John Wood, of Mois-Side, in the Partine between John Wood, of Mois-Side, in the Partifi of Manchester, in the County of Lancaster, Johna Wheldon, of Ardwick, in the said Parish, and James Wood, of Moss-Side aforesaid, Merchants and Manufacturers, carried on at Man-

chefter aforefaid, under the Firm of Wood, Wheldon, and Wood, was this Day diffolved by mutual Confent.

All Debts and Credits due and owing to and from the faid Partnership will be received and paid by the faid John Wood and James Wood, by whom the faid Business will be carried on in future. Witness the Hauds of the faid be carried on in future. Witness the Hands of the faid John Wood, Johna Wheldon, and James Wood, the 18th Day of December, in the Year of our Lord 1800.

John Wood. Joshua Wheldon. James Wood.

THE Partnership lately subsisting between Gilbert Hen derson, Thomas Rodie, William Begg, William Faw-cett, Robert Sellar, and George MacIntosh, hitherto carrying on the Buliness of Infurance-Brokers, in Liverpool, under the Firm of Henderson, Rodie, Berg, and Company, was disfolved and terminated by mutual Consent on the 31st December 1800. All Accounts of the late Firm will be settled by the said Gilbert Henderson, Thomas Rodie, and William Begg, at their Office, near the Exchange, Liver-pool, and who are duly authorised to receive all Monies due to the fame. Gilbert Henderfon.

Thos. Rodie. Wm. Begg. Wm. Fawcett. Robert Sellar. George MacIntofb.

THE Partnership carried on between us at Leeds, in the County of York, as Merchants, was on the 31ft Day of December last dissolved by mutual Consent. All Debts owing by or to the said late Partnership are to be paid and received by the said Arthur Lupton: As witness our Hands the 31st of January in the Year of our Lord 1801.

Arthur Lupton. Harry Mellin. F. W. Sharpe.

Otice is hereby given, that the Partnership lately sub-sisting between us the undersigned George Barnes and Robert Seaman, of Ewell, in the County of Surrey, Builders and Carpenters, under the Firm of Barnes and Seaman, was by mutual Confent dissolved on the 31st of December last; and that the Buliness will in future be carried on by the said George Barnes alone, who is duly authorifed to receive all Debts due to the faid Copartnership, and to whom all Persons indebted to the said Copartnership are hereby required and directed forthwith to pay the same; and all Persons having lawful Demands thereon are requested to carry in such Demands.

G. Barnes. Robt. Seaman.

Strand, January 1, 1801.

Otice is hereby given, that the Partnership heretofore subfishing between the undersigned John Scott, Christopher little William Hanny Division and John Scott, Christopher little William Hanny Division and John Scott, Christopher little William Hanny Division topher Idle, William Henry Phibbs, and Robert Adamson, under the Firm of Scott, Idle, and Co. having expired, the Business will be conducted in the same Firm for the Account of John Scott and Christopher Idle only.

John Scott. Christopher Idle. William Henry Phibbs. Robert Adamson.

Otice is hereby given, that the Partnership lately sub-fishing between William Edge and Samuel Edge, of Manchester, in the County of Lancaster, Attornies and So-licitors, was this Day disloved by mutual Consent: as witmess their Hands this 1st Day of January 1801.
W. Edge.
Sam. Edge.

Lincolnshire—Bösson, January 1, 1802.
THE Partnership tetween francis Thirkill and William Watson, of Boston, Attornies at Law, was this Day olved by mutual Consent. Francis Thirkill. diffolved by mutual Confent. William Watson.

Otice is hereby given, that the Partnership between John Turner, George Whiteside, and Michael Turner, of Fleet-Street, Wholesale Linen-Drapers, did expire this Day. of Feet-Street, Wholefale Linen-Drapers, did expire this Day.
The Business in future will accerating on by John Turner,
George Whiteside, and Skinner Turner, by whom all Debts
due to or owing from the late Partnership Concern will be
received and paid. Witness our Hands this 31st of December 1800.

John Turner.

George Whiteside.

Michael Turner.

Skinner Turner.

December 20, 1800. Hereas there is now due to me a Renewal Fine, which became payable on the Decease of George Clarke, one of the Celtui que vies named in a Leafe, dated the 3d of February 1718, and made by Robert Saunders, then of the City of Dublin, Efq; but lince deccased, to Francis Clarke, of Ballydongnir, in the King's County, Gent. of that Part of the Lands of Clonkelly, fituate in the Europy of Ballybrin and King's County; and also one other Renewal Fine, which became payable to me on the Decease of John Clarke, one of the Ceffui que vies named in a Renewal of faid Leafe of faid Lands, dated the 14th of February 1771, and made by Morley Pendred Saunders, then of Saunder's Grove, in the County of Wicklow, Efg. but fince deceased, to George Clarke, of Rath, in the King's County, Efg; and whereas on the 7th of October last 1800, I caused a Demand for said Fines to be made on said Lands from the principal Occupiers thereof without Effect: Now I do hereby, in pursuance of an Act of Parliament made in the Kingdom of Ireiand in the 19th and 20th Years of His present Majesty's Reign, give Notice of such Demand being made.

MORLEY SAUNDERS.

January 6, 1801.
Brig Bella, Captain Gerrard Doaking, bound from Gain brotto London Granded on the West Control of the Control to London, stranded on the Nore Sand in December 1799. LL Persons having just Claims on the Cargo of the above Vessel are informed that they may receive a Final Dividend of 6 per Cent. by applying to Mr. J. W. Gofs, Bull Wharf Queenhithe.

A NY Perfors having any Claim to a Legacy of 2001.

A given by the Will of Benjamin Viner, late of Briftol, Merchant, deceafed, dated in or about September 1747, in Truft for the Child or Children of his Niece Sarah Hathway, Daughter of his late Brother Joseph Viner, and then Wife William Hathway, fince deceased, that should be living at the Time of her death, and who lately died, having furvived all her Children, are defired to fend forthwith an Account of their Titles and Claims (Post paid) to Mr. B. Follett, Temple, London.

N. B. The Testator gave the Residue of his Estate in

Trust for all his Nieces who should be living at the Time of his decease, and the Children of any of them who should be then dead, rateable per Stirpes, as to the Mother's Share aforefaid.

O be fold by Auction, at Guildhall, London, tefore the . major Part of the Commissioners named and authorised in and by a Commission of Bankrapt awarded and issued against Andrew Cheap and Andrew Longhuan, both of New-Court, Swithin's-Lane, London, Merchants and Copartners on Tuesday the 20th Instant, at Ten o'Clock in the Forencon, in One Lot,

The Life-Interest of the said Andrew Loughnan, in the Event of his surviving his Wife, in the Sum of 2000l. Sterling; and also his Right to the Whole of the said Sum, should be survive his Wife and without Issue.

The faid 2000l is charged upon a certain Plantation or Estate called La Samaritaine, in the Parish of Saint Patrick, in the Island of Grenada, and the Buildings, Works, Slaves, Cattle, and Stock, upon or belonging thereto, subject to a Mortgage and other Demands thereon to the Amount of