Otice is hereby given, that the Partnership carried on by Thomas Taylor and George Furnace, of the Town and County of Newcastle-upon-Tyne, Grocers and Tea-Dealurs, under the firm of Taylor and Furnace, was this day dissolved by mutual consent. As witness our Hands this 29th day of July 1812,

Thomas Taylor.

George Furnace.

Otice is hereby given, that the Partnership hitherto existing between Robert Harrison, jun. and John Sugden, as Plumbers and Glaziers, at Howden, under the firm of Harrison and Sugden, was this day dissolved by mutual consent— Witness our Hands this 24th day of July 1812,

Robt. Harrison, jun.

John Sügden.

Otice is hereby given, that the Partnership between us the undersigned, carrying on the business of Porter-Dealers, under the firm of Edwards and Butlin, No. 23, Mid-dle-Street, Cloth-Fair, West Smithfield, London, is this day dissolved by mutual consent.—All debts due and owing to and from the said firm are to be received and paid by J. Butlin, by whom the said business will in future be carried on.— Dated this 30th Day of April 1812.

Will. Edwards. Jos. Butlin.

Otice is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Cheesemongers, in Liverpool, in the County of Lancaster, is this day dissolved by mutual consent.—The undersigned Robert Jones is authorised to pay and receive all debts owing by and due to the late Copartners: As witness our Hands this 7th day of July 1812, William Jones,

Robt. Jones.

London, August 1, 1912. Otice is hereby given, that the Partnership which has for some time subisted between George Favenc, Charles Favenc, and Phillip Pestel, trading under the firm of George and Charles Favenc and Co. is this day dissolved by mutual consent .- Witness our Blands,

George Favenc. Charles Favenc. Philip Pestel.

Otice is hereby given, that the Partnership carried on by us the undersigned Marmaduke Appleton, of Knaresbrough, in the County of York, Flax-Dresser, and James Appleton; of the same piace, Flax-Dresser, at Knaresbrough aforesaid, Flax-Dressers and Yaru-Spinners, under the firm of Marmaduke and James Appleton, was dissolved by mutual consent on the 15th day of October 1810.—Witness our Hands the 24th day of June 1812,

Marmaduke Appleton. James Appleton.

Otice is bereby given, that the Bartnership lately subsisting between us, Simon Oliver, Charles Ridout, Lionel Oliver, and Charles Hooper, of the City of Bristol, Lifar as relates to the said Lionel Oliver.—Witness our Hands this-29th day of July 1812, Simon Oliver.

Charles Ridout. Lionel Oliver: Charles Hooper.

Norwich, July 28, 1812. Otice is hereby given, that the Partnership lately subsisting between us the undersigned, carrying on the business of Wholesale Linen-Drapers and Warehousemen, in the City of Norwich, under the firm of Bearc, Rasen, and Hooker, is this day dissolved by mutual consent.—All debts due and owing to or by the said Partnership will be received and paid by John Beare and Joseph Hooker, at their Warehouse, in Norwich, by whom the business will in future be conducted.

John Beare. John Raven. Joseph Hooker. of Leadenhall-Street, London, Wine, Brandy, and Spirit-Merchauts, was this day dissolved by nutual consent.—All debts due from the said Partnership will be paid by the said Joseph Waller; and all debts due thereto are to be paid to him only.—Dated the 29th of July 1812.

Joseph Waller. Joshua Payne.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned Mark Lindus Daniel and John Hall, of Smith-Square, Westminster, Wine-Merchants, was dissolved the 11th day of July instant, by mutual consent; and all debts due and owing to the said late Partnership are to be paid to the said Mark Lindus Daniel: As witness our Hands the 28th day of July 1812,

M. L. Daniel.

Jno. Hall.

He Partnership lately subsisting between both the undersigned John Hulme and Philip Brown Hodgson, at Gibralter, in Manchester, under the Firm of "Hulme and Hodgson," as Fell-Mongers and Manufacturers of Morocco-Leather, was dissolved on the 1st day of June instant, by mutual consent.—All debts owing to and from the said late partnership will be received and paid by the said John Hulme. Dated this 27th day of June 1812.

John Hulme. Philip B. Hodgson.

He Partnership between George Neden and John Neden, of Manchester, in the county of Lancaster, Manufac-turers, was dissolved by mutual consent on the 1st day of July instant; all debts owing to, and by the concern, will be received and paid by the said George Neden, by whom the business will in future be carried on—Dated this 24th of July

> George Neden. John Neden.

Otice is hereby given that the partnership subsisting between Edmund Robinson, and Christopher Lee, of Lincoln's-Inn, Attorneys at Law, was this day dissolved by mutual consent—As witness their Hands this 1st day of August 1612.

Edmd. Robinson. Chrs. Lee.

## NOTICE TO CREDITORS.

LP persons who have any claims or demands on the estate and effects of Mr. Daniel Titterton, late Purser AB estate and effects of Mr. Daniel Interton, late Purser of His Majesty's ship Invincible, (who died in the year 1798,) are desired to send the particulars thereof respectively to the Office of Mr. Brackley Woods, Solicitor to the Executors, at the New Corn-Exchange, in order to a just distribution of the deceased's effects amongst his Creditors, otherwise all claims not sent in will be excluded from the benefit of such division. Dated this 31st day of July 1812.

Chatham-Place, July 30, 1812. Chatham-Place, July 30, 1812 of LL persons liaving claims or demands on the estate of Enos John Pineger, late of Bell-Savage-Yard, Ludgate-Hill, London, and of Chelsham-Place, in the County of Surrey, Esq. deceased, are desired to seed the particulars of their demands to Messrs. Tilson and Preston, No. 5, Chatham-Place, New Bridge-Street, London, in order to their being discharged; and all persons indebted to the said estate are requested forthwith to pay their respective debts to the said Messrs. Tilson and Preston.

Ursuant to a Decree of the High Court of Chancery, Ursuant to a Decree of the High Court of Chancery, bearing date the 24th day of June 1812, made in a Cause wherein William Lawlor, (au infant) is plaintiff, and Sheedy Hayes Lawlor and others are defendants, the Creditors of Doctor William Digby Lawlor, late of the Island of Saint Christopher's, in the West Indies, Senior Surgeon of Hismajesty's forces, deceased, are forthwith to come in and prove their debts before Samuel Compton Cox, 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.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Nevinson versus Moody, the Creditors of Charles Moody, formerly of Framfield, in the County of