

NOTICE.

Cobridge, November 10, 1810.

THE Business heretofore carried on at Cobridge, under the Firm of Stevenson and Godwin, as Earthen-Ware-Manufacturers, was this Day dissolved by mutual Consent.—All Debts due to and by the said Firm will be paid and received by Ralph Stevenson.—In future the Upper-Manufactory will be carried on by Benjamin Godwin and Sons, and the Lower one by Ralph Stevenson.

Ralph Stevenson.
Benj. Godwin.
Benj. Endor Godwin.
Stephen Godwin.

THE Partnership lately subsisting between us the undersigned Samuel Carrington, John Wall, and Thomas Noyes, carried on in Liverpool, in the Name of Samuel Carrington alone, and in London in the Firm of Carrington and Wall, was dissolved by mutual Consent on the 31st Day of August last.—All Debts due to or from the said late Copartnership will be received and paid by the said Samuel Carrington.

Sam. Carrington.
John Wall.
Thos. Noyes.

Notice is hereby given, that the Partnership carried on by us the undersigned Cornelius Low Wallace, Charles George Cotterill, and Henry Aldborough Bayly, in the City of Watford, in Ireland, as Provision Merchants, under the Firm of H. A. Bayly and Co. and all of us at present residing in the City of London, is this Day by our mutual Consent dissolved.—Witness our Hands the 1st Day of November 1811,

Corn. L. Wallace.
C. G. Cotterill.
Henry A. Bayly.

Notice is hereby given, that the Partnership carried on by us the undersigned Cornelius Low Wallace and Charles George Cotterill, in the Town of New Ross, in the County of Wexford, in Ireland, as Provision-Merchants, both of us now residing in the City of London, is this Day by our mutual Consent dissolved.—Witness our Hands the 1st Day of November 1811,

Corn. L. Wallace.
C. G. Cotterill.

Notice is hereby given, that Charles Higgins and John Beere, of Bernondsey-Square, Kid Leather Manufacturers, have this Day, 29th October, dissolved Partnership: As witness our Hands,

Charles Higgins.
John Beere.

CLAXTON AND DAY.

Hoxton, October 30, 1811.

ALL Persons having Claims or Demands, or holding any Securities, on Messrs. Claxton and Day, of Hoxton, Cotton-Spinners, are requested, within Ten Days from this Date, to send the Particulars thereof to their Counting-House, in order that the same may be discharged.

Rich. Claxton.
Robert R. Day.

Notice is hereby given, that Persons having Claims upon the private Estate of the late Mr. William Usher, of Buckle-Street, Whitechapel, and Old Ford, Middlesex, White Lead Manufacturer, deceased, are requested to send their Accounts to the Counting-House, sooa as convenient.

London, November 1, 1811.

ALL Persons having any Claims or Demands on the Estate or Effects of the late Mr. David Robertson, of Clarke's-Terrace, Cannon-Street-Road, Saint George, Middlesex, (who died the 6th Day of May 1810,) are requested to send the Particulars thereof, and of the Securities they hold, (if any,) to Mr. David Robertson, one of the Administrators of the said Estate, at the Counting-House of Mr. J. Lachlan, No. 22, Great Alley-Street, Goodman's-Fields, on or before the 1st Day of December next, in order to a Distribution of the Estate and Effects; and all Persons indebted to the said Estate are requested to pay the same forthwith to the aforesaid Administrator.

DAVID ROBERTSON, Administrator.

REBUILDING OF DRURY-LANE THEATRE.

ALL Persons having Claims upon the Old Theatrical Property, which have not already been before the Committee, are requested to send an Account of such Claims, without Delay, addressed to the Chairman, at Peter Moore's, Esq; Great George-Street, Westminster.

By His Excellency Major-General George William Richard Harcourt, Lieutenant-Governor and Commander in Chief in and over His Britannic Majesty's Island of St. Croix and its Dependencies in America, Vice-Admiral of the same; &c. &c. &c.

By virtue of the Authority in me vested, and in conformity with an Ordinance of the 23d of May, and an Edict of the 12th of August 1800, I do hereby make known, that in Compliance with a Petition delivered in, I have permitted and granted, that the Widow Judith Atteta Fausset, as Executrix, and the other by Will nominated Gentlemen, Executors to the now deceased Andrew Fausset, may summon by Proclama Subpoena preclusi et perpetui silentii, all the known or unknown Creditors of the said deceased Andrew Fausset, residing in European or American Territories, to come forward with their Demands, and to enter and prove their Claims in Person, or by their Attornies, before the said Executrix or Executors, previous to the Expiration of the Period herein-after limited, that is to say, within One Year and Six Weeks from the Period when this Proclama shall have been recorded in the Upper Courts of the Islands of St. Croix, St. Thomas, and St. John, and published Three Times consecutively in the London Gazette; and all such known or unknown Creditors, as reside in any of the West India Islands or Colonies, shall come forward with their Demands, and enter and prove their Claims, in Person or by their Attornies, before the said Executrix or Executors, within Three Months from the Date of this Proclama being recorded in the Superior and Inferior Courts of the Islands of St. Croix, St. Thomas, and St. John, and Notice thereof being published in the St. Croix Gazette Three Times consecutively; and the aforesaid Executrix and Executors shall further be bound to cause this Grant to be produced in the Royal and the Loan Commissions Book-Keepers Offices to the said Islands, and procure a Certificate of this being complied with; in Failure of which this Proclama shall not be valid against any Claims or Prerogatives of His Majesty; and all Persons concerned are to take Notice hereof, and to conduct themselves accordingly.

Given under my Hand and Seal, at the Government-House, St. Croix, the 18th of April 1811.

By His Excellency's Command,
J. GRAY, Secretary.

In conformity to the above Grant, and with the Warning therein mentioned, all Persons who have any Claims whatsoever against the Estate of the late Andrew Fausset, are hereby summoned to appear within the before-mentioned Time (Sub poena preclusi et perpetui silentii), and prove the same before us, the above-mentioned Executrix and Executors, in the Sessions for regulating Matters of Inheritances, which are held on the first and on the last Monday in the Month, from Twelve o'Clock until Two o'Clock precisely, in my (John Benners) Dwelling-House, No. 6, Kongens Gade, when and where every Claim will be properly adjusted.

Christianstau, St. Croix, 22d April 1811.

JOHN BENNERS.

GEO. HARCOURT.

(L. S.)

Ger Vitterligt: at Jeg i Kraft af den mig overdragne Myndighed, og i Overensstemmelse med en Forordning af 23de Maj, samt en Placet af 12te August 1800, haver, efter detom Saakommen Ansøgning, tilkaldt og bevilget, at Ophuds-Commissarierne ved Hereticus Herbert's Ophuds-Bog, de Herrer Jeremiah Smith og John Howe, maa, ved Proclama, sub poena preclusi et perpetui silentii, indkalde alle bekendte eller ubekendte Creditorer udi de nævnte Ophuds-Bog, beboede i Europæiske eller Americaniske Herredømmer, at fremkomme med deres Krav, og indleve i samt bevistiggere deres Fordringer, personligen eller ved deres Fuldmagtigede, for benævnte Ophuds-Commissarier, forinden Expirationen af den nu her bestemte Tid, nemlig: forinden et Aar og seks Uger, efter at dette Proclama er bleven læst i Overretterne for Oerne St. Croix, St. Thomas og St. Jan, og i saa hændes følgende Gange publiceret i "the London Gazette"; Og at alle bekendte eller ubekendte Creditorer, som haves paa nogaa af de Vestindilte Oer eller Colonier, skal fremkomme med deres Krav, og indleve samt bevistiggere deres Fordringer,