ticulars, to Mr. Charles Haiman, Wine-Office-Court, Flect-Street, or the fame Purpose: As witness our Hands this 25th November 1802. L. Lukin, sen.

Lionel Lukin, jon.

London, November 13, 1802. William Hill, under the Firm of Lock and Hill, of Newgate-Market, Saledman, is this Day diffolved by mutual Confent; and that all Debts and Demands due to and owing from the faid Partnership Concern are to be collected, resectived, and fettled by the faid Thomas Lock; and all Perfons indebted to the faid Partnership are requested to settle the same forthwith.

Thus. Lock.

William Hill.

HE Copartnership lately carried on at the Town of Kingston-upon-Full, under the Firm of Harrison and Spouncer, was this Day dissolved by mutual Consent. Dated the 12th of October, in the Year of our Lord 1802.

William Harrison.

Robert Spouncer.

To-lee is hereby given, that the Partnership lately sub-sizing between Joseph Rhodes, John Parkinson, and John Firth, of Glamford-Briggs, in the County of Lincoln, Corn-Merchants and Dealers in Coals, carried on under the Firm of Jeseph Rhodes and Co. was on the 21st of October last dislosed by mutual Consent; and that the Businesses from that Time have been and will in suture be carried on foleis by the faid Joseph Rhodes, by whom all Accounts re-lative to the faid Partnership will be adjusted: As witness their Hands this 4th Day of November 1802.

Joseph Rhodes. J. Parkinson. John Firth.

Copartnership between us in the Trades of Coal and Corn-Merchants and Drug-Grinders, carried on under the Firm of Strother and Collins, in Blackman-Street, in the Borough of Southwark in the County of Surrey, was this Day differed by mutual Confent; and all Debts due and owing to or from the felid Copartnership Concern are to be precised and naid by Junes Tompfett Collins. Dated this 2st. received and paid by Jumes Tompsett Collins. Dated this 8th Day of November 1802. Il'm. Strotber. Jas. T. Collins.

Otice is hereby given, that the Partnership lately sub-fishing between Robert Widdrington and John Blen-kinsop, both of the Town and County of Newcassle-upon-Tyne, Boot and Shoemakers, is this Day dissolved by mutual Tyne, Boot and Shoemakers, is this Day distorted by mutual Conient; and that all Debts ewing to or from the faid Partnership Concern will be received and paid by the faid Robert Widdrington. Witness their Hands the 5th of November 1802.

Robert Widdrington. John Blenkinsop.

John Brook and David Haigh, of Huddersfield, in the County of York, Drytisters and Olimen, is this Day diffored by mutual Confent; and that all Debts due to the faid Con-er a must be paid to the faid John Brook, by whom the whose Bullevilles will be egrated on, and who respectfully folicits the Patronage of the Public.

John Brook. David Haigh.

HE Concern carried on by Benjamin Heseltine and George Watson, at the Town of Kingston-upon-Hull, was dissolved by mutual Confint on the 20th of July last. All Debts due and owing to and from the said Concern will be received and paid by the said George Watson. Witness their Hands the 12th of November 1802.

Benjamin Heseltine. Geo. Watson.

JAMES TWAITES, a Creditor of Robert Riordan, late of Maid-Lane, in the Parish of Saint Saviour, in the Borough of Southwark, in the County of Surrey, Vislualler,

now a Prisoner in Custody of the Keeper of His Majesty's Prison of the Marshalfea and Palace Courts, in the said Borough, in Execution at my Suit, do hereby give this publick Notice, that I intend, pursuant to the Directions and Authority of the Act of Parliament in such Case made and provided, to cause and require the said Keeper, or his Deputy, of the said Prison, to bring the Body of the said Robert Riordan before the Justices, with a Copy of the Cause or Causes of his Detainer, at the next General Quarter Session of the Peace, or Adjournment thereof, to be holden in and for the Peace, or Adjournment thereof, to be holden in and for the faid County next after Twenty Days from this Notice, in order that the faid Robert Riordan shall and may be obliged to take and subscribe the Oath in such Case directed by the said Act to be taken; and also to deliver in and subscribe a subscribe the Case of the said Act to be taken; Schedule of his Estate and Essects, required by the same Act, to the latent that the same may be discovered and delivered up to his Creditors, towards satisfying his just Debts. Dated this 16th Day of November, in the Year of our Lord 1802. JAMES TWAITES.

