

Admiralty-Office, March 22, 1794.

Notice is hereby given, that a Session of Oyer and Terminer and Goal Delivery, for the Trial of Offences committed on the High Seas within the Jurisdiction of the Admiralty of England, will be held at Justice Hall in the Old Bailey, London, on Monday the 28th Day of April next, at Eight o'Clock in the Morning.

Ph. Stephens.

SUGARS and GINGER,

FOR Sale, by Order of the Honorable the Commissioners of His Majesty's Customs, in the Long-Room at the Custom-House, London, on Wednesday the 30th of April instant, at Three o'Clock in the Afternoon, in Lots of 2, 4, 6, 8, and 10 Casks each.

H.	T.	B.	
35	—	—	Barbadoes.
49	—	—	Antigua.
39	27	—	St. Kitt's.
42	23	—	Nevis.
—	—	10	Barbadoes Ginger.

The Samples to be viewed in Wycherly's Yard, opposite Bear Quay, on Tuesday the 29th and Wednesday the 30th of April instant.

For Account of the Manufacturers,

Exempt from the Auction Duty, agreeable to Act of Parliament,

WHEELHOUSE and WHITFIELD

Will put up to Public Sale, at their Warehouses in New Rents, St. Martin's le Grand, on Wednesday the 16th and Thursday the 17th Instant, at Five o'Clock.

THE FOLLOWING GOODS,  
V I Z.

- About 6500 Pieces Plain, Striped, Chequered and Figured Muslin.
- 9000 ———— Muslin Handkerchiefs, Aprons, Shawls and Cravats.
- 3000 ———— Printed &c. Calicoes, Handkerchiefs and Shawls.
- 3200 ———— White and Dyed Manchester Goods of various Kinds.

To be viewed, and Catalogues had of

JOHN WHITFIELD and Co. Sworn-Brokers.

N. B. Two Months Prompt.

Newark, March 28, 1794.

Notice is hereby given, that the Partnership lately subsisting between Edward Weaver and Richard Tenny, both of Newark upon Trent, in the County of Nottingham, in the Business of Linnen-Weavers, was this Day by mutual Consent, dissolved. The Business will in future be carried on by the said Richard Tenny, on his own separate Account, who is duly authorized to receive all Debts owing to the said Copartnership, and who will discharge all Debts owing therefrom.

Edward Weaver.

Rich. Tenny.

TAKE Notice, that the Partnership between us, Mary Eales and Mary Dart, of the City of Exeter, Manufacturers and Copartners, was dissolved by mutual Consent on the 22d of March last; as witness our Hands this 2d Day of April, 1794.

Mary Eales.

Mary Dart.

Glasgow, April 4, 1794.

THE Copartnership which has been carried on in the City of Glasgow by the Subscribers, under the Firm of Love, Davidson and Company, has been dissolved; the Subscribers John Love, sen. and Andrew Crawford have withdrawn from the Concern, which is now continued and carried on as formerly by the other-Subscribers, under the Firm of Donaldson and Love, who will pay off and discharge the whole of the prior Company's Debts.

And. Crawford.

John Love, sen.

Wm. Davidson.

John Love, jun.

Nottingham, April 2, 1794.

Notice is hereby given, that the Partnership lately subsisting between Thomas Alcock and Charles Sutton, of the said Town of Nottingham, Printers, Bookbinders, Binders and Stationers, was mutually dissolved on the 29th Day of March last past; and that the said Trade will in future be carried on, in all it's Branches by the said Charles Sutton, who humbly solicits a Continuance of that kind Patronage and Support from the Public in general and his Friends in particular, which he and his late Partner have heretofore experienced, of which they beg Leave thus publickly to express their grateful Sense.

All Persons who have any Claims or Demands on the said Partnership are requested to send an Account thereof to the said Charles Sutton; and all such as stand indebted to the said Copartnership are hereby required to pay their respective Debts forthwith to the said Charles Sutton.

Tbs. Alcock.

Charles Sutton.

THE Partnership lately subsisting between Mrs. Elizabeth Jackson and Miss Elizabeth Grant, at No. 64 and 121, Sloane Street, Chelsea, was this Day dissolved by mutual Consent. Dated the 5th Day of April, 1794.

E. Jackson.

Eliz. Grant.

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.

If the next of Kin, that is to say, the Brother or Sister, Nephew or Niece of Powys Bateman, Insurance-Broker, deceased, or of Mary his Wife, will apply to Mr. Charles Newman, of King's Lynn, Norfolk, Silversmith, or to Collier Matland, of the same Place, Attorney at Law, may hear of something to their Advantage; and in case such next of Kin neglect to make their Application as above, within One Month from the Date hereof, the Property which they are entitled unto, will be paid to the present Claimants.

Not, The said Powys Bateman was, in his Life-time, a Clerk in the London Assurance Fire Office, Birchin-Lane, and died in Green-Street, Whitechapel, London, in 1781; his Wife's maiden Name was Whitbread, who was brought up to the Millinery Business in Lynn; married from Mr. Towns, send's, Haberdasher, Ludgate-Hill, London, in 1771, died at Newington in Surrey in 1776, and is supposed to have been a Native of Upwell or Outwell, in Norfolk, where some of her Relations now or lately did live.

Lynn, April 1, 1794.

Pursuant to a Decree of the High Court of Chancery, made in a Cause wherein Mary Ann Balchen, an Infant, by her next Friend, is Plaintiff, and John Scott, Esq; and others are Defendants, the Creditors of John Balchen, late of Lamb's-Conduit-Street, in the County of Middlesex, and also of Potterels in the County of Hertford, Esq; deceased, are to come in and prove their Debts before Alexander Popham, Esq; one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery-Lane, London, on or before the 7th Day of May next, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Lytton against Lytton, the Creditors and Legatees of John Robinson Lytton, late of Knebworth in the County of Herts, Esq; deceased, are to come in and prove their

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