Otice is hereby given, that the Partnership carried on between us as Merchants, in the City of London, under the Firm of A. Lopes and Brandram, is this day by mutual consent dissolved.—All the outstanding Concerns of the said Firm will be liquidated and settled by the said A. Lopes; and all persons having demands thereon are requested to apply to him for payment thereof at No. 19, in Austin-Friars; and all persons indebted to the said Firm are to pay the same to him.
Witness our Hands the 31st day of January 1812,
Anthony Lopes.

Francis Holles Brandram.

Otice is hereby given, that the Bartnership lately subsisting between Isaac Bragg and William Reeves, of Brydges-Street, Covent-Garden, Working Jewellers, Pearl-Frame-Manufacturers and Stringers, was dissolved by mutual consent on the 1st day of January last; and all debts due to and owing from the said Copartnership will be received and paid by the said Isaac Bragg.—Witness our Hands this 4th day of February 1812,

Wm. Reeves.

Isaac Bragg.

HE Partnership carried on by Thomas Hill and Joseph Hill, at Bobber's-Mill, in the Parish of Radford, in the County of Nottingham, Bleachers, was dissolved on the 31st day of March 1910, by mutual consent: As witness our Hands this 4th day of February 1812,

Thomas Hill.

Joseph Hill,

THE Partnership carried on by Charles Hill the Elder, Thomas Hill, and Joseph Hill, at Bobber's-Mill, in the Parish of Radford, in the County of Nottingham, Bleachers, under the Firm of Charles Hill and Sons, was dissolved on the 31st day of December 1806 by mutual consent: As witness our Hands this 4th day of February 1812,

Chas. Hill. Thomas Hill. Joseph Hill.

Otice is hereby given, that the Copartnership heretofore carried on by us the undersigned, under the Firm of Gostling and Munyard, at No. 12, Castle-Street; Long-Acre, as Ironmongers, has by our mutual consent been this day dissolved; and Mr. Gosling has taken to himself the premises in Castle-Street aforesaid, where the said business has heretofore been carried on, and where he will continue to carry on the fore been carried on, and where he will continue to carry on the said business on his own account; and Mr. Munyard has taken and removed to premises, No. 15, Little St. Martin's. Lane, Long Acre, and where, in Copartnership with his two Sons, Joseph and Daniel Munyard, he will, under the Firm of Munyard and Sons, in future carry on the same business.—Mr. Gostling is hereby authorised to receive all debts owing to the said Copartnership, and Mr. Munyard to pay all debts owing therefrom: As witness our Hands this 31st day of December 1811,

Joseph Munyard.

Lohn Gestling

John Gostling. J. Munyard, jun. D. Munyard.

Otice is hereby given, that the Partnership lately subsisting between John Whitehouse, of Dudley, in the County of Worcester, and Benjamin Bissell, of Tipton, in the County of Stafford, Boat-Owners and Carriers, trading under the Firm of Whitehouse and Bissell, was dissolved on the 25th day of December last by mutual consent; and that all debts owing to and by the said late Partnership are to be received and paid by the said John Whitehouse: As witness their Hands this 5th day of February 1812,

John Whitehouse. Benjamin Bissell.

Otice is hereby given, that the Partnership lately subsisting between Philip Affeck Fraser, John Bethune, and Thomas Haddock, at Ravenhead within Sutton, in the County of Laneaster, Earthenware-Manufacturers, is this day dissolved by mutual consent.—Witness their Hands this 6th day of February 1812,

P. A. Fraser.

Lehv. Pethyane.

John Bethune Thomas Haddock.

AKE notice, that the Partnership that lately subsisted between David Peckett and John Ralph, and carried on by them in Warwick-Lane, and Bagnio-Court, Newgate-Street,

in the City of London, under the Firm of Peckett and Ralph, was by mutual consent dissolved on the 14th day of January last; and all debts due and owing to and by the said Capartnership are to be received and paid by the said David Peckett, who will in future carry on the business on his own account in the respective places aforesaid.—Witness our Hands the 8th day of February 1812,

\*\*David Peckett\*\*

Jno. Ralph.

Otice is hereby given, that the Partnership lately subsisting between Thomas Helps, Edward Lewis, and Richard Ray expired on the 1st of December 1811.—All Debts owing to and by the late Firm will be received and paid by Thomas Helps and Richard Ray: As witness our Hands this 1st day of February 1812,

Thomas Helps. Edward Lewis. Richard Ray.

Otice is hereby given, by Richard Grainger Blick and John Eyre Coote, the Trustees appointed by John Meggs and Thomas Brace, late of Stratford, in the County of Essex, Timber-Merchants and Copartners, (but which Copartnership has been dissolved, and notice thereof inserted in partnership has been dissolved, and notice thereof inserted in the London Gazette,) to all persons to whom the said late Firm is indebted, to send in their accounts to John Eyre Coote, No. 24, Austin-Friars, London, the acting Trustee; and all persons who stand indebted to the said late Copartnership to pay their debts to the said John Eyre Coote, or to George Grantham, of Stratford aforesaid, the Receiver appointed by the said Trustees.—Dated the 29th day of January 1812.

F. J. G. MACLEAN. (L. S.)

By His Excellency Major-General Fitzroy J. Grafton Maclean, Licutenant-Governor, Commander in Chief in and over the Islands of Saint Thomas and Saint John's, and their Dependencies, and Vice-Admiral of the same 8 to 25 & 8 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 Executors administe ing the dealing of the deceased Richard Downing Jennings, Esq. may summon by proclama sub poena præclusi et perpetui silentii, all the known and unknown Creditors of the said Richard D. Jennings, as well his own as also those to the different firms he has been engaged in, 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, beforethe said 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 Court of the islands of St. Croix, St. Thomas, and St. John's, and published three times consecutively in the London Gazette; and all such known or unknown mas, and St. John's, 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 'theu demands, and enter and prove their claims, in person or by their Attornies, before the said 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's, and notice thereof being published in the St. Croix and St. Thomas Gazettes three times consecutively; and the aforesaid Executors shall further be bound to cause this grant to be produced in the Boyal and the Loan Comand the aforesaid Executors shall further be bound to cause this grant to be produced in the Royal and the Loan Commission 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 thereof, and to conduct themselves accordingly.

Given under my Hand and Seal, Government-House, St. Thomas, the 23d November 1811.

By His Excellency's command,

C. G. FLEISCHER. Secretary.

According to the foregoing licence, and with the warning therein mentioned, is hereby summoned, sub pana præclusiet perpetui silentii, all and every one who believe to have any demand on the deceased Richard Downing Jennings, Esq; and surviving widow's joint dealing, to come forward with their demands and prove the same, for the Executrix and Executor, in the sessions which will be held in the house, No. 34, Queen's-