

taken 30th June 1803, and also the Hecla's Proportion of the Shepherds and Postilion, taken 20th and 31st July 1804, as received from the Agents to the capturing Ship's Company.
James Sykes, Agent.

London, March 15, 1806.

Notice is hereby given, that an Account of Sales of the Sloop Lizard and her Cargo, captured on the 1st May 1804, by His Majesty's Ships Emerald and Hippomenes, will be delivered into the Registry of the High Court of Admiralty agreeably to Act of Parliament.
For Thomas Barry, of Surinam, Agent, Ommanney and Druce.

London, March 12, 1806.

Notice is hereby given, that the Partnership subsisting between Benjamin Webb and Robert Webb, late of Saint John's-Square, but now of Red-Lion-Street, Clerkenwell, Watch-Makers, under the Firm of Benjamin Webb and Son, is this Day dissolved by mutual Consent: As witnesses our Hands,
Benjn. Webb.
Robt. Webb.

Notice is hereby given, that the Partnership Concern, carried on by William Storey, Elias Smallwood, and John Scholes, all of Manchester, in the County of Lancaster, Calico-Printers and Manufacturers, under the Style and Firm of William Storey and Co. was this Day dissolved by mutual Consent, so far as relates to the said John Scholes: As witnesses our Hands the 6th Day of January 1806,
Wm. Storey.
Elias Smallwood.
John Scholes.

Birmingham March 12, 1806.

Notice is hereby given, that the Country Trade lately carried on by Isaac Pratt, Henry Pratt, and Edmund Lewty, jun. under the Firm of Edmund Lewty, jun. and Company, was on the 31st Day of December last dissolved by mutual Consent. All Accounts belonging to the said Firm will be received and paid by Isaac Pratt and Edmund Lewty, jun. who will in future carry on the said Trade, under the Firm of Pratt and Lewty, at their Warehouse, in Bailey-Street.
Isaac Pratt.
Henry Pratt.
Edmd. Lewty, jun.

THE Partnership lately subsisting between James Robison and Joseph Reed, of Saint Mary Axe, in the City of London, Tea-Dealers, carrying on Trade under the Firm of Robison and Reed, was on the 4th Day of March instant dissolved by mutual Consent; the said Joseph Reed having retired from the said Concern, the same will in future be carried on by the said James Robison alone; and all Debts due to and owing from the said late Copartnership are to be received and paid him.
James Robison.
Joseph Reed.

Notice is hereby given, that the Partnership lately subsisting between Ralph Kirk, of Manchester, in the County of Lancaster, and Henry Lees, of Wheelock, in the County of Chester, Cotton-Spinners, carried on under the Firm of Henry Lees and Company, is this Day dissolved by mutual Consent: As witnesses their Hands the 7th Day of March 1806,
Ralph Kirk.
Henry Lees.

Notice is hereby given, that the Partnership heretofore carried on by James Holden and Samuel Thompson, both of Halifax, in the County of York, in the making, manufacturing, and selling of Aquafortis and Orchill, in the Name and Firm of James Holden and Co. was dissolved on the 24th Day of June 1803: As witnesses our Hands this 14th Day of March 1806,
James Holden.
Samuel Thompson.

Notice is hereby given, that the Partnership Trade and Business lately carried on between Samuel Ashton, Thomas Ashton, James Ashton, and John Ashton, all of

Hyde, in the County of Chester, Cotton-Spinners, and Richard Clough Bury, of Manchester, in the County of Lancaster, Cotton Yarn Dealer and Cotton-Spinner, under the Firm of Ashtons and Bury, was this Day dissolved by mutual Consent. All Debts due to or owing by the Parties, on the said late Partnership Account, are to be received and paid by the said Samuel Ashton, Thomas Ashton, James Ashton, and John Ashton: As witnesses the Hands of the said Parties this 13th Day of March 1806,
Samuel Ashton.
Thomas Ashton.
James Ashton.
John Ashton.
R. C. Bury.

Notice is hereby given, that the Partnership which subsisted between us the undersigned Gregory Southworth Whyley, William Cope, and John Biddle, of the Liberty of Bordesley, in the Parish of Aston, near Birmingham, in the County of Warwick, Aqua Fortis and Blacking Manufacturers, under the Firm of G. Whyley and Co. was on the 1st Day of January last dissolved by mutual Consent. All Debts due to and owing from the said Parties, in respect of the said Partnership, will be received and paid by the said Gregory Southworth Whyley, who is alone authorised, in due Course; and the said Trades will in future be carried on by the said Gregory Southworth Whyley, at Bordesley aforesaid, on his own separate Account. Witnesses our Hands this 14th Day of March 1806,
G. S. Whyley.
William Cope.
John Biddle.

Notice is hereby given, that the Partnership lately subsisting between Thomas Vyse and John Palin, No. 76, Holborn-Bridge, London, in the Name of Thomas Vyse only, in the Business of Straw Hat Manufacturers, was on the 11th Day of February last, dissolved by mutual Consent. Witnesses their Hands, this 14th Day of March 1806,
Thos. Vyse.
John Palin.

NOTIFICATION.

Essequibo, July 2, 1805.

BY virtue of a certain Sentence made and pronounced by the Honorable Court of Justice of this Colony, under Date of the 5th of March of this present Year 1805, and of the Execution taken out in pursuance thereof in the Matter of John Jackson, in his Quality as substituted Attorney appointed in an Act of Substitution, bearing Date the 23d September 1803, by P. P. Layken, as Attorney of Robert Westly Hall, by virtue of a Letter of Attorney, bearing Date the 5th October 1802, Plaintiff, against the Proprietor or Proprietors, Administrator or Administrators of the Plantation Maria's Lust, now Maria's Pleasure, or whatever Title or Quality they may assume. Notice is hereby given unto all Men, that the Officers of the said Court, by virtue of the said Execution, are to sell to the highest Bidder, (at the Expiration of one Year and Six Weeks next ensuing the Date hereof, the Day fixed upon for the said Sale to be made known hereafter,) the Plantation Maria's Lust, now Maria's Pleasure, belonging to the Proprietor or Proprietors, Administrator or Administrators of the said Plantation, or whatever Quality or Title they may assume, situated in the Isle of Wackenaam, of this Colony, between the Plantations Amersford, on the Upper Side, and Meerzorg, belonging to Mr. Knolman, on the Lower Side, with all Buildings, cultivated Grounds, Crops, and all other Appurtenances and Dependencies thereof, on the Terms and Conditions prescribed in the Ordinance enacted by their High Mightinesses for this Colony; under Date of the 20th May 1777, touching Sales made in pursuance of Executions; and further, that Three Months after the Day of Sale, the Point of Precedence and Concurrence shall be decided by the Honorable Court of Justice with regard to the Proceeds of the Sale of the said Plantation.

All Creditors, whether known or unknown, qualified to establish any Claim of Precedence and Concurrence with regard to the Proceeds being hereby summoned to come and appear in Person, or by their Attorneys before the said Honorable Court of Justice, on or about the first Court Day, which shall be Three Months after the said Day of Sale, in order to make and prefer such Claim and Prayer as in the