St. Mary, Islington, November 19, 1802.

HE Trustees for putting into Execution an Ast of Parkliament for enlarging the Church-Yard or Cemetery of the Parish Church of St. Mary, Islington, in the County of Middlesex, hereby give Notice, that they intend to meet in the Vestry-Room at the Church, on Saturday the 4th of Dccember next, at Seven o'Clock in the Evening precifely, for horrowing the Sum of 300l. on an Annuity on the Life of any Person willing to lend the same for the Purposes of the faid Act.

Proposals to be sent (scaled) to the Clerk, No. 2, Pullin's-Row, Islington, on or before the Thursday preceding the Day of Meeting, By Order, J. BIGGERSTAFF and Son, Clerks.

Hereas Robert Granger, late of Taunton, in the Thereas Robert Granger, late of Taunton, in the County of Somerfet, Shopkeeper, did by Indenture, bearing Date the 23d of January last, assign all his Estate and Essects to Trustees, for the Benesit of his Creditors; all Persons, therefore, having any Claims or Demands on the said Robert Granger, previous to the Date of such Assignment, are hereby requested to send the Particulars thereof to Messis R. and T. Todd, of Fleet-Street, London, Tea-Dealers, and the past the costs of December next in order that a Discounter past in order that a Discounter that a Discount on or before the 20th of December next, in order that a Di-vidend may be made, otherwise they will be excluded the Benefit thereof; and all Persons indebted to the said Robert Granger are hereby defired forthwich to pay their respective Debts to the said Messrs. R. and T. Todd.

Hereas STEARNE TIGHE, of the City of Dublia, WE Efg; deccafed, my late Grandfather, to whom I am Heir at Law, did, by Release reciting a Lease for one Year, bearing Date the 9th of December 1752, demise unto Thobearing Date the 9th of December 1752, demife unto Thomas Wallis, of the City of Cork, Gentleman, his Heirs and Affigns, Two Front Dwelling-Houses, or Tenements, fituate in Castle-Street, in the City of Cork, for the Lives of Thomas Wallis, Richard Cramer, and Joseph Robbins, with a Covenant for the perpetual Renewal thereof, at the Fine of Nine Pounds on the Fall of each Life, with a Nomine Poena, in case of not renewing of Five Shillings per Month, as by one Part of said Release in my Possession will now fully appear. And whereas the faid Lives are long since dead, and no Para Part of faid Release in my Possession will now fully appear. And whereas the said Lives are long since dead, and no Person Persons have or hath since their Decease, claimed any Right or Benesit to the Renewal of said Premises, nor have they paid the Renewal Fines or Nomine Poena, or tendered the same to any one for me or my Use, as by said in Part reited Release they have a Power of doing. Now I do hereby, in pursuance of the Statute in that Case made and provided, give Notice, that I have made a Demand of the provided, give Notice, that I have made a Demand of the faid Fine and Nomine Poena on the principal Occupiers of faid Premises, and that unless the Person or Persons entitled that Premies, and that unless the Perion of Perions entitled to faid Renewal, shall within Two Months from the Date hercof, demand a Renewal of said Premises from me, who alone am entitled to renew the same as Heir at Law to my said Grandsather the Lessor, and also pay me the Renewal Fines and Interest thereon, and also the Nomine Poena, that I will from the Premies demifed, and all Benefit of Renewal from thenceforth relinquished by the Heirs at Law, Affiguee or Affiguees of the faid Thomas Wallis the Leffectumed in faid Leafe, and by all and every other Person or Persons entitled to faid Renewal. And that I will, pursuant to this Notice, and of the Statute in that Cafe made and