Blazer, and at the recapture o, property from the enemy at Eckwarden (in company with His Majesty's gun-brig Blazer and Alert hired cutter), that they will be paid their respective proportions of the net proceeds of said prizes, and of the salvage of said property, on the 16th instant; and all shares not then claimed will be recalled at No. 23, Norfolk-Street, Strand, every Tuesday and Friday for three months from first day of payment.

March and Creed, Agents.

London, October 7, 1812.

Otice is hereby given, that an account of the proceeds of head-money of the French privateer Le Point du Jour, destroyed by His Majesty's ship Brilliant, on the 20th October 1808 (Pheasant in sight), will be registered in the High Court of Admiralty, agreeably to Act of Parliament.

Cooke and Halford, Agents.

London, October 7, 1812. Votice is hereby given, that an Account of Sales of the hull, stores, and head-money of the Danish privateer Rap, captured on the 26th April 1812, by His Majesty's sloop Sarpedon, Thomas Parker, Esq. Commander, will be registered in the High Court of Admiralty, agreeably to Act of Par-Cooke and Halford, Agents, liament.

London, October 8, 1812. Votice is hereby given to the officers and company of His Majesty's hired armed ship Hebe, Andrew King, Esq. Commander, that an account of the expences attending the grant of His Royal Highness the Prince Regent, of a proportion of the proceeds of the Henrica, Elizabeth, and Jonge Derck, captured by the said ship on the 25th April 1806, will be delivered into the Registry of the High Court of Admiralty.

Barnett and King, Agents.

E, the undersigned Charles Millner and George Edwards, of the City of Bristol, do hereby give notice, that the Copartaership lately existing and carried on by us, as Wine and Bottle Liquor-Merchants, in Bristol aforesaid, un-Wine and Bottle Liquor-Merchants, in Bristol aforesaid, under the firm of Millner and Edwards, was dissolved by nutual consent on the 30th day of June last; and that all debts owing by or due to the said Concern will be settled and received by the said George Edwards, who is hereby empowered to adjust the same: As witness our Hands, in London, this 5th day of October 1812,

Chas. Millner. Geo. Edwards.

Otice is hereby given, that the Partnership lately subsisting and carried on at Whitby, in the County of York, between William Holt, John Holt, jun. and John Richardson, since deceased, all of Whitby aforesaid, Ship-Builders, under the firm of Holts and Richardson, was dissolved the 20th day of May last by mutual consent.—All debts due and owing to or from the said Copartnership Concern will be received and paid by the said Mr. John Holt, jun.—Witness our Hands the 21st day of August 1812,

\*\*Identified\*\*

John Holt, jun.

Chr. Richardson, Representative of the late John Richardson.

Otice is hereby given, that the Copartnership lately sub-Otice is hereby given, that the Copartnership larry since sitting between Thomas Welch, of Kidderminster, in the County of Worcester, and James Powell, of Ludlow, in the County of Salop, Iron-Factors, carrying on trade at Kidderminster and Ludlow aforesaid, under the firm of Welch and Powell, was dissolved by mutual consent on the 23d day of September instant.—The business will continue to be carried on at Kidderminster aforesaid, by the said Thomas

Welch; and all persons indebted to the said Thomas Welch and James Powell, as Copartners as aforesaid, are requested to pay their respecive debts to the said Thomas Welch, who will pay all debts due to any person or persons on account of the same Copartnership.—Witness the Hands of the parties this 29th day of September 1812,

Thomas Welch. James Powell.

Office is hereby given, that the Partnership lately subsisting between the undersigned James Dugdale, John Frankland, Henry Smith, and William Muschamp, in the business of Cotton-Spinners, carried on by them at Lanebridge, in the township of Habergham-Caves, in the Chapelry of Burnley, in the County of Lancaster, under the firm of James Dugdale, and Campany and James Jam Dugdale and Company, was dissolved by mutual consent ex-the 21st day of September now last, so far as respected the said James Dugdale; and that all debts owing by or to the said Concern are to be paid by and to the said John Frankland, Henry Smith, and William Muschamp: As witness the Hands, of the said parties the 5th day of October 1812,

The

James imes Dugdale. Mark of Henry Smith.

William Muschamp.

London, October 9, 1812.

Otice is hereby given, that the Partnership between David Pugh, Arthur Ryder, William Jones, and Thomas Ryder, under the firm of Pugh, Ryder, and Co. of Rood-Lanc, is dissolved, so far as regards the said Thomas Ryder, who has retired.—The business will in future be carried on but the said required on the carried on the said required on t by the said remaining partners, who are to receive all debts due to the former partnership. David Pugh.

Arthur Ryder. William Jones. Thomas Ryder.

Otice is hereby given, that the Partnership hereto-fore carried on at Kidderminster, in the County of Worcester, or elsewhere, between the undersigned Rachel Gooper and Joshua Cotton Cooper, under the firm of R. and J. C. Cooper, in the trade of Carpet-Manufacturers, and in all other trades, was dissolved upon the 10th day of this instant September: As witness our Hands this 29th day of September 1812; Rachel Cooper. Joshua Cotton Cooper.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned Henry May and William Beer, in the business or professions of Brokers, Appraisers, and Auctioneers, carried on in the City of Eristol, ander the stile or firm of William Beer and Company, was on the 1st day of September last by mutual consent dissolved; and that all debts owing to and due from the said concern are to be paid to and by the said Henry May, No. 2, Small-Street, Bristol.—Dated this 9th day of October 1812,

Henry May. William Beer.

Otice is hereby given, that the Copartnership heretofore caried on by us, John Parsons and William Daniel,
of No. 85, St. Martin's-Lane, in the County of Middlesex,
Hair-Merchants, was this day dissolved by mutual consent.—
All debts owing to the said concern are to be paid to John
Van Eyndhoven, at the same place, to whom the said debts
are assigned.—Witness our Hands the 13th of October 1812,

John Parsons. William Daniel.

HE Partnership which subsisted between us, under the firm of Samuel and Kichard Savage, of Chiswell-street, London, Leathersellers, was this day dissolved by mutual con-sent.—The business will in future be carried on by Richard Savage, who is to pay all debts due from the late firm, and to whom all debts due to the Copartnership estate are to be paid; As witness our Hands this 7th day of September 1812,

Samuel Savage. Rich, Savage.