

Notice is hereby given, that the Copartnership between H. Smith, Alexander Shirreff, and Alexander Renton Bowmaker, carrying on Business as Merchants, in Tower-Royal, in the City of London, under the Firm of Shirreff and Bowmaker, is this Day dissolved by mutual Consent: as witness our Hands this 24th Day of February 1800.

H. Smith.  
Alex. Shirreff.  
A. Bowmaker.

February 21, 1800.

THE Partnership which has been heretofore carried on by and in the Name of John O'Donnel and James O'Donnel, of Marlborough-Street, in the Parish of Saint James, Westminster, Surgeons and Apothecaries, having been mutually dissolved; all Persons who have any Demands upon them are desired to send an Account thereof to John O'Donnel, in Marlborough-Street, that the same may be discharged; and all Persons indebted to the said Partnership Account are requested to pay the Amount of their respective Debts to the said John O'Donnel, who continues to carry on the said Business in Partnership with John Cates, late of Uxbridge, Middlesex, in order that the Accounts between them may be finally adjusted.

J. O'Donnel.  
James O'Donnel.  
John Cates.

Durham, February 12, 1800.

WHEREAS George Mowbray, late of Miln-Houses, near Stanhope, in the County of Durham, Gentleman, died on the 2d Day of March 1797, having by his Will given his Real and Personal Estates in Trust for his Brother William Mowbray for Life, with Remainder in Trust for the Children of his said Brother, and declared that if his said Brother or any Issue of his Body should not, within Seven Years after the said Testator's Death, appear and claim the said Estates, then the same should be upon other Trusts, and he appointed John Starforth, of Durham, Woollen-Manufacturer, and Gilbert Starforth his Son, Executors of the said Will; now therefore the said William Mowbray and his Issue (if any) are hereby required to appear and claim the said Real and Personal Estates, otherwise they will be excluded from taking any Interest therein.

AT a Meeting of the Committee appointed by all the Dealers in London interested in the Demand lately made at several Inns in London, for the Booking of Goods delivered for Carriage, held at the London Tavern, in Bishopsgate-Street, on Friday the 21st of February 1800,

Letters from several Carriers having been received, stating that they are willing to take in Goods without the Charge of Booking, and that they had written to their Book-Keepers to that Effect,

1st, Resolved unanimously,

That Lists of those Carriers who are willing to take Goods without the Charge of Booking, and also at the Inns at which they put up, be printed; and any Persons wishing to be furnished therewith may apply for the same to Mr. Webster, the Secretary, in Queen-Street, Cheap-side, London, any Time after the 10th of March next.

2dly, Resolved unanimously,

That it be requested of the Traders in every City and Town, where the Carriers have not acquiesced in abolishing the above Charge, immediately to meet on the Subject, and to correspond with the Secretary, if they shall think it necessary.

3dly, Resolved unanimously,

That this Committee recommend to all Persons whatsoever not to pay any Booking, such Demand being contrary to Law. See the Acts of 3d William and Mary, Ch. 12, Sect. 24; and 21 Geo. 2. Ch. 28, Sect. 3.

JOSEPH KEMBLE, Chairman

London, February 24, 1800.

LOST on Saturday Night the 1st Instant, out of the Coach from the George and Blue-Boar, Holborn, London, to the Castle, in Birmingham, a small Parcel, directed to Mr. Oxbest, Horse Shoes, Saint Martin's-Lane, Birmingham, containing sundry Letters, and Two Half-Tickets for the ensuing Lottery, No. 1122, and 31,847. In the event of their

proving Prizes; all Office-Keepers and others are cautioned against taking the same, as the Office from whence they were sent has reimbursed the Society they were intended for; consequently they are now their Property. Any Person who will bring or send them to Harrison and Co. Licensed Lottery-Office, No. 237, Piccadilly, shall receive Two Guineas Reward.

TO be sold, pursuant to a Decree of the High Court of Chancery made in a Cause Errington against Fisher, before Thomas Drake, Gentleman, with the Approbation of William Graves, Esq; one of the Masters of the said Court, in the latter End of April next, at some convenient Place to be appointed, in the County of Northumberland, in distinct Lots or Parcels, An Estate, part Freehold and part Customary, situate in the Parish of Haltwhistle, in the County of Northumberland, called Wydon Eales: and an Estate, Customary Freehold, situate within the Manor of Brough, in the County of Westmoreland, called Hagghead, Part of the Real Estates late of Adam Wilkinson, deceased.

Particulars whereof may be had (gratis) by applying at the Office of the said William Graves, Esq; in Southampton-Buildings, Chancery-Lane; Mr. William Barber, Solicitor, No. 2, Gray's-Inn-Square; Mr. Lowndes, Solicitor, Red-Lyon-Square; and of Mr. Shaftoe, Attorney at Law, at Hexham, in Northumberland.

WHEREAS by a Decree of the High Court of Chancery made in a Cause Hollinworth against Moul, it is, amongst other Things, referred to John Ord, Esq; one of the Masters of the said Court, to inquire and state to the Court, who are the nearest Relations of the Testator John Moul's Grandfather James Grantham, late of Manchester, in the County of Lancaster, and of his late Grandmother, the Second Wife of the said James Grantham, and whose Maiden Name was Pearson, any Person or Persons claiming to be the nearest Relations of the said James Grantham, and his said Second Wife, and who both died some Time previous to the Year 1787, are peremptorily, personally or by their Solicitors, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 5th Day of April next, and make out their Kindred, or in Default thereof they will be excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a Cause Hollinworth against Moul, the Creditors of John Moul, late of Rochdale, in the County of Lancaster, Surgeon, deceased, are peremptorily to come in before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, and prove their Debts on or before the 5th Day of April next, or in Default thereof they will be excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a Cause Macdonald against Dunning, the Creditors of Owen Jeffery, late of Rotherhithe, in the County of Surrey, and formerly of His Majesty's Dock-Yard, Portsmouth, Surveyor, deceased, are to come in and prove their several Debts, before Edward Leeds, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a Cause of Storey against Scotney, the Creditors and Legatees of Bryan Scotney, late of Gower-Street, Bedford-Square, in the County of Middlesex, Esq; deceased, are forthwith to come in and prove their Debts and claim their Legacies before John Wilmot, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in Two Causes De Mazar against Pybus, and Knudson against Pybus, the next of Kin of Christian Knudson, late a Colonel of Infantry in the Service of the Honourable the East India Company in the Bengal Establishment, deceased, as