

committed to the Common Goal, there to remain without Bail or Mainprize, for the Space of Six Months, or until he shall have paid the said Penalty: And that every such Defaulter will be proceeded against with Rigour.

Those inrolled for the Subdivision of Salop and Pimhill—On Monday the 20th of February, 1797.

Those inrolled for the Subdivisions of Oswestry, Ford, Chirbury, Overs, and Town of Oswestry—On Saturday the 11th of March, 1797.

Those inrolled for the Subdivisions of Bradford North, Conover, and Town of Bishop's Castle—On Thursday the 30th of March, 1797.

Those inrolled for the Subdivisions of Brimstree, Clun, Munslow, and the Town of Bridgnorth—On Tuesday the 18th of April, 1797.

Those inrolled for the Subdivisions of Bradford South, and Town of Ludlow—On Sunday the 7th of May, 1797.

Those inrolled for the Subdivisions of Purslow, Stotefeld, and Wenlock—On Friday the 26th of May, 1797.

The Serjeants will attend at the Times and Place aforesaid, to deliver out Billets.

LOXDALE,  
Clerk of the General Meetings.

Marine Society's Office, February 3, 1797.

THE Annual General Court of the Governors of this Corporation will be held at their Office on Thursday the 9th Instant, at Twelve o'Clock.

John Newby, Secretary.

Notice is hereby given, that the Partnership lately carried on between Thomas Jackson and Edward Nedin, both of Manchester in the County of Lancaster, in the Business of Stonemasons, was this Day dissolved by mutual Consent. All Debts owing to or by the said Parties on the said Partnership Account will be received and paid by the said Thomas Jackson: As witnesses their Hands this 27th Day of January, 1797.

Tho. Jackson.  
Edw. Nedin.

Marlton Forge, August 25, 1796.

THE Partnership Concern lately carried on and existing at Marlton Forge in the County of Chester by and between Thomas Ryder, late of Salford in the County of Lancaster, William Nelson, late of Marlton Forge in the County of Chester aforesaid, George Mills Ryder, of Birmingham in the County of Warwick, and Robert Ryder, of Marlton Forge aforesaid, under the Name and Title of Ryder, Nelson and Co. is this Day dissolved by mutual Consent. All Persons who have any Claims or Demands against the said Partnership Concern are requested forthwith to deliver their Accounts to Thomas Ryder, now of Marlton Forge aforesaid, who will discharge and likewise receive any Accounts due to the said Concern.

Tho. Ryder.  
Will. Nelson.  
Geo. Mills Ryder.  
Rob. Ryder.

Notice is hereby given, that the Partnership lately carried on by and between us, the undersigned Georgius Street, William Harper and Thomas Donaldson, is dissolved by mutual Consent from the 31st Day of December last; and all Persons indebted to the said Partnership are hereby required to pay the same to the said Georgius Street and Thomas Donaldson; and all Persons having any Demand on the said Partnership are requested to send in their Accounts to them directly, that the same may be liquidated. Witnesses our Hands this 31st Day of January, 1797.

Georgius Street.  
Will. Harper.  
Tho. Donaldson.

THE Partnership lately subsisting between Matthew Payne and William Payne, of the City of Coventry, Attornies at Law, and carried on under the Firm of Mess. Payne and Son, was this Day dissolved by mutual Consent; and the Business will for the present be carried on by and in the Name of the said William Payne, with the Assistance of his said Father: As witnesses their Hands this 27th Day of January, 1797.

Matt. Payne.  
Wm. Payne.

Notice is hereby given, that the Partnership carried on by us in Bradford, as Cloth-Merchants, Woolstaplers, and Sellers of Wool by Commission, under the Firm of Pollard, Humble and North, is this Day dissolved by mutual Consent. All Debts owing to the said Partnership will be received, and all Demands paid by the said Pollard, Humble and North, or any of them, at the House where the Business has usually been transacted. Bradford, January 19, 1797.

W. Pollard.  
Darwson Humble.  
Benj. North.

Notice is hereby given, that the Partnership between George Palmer and John Witney, of Keynsham, in the County of Somerset, Surgeons and Apothecaries, is this Day dissolved, and that such Business will in future be carried on by the said George Palmer, who will receive all such Debts as are due and owing to the said Copartnership; and all Persons to whom the said Concern is indebted are desired to send in their Accounts to the said George Palmer: Witnesses our Hands this 28th Day of January, 1797.

George Palmer.  
John Witney.

Bristol, January 24, 1797.

WHEREAS Elizabeth Wooddefon, of the City of Bristol Widow, by Indenture bearing Date the 15th Day of April, 1796, did assign over unto George Bush, Lace and Fringe Manufacturer, and George Gay, Ironmonger, both of the said City of Bristol, (Two of her Creditors) all the Estate and Effects late of her Husband, Fane Wooddefon, then in her Hands, Possession or Power, as the sole Executrix of his Will: And also all the Estate and Effects of her the said Elizabeth Wooddefon, in her own Right, in Trust for them and the several other Creditors of the said Elizabeth Wooddefon, and of the Estate of the said Fane Wooddefon, deceased, whose Hands and Seals should be thereunto set and affixed, and who should make due Proof upon Oath or Affirmation when required, of their respective Debts, and agree to accept of the Dividend arising from the assigned Premises in lieu of and full Satisfaction for the same, rateably and in Proportion to their said respective Debts: Now we do hereby give Notice, that the said George Bush and George Gay intend to make a First and Final Dividend of the neat Produce of the whole Estate and Effects so assigned to them as aforesaid, on Tuesday the 21st Day of February next, at Eleven o'Clock in the Forenoon, at the Rummer Tavern, in All-Saints-Lane in the City of Bristol, amongst the concurring Creditors of the said Elizabeth Wooddefon and the Estate of the said Fane Wooddefon, deceased, pursuant to the Trusts of the said Indenture: And all such Creditors as intend to accept a Dividend, and have not already proved their Debts or executed the said Indenture, are hereby required to deliver in the Particulars of such Debts, and execute the same Indenture, at the Office of us the undersigned, Hall and Jarman, Attornies, in Bristol, before the said 21st Day of February next, otherwise they will be excluded from any Dividend of the said Estate and Effects. Witnesses our Hands this 24th Day of January, 1797.

HALL and JARMAN, Solicitors.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in a Cause Plaintiff against Player, before John Spranger, Esq; one of the Masters of the said Court, in the Public Sale Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, some Time in the Month of February or March, 1797, in several Lots, A Quantity of Oak, Ash and Elm Timber, now standing on an Estate situate at Ryde, in the Isle of Wight. Particulars whereof may be had gratis, at the said Master's Chambers, in Southampton-Buildings aforesaid, of Mess. Vanheythuyssen and Carr, John-Street, Bedford Row, London, and of Mr. Lowe and Mr. Stephens, at Ryde aforesaid; and the Timber may be viewed by applying to Mr. Lowe or Mr. Stephens.