for Twelve Calendar Months, and until Forfeiture be paid: And in Case of a subsequent Offence of the same Kind, the Persons so again offending shall forfeit, for every Person contracted with or seduced, ONE THOUSAND POUNDS, and shall suffer Imprisonment in the Common Gaol of the County or Stewartry wherein such Offender shall be convicted, for Two Years, and until such

Forfeiture be paid.

If any Person in Great Britain or Ireland shall put on Board any Ship or Boat, not bound directly to fome Port in Great Britain or Ireland, or to some other of the Dominions of the Crown of Great Britain, any fuch Tools or Utenfils as are commonly used in, or proper for the Preparing, Working up or Finishing of the Woollen or Silk Manufactures or any Part of fuch Tools, he shall, for every Offence, forfeit all fuch Tools, or Parts thereof, put on Board, and TWO HUNDRED POUNDS, to be recovered by Action of Debt, &c. in any Court of Record at Westminster, or in the Court of Session in Scotland, or at any of the Four Courts in Dublin respectively, wherein no Essoin, &c. shall be allowed.

It shall be lawful for any Officer of the Customs in Great Britain, or for any Officer of the Revenue in Ireland, to seize and secure, in some of His Majelly's Warehouses, all such Tools or Utensils prohibited to be exported, as fuch Officer shall find on Board any Vessel not bound directly to some Port in Great Britain or Ireland, or to some other of the Dominions of the Crown of Great Britain; and all Tools fo feized shall, after Condemnation, be publickly fold to the best Bidder; and one Moiety of the Produce shall be to the Use of His Majesty, and the other Moiety to the Officer who shall seize

and fecure the fame.

If the Captain of any Vessel in Great Britain or Ireland knowingly permit any of the faid Tools, prohibited to be exported, to be put on Board his Vestel, he shall, for every such Offence, forfeit ONE HUNDRED POUNDS, to be recovered as the Penalties inflicted upon Persons exporting the Tools; and, if the Vessel belongs to His Majesty, the Captain shall not only forfeit ONE HUNDRED POUNDS, but shall also forfeit his Employment, and be incapable of any Employment under His Majesty.

If any Officer of the Customs in Great Britain, or of the Revenue in Ireland, take, or knowingly fuffer to be taken, any Entry outward, or fign any Cocket or Sufferance for the Shipping or Exporting of any of the said Tools, or knowingly suffer the fame to be done, he shall forfeit ONE HUNDRED POUNDS, to be recovered as aforesaid, and also forfeit his Office, and be incapable of any Office

under His Majetty.

One Moiety of the Forfeitures shall be applied to the Use of His Majesty, and the other Moiety to the Use of the Person who shall sue for the

Statutes 14, 21, 25 and 26 of His prefent Majesty.

BY these Statutes the like Penalties and Forfeitures as above mentioned are extended to Persons packing or putting on board any Vessel, not bound directly for some Port in Great Britain or Ireland, any Machine, Engine, Tool, Preis, Paper, Utenfil or Implement whatfoever, used in or proper for the working or finishing of the Cotton, Steel or Iron Manufactures of this Kingdom, or any Part or Parts of fuch Machines or Implements, or any Models or Plans thereof; and all Captains of Ships and other Persons receiving or being in l'ossession of any fuch Articles, with an Intent to export the same to Foreign Parts, and all Custom-house Officers suffering an Entry to be made thereof, are respectively liable to the like Penalties as are above mentioned, in the Case of Tools and Utenfils used in the Woollen and Silk Manufactures.

Navy-Office, May 30, 1796. THE Principal Officers and Commissioners of His Majesty's Navy do bereby give Notice, that on Friday the 24th of June next, at Eleven o'Clock in the Forenoon, Commissioner Fanshawe will sell, at his Office in His Majesty's Dock Yard at Plymouth, several Lots of old Stores lying in the said Yard; where any Per-son may have the Liberty of viewing them during the common Working Hours of the Yard till the Day of Sale. Inventories and Conditions of Sale may be had here

and at the Yard.

East India House, June 8, 1796.

THE Court of Directors of the United Company of Merchants of England trading to the East Indies

do hereby give Notice,

That the Company will allow an Interest after the Rate of 51. per Cent. per Annum on all their Bonds (except Juch as have been drawn by Lotteries to be paid off) from and after the 30th Instant; and that such of them as shall think it necessary may bring their Bonds to the Proprietors of the Accountant, at their House in Leadenhall-Street, to be marked for that Purpose; and the Company will not bereafter reduce the Interest of 5 l. per Cent. per Annum on the said Bonds, without giving Six Months previous Notice thereof. William Ramfay, Secretary.

THE Partnership heretofore substitting between Ambrose Stone and Perer Deans, of Houndsditch, London, Copper-Stone and Peter Deans, of Houndigittin, London, Copper-fmiths, was diffolved by mutual Confent on the 31st of Decem-ber last. All Persons having any Demands on the said Firm are defired to send their Accounts to Mr. Ambrose Stone, on the Premifes, who will discharge the same; and all Debts owing thereto are to be paid to Mr. Ambrose Stone only: As witness our Hands this 16th Day of June, 1796.

Ambrose Stone. Peter Deans.

Otice is hereby givent that the late Copartnership subfishing between John Woolcott, of Crewkerne in the County of Somerset, and William Coy, of Sarum, in the County of Wilts, Common-Carriers, (under the Firm of Woolcott and Coy, London and Taunton Carriers) was, by mutual Consent, disloved on the 1st Day of April last; and that the Business will in future be carried on by John Woolcott only: All Perfons incebted to the above Firm are defired to pay in their repositions of the above Parties, who spective Debts immediately to either of the above Parties, who are equally entitled to receive the fame, and are also defired to fend in an Account of any Demands they may have on the said fend in an Account of any Demands they may have on the Copartnership, in order that it may be discharged; as witness our Hands in Sherborne, the 8th of June, 1796.

John Woolcott.

William Coy.

Liverpool, June 15, 1796.

THE Partnership between James Seddon, John Vote and Jane Metcalfe, in the Wine and Liquor Business in Liverpool, under the Firm of Seddon, Vose and Metcalse, was this Day distolved by mutual Consent; all Debts due to and owing by the faid Concern will be received and paid by the faid John Vote, who is duly authorized: Witness our Hands,

John Voje. Jane Metcalfe.