancery, made in a Cause Edwards against Walter, whereby it is referred to Edward Leeds, Esq; one of the Masters of the said Court, to enquire whether Launcelot Rutter (formerly of Ridge Acre in the County of Warwick, Esq; afterwards a Lieutenant of Marines belonging to His Majesty's Ship the Venus Frigate, and who, some Time in the Month of September, 1776, left England in the said Ship, and went to New York in North America, and, soon after his Arrival there, left the said Ship sick, and was supposed to take Lodgings in or near New York) be living or dead, and, if dead, when he died: This is therefore to give Notice, that the said Launcelot Rutter, if living, or, if dead, the Issue of his Body by Katherine his late Wife, deceased, if any such there be, or any Person or Persons claiming under them, is and are either personally or by their Solicitors, to come in before the said Edward Leeds, Esq; at his Chambers in Lincoln's-Inn, London, on or before the 20th Day of May next, or in Default thereof they will be peremptorily excluded the Benefit of the said Order. And if the said Launcelot Rutter be dead, if any Person will give authentic Information when the said Launcelot Rutter died, they are to apply to the said Master, at his Chambers aforesaid.

PURSUANT to a Decree of the High Court of Chancery, made in a Cause Righton against Dudley, the Creditors of Elizabeth Righton, heretofore of Stanhope Street and late of Wych Street, in the Parish of St. Clement, Danes, in the County of Middlesex, Widow, are, on or before the 7th Day of May next, to come in and prove their respective Debts before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

THE Creditors of Robert Kemp Bourne, late of Hints in the County of Stafford, Gentleman, deceased, may receive a Dividend of Four Shillings in the Pound upon their respective Debts on Application to Mr. Thomas Willington, Attorney, Tamworth, Staffordshire. N. B. All the Creditors are requested to come prepared with full and particular Accounts in Writing of their respective Demands, which Account must be left with Mr. Willington; and those Creditors who are possessed of any Securities from the Deceased will be expected to produce the same at the Time of making Application for their Dividends; and such of the Creditors, whose Debts bear Interest, are desired to compute the same to the 5th of January, 1794.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Hugh Hamill, of Cateaton-Street, in the City of London, Linen-Draper and Factor, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's Estate and Effects on the 8th of April instant, at One in the Afternoon, at the Rainbow Coffee-House, Cornhill, in order to assent to or dissent from the said Assignees paying the Costs occasioned by the suing out of the former Commission against the said Bankrupt, wherein Messrs. Whately and Patten were the petitioning Creditors, but which Commission was superseded; and also to assent to or dissent from the said Assignees commencing, prosecuting or defending any Suit or Suits at Law or in Equity concerning the said Bankrupt's Estate and Effects; or to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Affairs.