

Notice is hereby given, that the Partnership formerly carried on by Robert Geddes and John Ferguson, at No. 6, Russia-Court, Honey-Lane Market, Cheap-side, as Merchants and Warehousemen, was on the 20th Day of June last dissolved by mutual Consent; and all Debts due to the said Concern are to be paid to the said Robert Geddes, No. 28, Bread-Street, Cheap-side; and the Business is now carried on by the said Robert Geddes, jointly with Robert Cowpar, under the Firm of Robert Geddes and Company, the said John Ferguson having no farther Concern with the said Business. Witness our Hands this 21st of December 1801.

R. Geddes.  
J. Ferguson.  
R. Cowpar.

THE Partnership carried on by Joseph Moss Clark and James Mann, of Manchester, in the County of Lancaster, under the Firm of Clark and Mann, Twill-Dealers and Muslin-Manufacturers, was dissolved by mutual Consent on the 1st Day of December 1800. All Monies due to or owing by the Concern will be received or paid by either of them. Witness their Hands.

Joseph Moss Clark.  
James Mann.

WE, Henry Lowe and William Wheelton, of Macclesfield, in the County of Chester, Hat-Manufacturers, do hereby give Notice, that the Partnership between us is, by mutual Consent, dissolved. Witness our Hands this 24th Day of December 1801.

Henry Lowe.  
W. Wheelton.

TAKE Notice, that the Partnership lately existing between John Wood and James Alger, in the Trades or Businesses of Ham-Dealers, Cooks, and Cheesemongers, and carried on under the Firm of Wood and Alger, at No 55 and 56, in the Minorics, London, has been this Day dissolved by mutual Consent; and that the said Trades or Businesses will for the future be carried on on the said Premises by and on the Account of the said James Alger alone. All Persons who are indebted to the said Partnership are requested to pay such Debts to the said James Alger, by whom all Debts due from the same will be paid. Dated this 25th Day of December 1801.

John Wood.  
James Alger.

December 26, 1801.

ALL Persons who are in any Manner indebted to the Estate and Effects of Jenney Braham, late of Berkley-street, Berkley-Square, in the County of Middlesex, Spinster, deceased, or to the Estate and Effects of Elizabeth Braham, late of Campsey Ash, in the County of Suffolk, Spinster, also deceased, are requested forthwith to pay the same to Robert Cooper, of Woodbridge, in the said County of Suffolk, Gentleman, who is authorised by Nicholas Revert, Esq; the Administrator of the unadministered Effects of the said Jenney Braham, as also Administrator of the Effects of the said Elizabeth Braham, to receive the same. And all Persons to whom the said Jenney Braham and Elizabeth Braham stood legally indebted at their respective Deceases, and whose Debts yet remain unsettled, are desired to send an Account thereof to the said Robert Cooper on or before the 25th Day of January next, that the same may be adjusted and settled, after the Expiration of which Time no Claims can be allowed.

WHEREAS the Right Honorable Andrew Thomas Earl of Castlestewart, by the Name and Addition of Andrew Thomas Stewart, of Stewart-Hall, in the County of Tyrone, Esq; by indented Deed of Lease, bearing Date the Twenty-fifth Day of June One Thousand Seven Hundred and Fifty, demised and set unto John Scott and Robert Scott, then both of Newry, in the County of Down, Merchants, since deceased, All that and those the Stripe or Lot of Ground lying on the Upper Side of the Road leading from Cranaugh Bridge to the Canal, containing by Estimation Ten Acres, Scotch Measure, and no more, situate, lying, and being in the Parish of Killyman, Barony of Dunganon, and said County of Tyrone, with the Appurtenances, excepting and reserving, as is therein excepted and reserved, to hold unto the said John Scott and Robert Scott, their Heirs and Assigns, from the 1st Day of November then last, for the Lives of His then Majesty King George the Second, His

Royal Highness Frederick then Prince of Wales, and His Royal Highness William then Duke of Cumberland, and the Survivors and Survivor of them; and for and during the natural Life and Lives of such other Person and Persons as should from Time to Time successively and for ever be added thereto during said Demise, at and under the yearly Rent and Fines for Renewal therein mentioned: And whereas His said Royal Highness Frederick Prince of Wales having afterwards died, the Life of His present Majesty was added and inserted to the Time and Term granted in and by the said Indenture, in his Place and Stead; and whereas His said late Majesty King George the Second, and His said Royal Highness William Duke of Cumberland are since dead, so that His said present Majesty is the only Life now in being under said Lease; and whereas the said Lease and the Lands and Premises thereby demised have since come to, and are now vested in John Scott, Esq; and whereas several Renewal Fines are due and owing under said Lease, by the said John Scott, Esq; unto the said Andrew Thomas Earl of Castlestewart; and whereas the said Andrew Thomas Earl of Castlestewart not having been able to discover the said John Scott, Esq; so as personally to demand from him the said Renewal Fines due and owing by him under and by virtue of the said recited Lease, he the said Andrew Thomas Earl of Castlestewart, pursuant to the Statute in such Case made and provided, on the 5th Day of December last, repaired to the said recited Lease and Premises, and then and there demanded said Renewal Fines from James Hogg and Robert Hogg, the Occupiers of the said Lands and Premises, of which Demand the said John Scott, Esq; and all other persons concerned, as the aforesaid Statute in such Case requires, is and are hereby desired to take Notice at his and their Peril. Dated this 7th Day of October 1801.

CASTLESTEWART.

11th October 1801.

Notice is hereby given, that pursuant to a Decree of the High Court of Chancery of the Island of Jamaica, Lucky Valley Coffee Plantation, in the Parish of Port Royal, with the Negroes and Stock that then may be thereon, will be sold to the highest and best Bidder for ready Money, at the Jamaica Coffee-House, in the Town of Kingston, on the 1st Day of May 1802; and that all Persons having Demands against the Estates of David Baveridge, John Baveridge, and Ann Baveridge, deceased, will on the 1st Day of June next be paid in full, at the Counting-House of Messrs. Dick, McCall, and Co. in the said Town of Kingston, Merchants.

TO be sold, pursuant to several Orders of the High Court of Chancery made in certain Causes intitled Thomas against Davies, Howell against Lloyd, and Howell against Culme, in Six Separate Lots, before Peter Holford, Esq; one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on the 29th Day of January 1802, between the Hours of One and Two in the Afternoon, Several Freehold Estates, situate in the County of Carmarthen, and in the County of the Borough of Carmarthen, Part of the Estate called Coomb Estate, and consisting of the several Premises comprised in the Lots 3, 13, 17, 18, 19, and 20, sold with the Approbation of the said Master on the 7th Day of September 1801.

Particulars whereof may be had (gratis) at the said Master's Chambers in Southampton-Buildings aforesaid; of Mr. John Brown, Solicitor, at Carmarthen; of Mr. Samuel Parkinson, Solicitor, Symond's-Inn, London; at the Bear Inn, Handilo, at the Blue-Boar Inn, St. Clairs, at the Green-Dragon Inn, Pembroke; at the White-Lion Inn, Tenby; at the Castle Inn, Haverfordwest; at the White-Hart Inn, Narberth; at the Bush Inn, Swansea; and at the New Inn, Langhorne.

PURSUANT to a Decree of the High Court of Chancery made in a Cause wherein William Barker and others are Plaintiffs, and John Gowland and others are Defendants, the Creditors of Christopher Barker the Younger, late of Bedale, in the County of York, Yeoman, deceased, are forthwith to come in and prove their Debts before Alexander Popsham, 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.