The Rice to be at least equal in Quality to the best Cargo Rice, and previous to its being loaded to be approved by fuch Person as shall be appointed by Go-

If the Owners Shall defire it the Company will advance the Money in India necessary for the Purchase of the Rice for Bills of Exchange on London, at the Rate of 25. 6d. per Sicca Rupee payable at Three

Months Sight.

The Company will be willing to receive the Produce of any Goods to be exported as above-mentioned into their Treasuries in India, and grant Bills of Exchange upon the Court of Directors for the Amount at the Exchange, and upon the Terms before-mentioned.

All the Goods exported are to pass through the Hands of the Company as usual, and all the Rice and other Goods to be imported to be delivered into the Company's

Warehouses, and to be fold at their Sales.

The Owners performing the Engagements to be en-sered into on their Parts the Company will give up the 3 per Cent. Duty payable to them for Warehouse

Rent and Charges upon all Rice imported.

That the Owner's of all Rice to be imported in any Ship, whether English or foreign, which shall clear out from any Port in the East Indies before the 1st Day of September 1801, and which shall make the Voyage directly Home without flopping at any Port or Place what soever, (inevitable Accidents only excepted,) and except at Places they may touch at with the previous Confent of the Governments or the Company's Reprefentatives in India, Shall be entitled to the Whole of the Bounty payable to the Company by virtue of any Ast of Parliament in respect of such Rice, the Owners bearing all Charges of Insurance, and taking all Risks whatever upon themfelves.

If sufficient Loadings of Rice cannot be procured, (the same to be ascertained as before-mentioned,) so as for the Ships to clear out homewards on or before the 1st September 1801, then they shall immediately return; but with Leave to take in the same Quantity of Goods, prowith Leave to take in the Jame Lyantity of Goods, pro-vided they can obtain them, which they would otherwise have been permitted to fill up with if Rice had been procurable; and they shall be further indulged with Leave to take in such gruff Articles as may be attainable, and which the Governments in India shall see it proper to allow; and though the Company have no Expectation of having other Cargoes for them, yet skould they have Opportunity of employing them, they shall be eligible to be taken up by Advertisement, according to the Ast of the

Thirty-ninth of George III. Cap. 89.

The Owners of the Ships to be licensed are to enter into Covenants to the Company purfuant to the Terms

above mentioned.

Should any Foreign Ships or others import Rice from Foreign Settlements, where the Quality cannot have the Approval of the Representatives, of the Company, such Rice will still be entitled to the Guarantee, provided it proves equal in Quality to the Average of the Rice imported under the Licences granted by the Company.
William Ramfay, Secretary.

PUrfuant to an Atl of Parliament made in the Kingdom of Ireland the 19th and 20th Gears of His present Majesty King George the Third, Cap. 30. I do hereby demand Payment of the Two Renewal Fines due to me on the Deccase of the Reverend John Lawless and James Lawless, his eldest Son, Two of the Cessuique vies named in a Lease dated 10th April 1781,

and made by me to the faid Reverend John Lawlefs, of that Part of the Lands of Knockneraby called Rosehill, fituate in the Barony of Barrymore, and County of LONGUEVILLE.

Dated 7th October 1800.

South-Sea House, November 21, 1800. THE Court of Directors of the South-Sea Company give Notice, that the Transfer Books of South-Sea Stock will be sout on Wednesday the 3d of December next, at Two o'Clock, and opened on Friday the 16th

of January following:

That the Transfer-Books of New South-Sea Annuties will be shut on Thursday the 4th of December next, at Two o'Clock, and opened on Saturday the 17th

of January following:

And that the Transfer-Books of Three per Cent.

Annuities of the Year 1751, will be shut on Thursday
the 11th of December next, at Two o'Clack, and
opened on Thursday the 15th of January following.

S T A I N E S, Mayor.

A Common-Council holden in the Chamber of the Guildhell of the City of London, on Tuefday the 25th Day of No-

vember 1800.

Elolved unanimously, that the Thanks of this Court be given to Harvey Christian Combe, Esq; late Lord Mayor, for the splendid Hospitality with which he supported the Dignity, and for the Firmness and Fidelity with which he discharged the Duties of the important Office which he was appointed to fill by the impartial Suffrages of his Electors; for the easy Access which he afforded to every Man who fought Assistance from his Counsel, or Protection from his Authority; for his Steadiness in afferting the Rights, and his Activity in promoting the Interests of this great Metropolis; for his temperate, manly, and upright Conduct in Parliament; for his Attachment to the pure and genuine Principles of the English Constitution; and above all, for that rare but falutary, and noble Union of Wisdom with Courage, and for Institute with Chemener, which he discloved doings, the of Justice with Clemency, which he displayed during the late Disturbances from the Scarcity of Corn, and for which his Name descrives to be recorded in the Annals of our History, as the Friend of the Poor; the Guide of the Ignorant; the Bloodles Subduer of the Rash and Tumultuous; the Guardian of the Peace, Property, and Lives of his Fellow Citizens; the Preferver of the general Tranquillity of the Kingdom; and a Magistrate, who consecrated the legal Exercise of Power by the most amiable Feelings of Humanity.

Otice is hereby given, that the Copartnership between John Monckton Hale and Francis Macminn, carried on at Linton and Linemouth under the Firm of Francis Macminn and Company, was diffolved by mutual Confent the 17th Day of October 1800. N. B. All Debts owing the 17th Day of October 1800. N. B. All Debts owing from the faid Copartnership will be paid by John Monektop Hale, of Boulton-Row, London.

John Monckton Hale. Francis Macmina.

Nottingham, November 20, 1800. Otice is hereby given, that the Partnership in the Malting or Porter Businesses lately against ing or Porter Businesses, lately carried on by Edward Spencer, of the Town of Nottingham, and John Wood, of the Parish of Greasley, in the County of Nottingham, is disfolved by mutual Consent. All Persons having any Claims and Demands on the faid Partnership Concerns are to apply to the faid Edward Spencer, who will receive in all the outstanding Debts. Edward Spencer. John Wood

HE Partnership lately sublisting between Mary Elton and Joseph Brown, of No. 4, Cannon-Street, in the City of Loudon, Painters, was disfolved on the 1st of July last: As witness their Hands this 26th of August 1800.

Mary Elton. Joseph Brown.