

Notice is hereby given, that the Partnership heretofore subsisting between us James Bentzen and William Preston Worrall, and carried on by and under the Firm of James Bentzen and Co. of Liverpool, in the County of Lancaster, Brokers, is this day dissolved by mutual consent: As witness our hands this 18th day of December 1813.

*W. P. Worrall.*  
*James Bentzen.*

Notice is hereby given, that the Partnership between the undersigned John Cobble and Richard Jennett, of Little Earl-Street, in the Parish of Saint Giles in the Fields, in the County of Middlesex, Tea-Dealers, Grocers and Cheesemongers, was dissolved on the 31st day of December last by mutual consent.—Dated this 6th day of January 1814.

*John Cobble.*  
*Richd. Jennett.*

London, January 7, 1814.  
Notice is hereby given, that the Partnership existing between John Proud and Diederich Hellmers, is this day dissolved by mutual consent, in consequence of Mr. Hellmers engaging in another line.—The business of Ship and Insurance-Broker, will be carried on by the said John Proud, who is hereby authorized to liquidate all outstanding concerns.

*John Proud.*  
*Diederich Hellmers.*

All persons who have any demands against the Trustees acting under an assignment dated the 23d day of June 1809, and executed by Francis Sleddon, of Preston, in the County of Lancaster, Machine-Maker, for the benefit of his Creditors, are requested forthwith to deliver their accounts to Robert Park, of Preston, Ironmonger, or Jonathan Atkinson, of the same place, Timber-Merchant, in order that the same may be examined and (if correct) discharged; and all persons who owe money to the said Trustees are required to pay the same to Mr. Park or Mr. Atkinson. And notice is hereby given, that on the 31st day of December instant the said Trustees will resign their trust to the said Francis Sleddon, who alone will afterwards carry on the concern, and pay, fulfil, and receive all debts and engagements contracted and entered into in that behalf.—Dated the 30th day of December 1813.

#### NOTICE TO CREDITORS.

All persons having claims or demands on the estate and effects of John Loat, late of Clapham, in the county of Surrey, Builder and Bricklayer, deceased, are forthwith required to send the particulars thereof to Wiltshire and Bolton, Solicitors to the Executors, Old Broad-Street, London.

#### PRICES OF CARRIAGE REDUCED.

ROBERT RUSSELL, proprietor of the daily Fly Waggon, which set out from London, the Bell, No. 12, Friday-Street, to

Exeter, Southgate-Street;  
Plymouth, Frankfort-Place;  
Falmouth, Market-Place;

Feels much pleasure to bring able, owing to the blessings derived from the late harvest, to reduce the advances lately made on carriage. The reduction to commence on the first day of January next.

The proprietor gives public notice, that he will not hold himself answerable or accountable for any article, unless the same shall be entered by the book-keeper or landlord, or marked as received by one of them, on the book or paper, of the porter, or other person who may deliver it.

Nor more than five pounds will be paid for the damage or loss of any article whatever of less weight than a quarter of a hundred (28lb.); nor more than after the rate of twenty pounds per hundred weight, for any package of a greater weight, unless it shall have been booked as of a greater value, and paid, or agreed to be paid for, at the rate of sixpence for every ten pounds value, in addition to the common charge of carriage.

No lace, silks, ribbons, muslins, gauze, cambricks, lawns, gloves, books, or any part of a book, (of more than five shillings value) maps, pictures, prints, umbrellas, chairs, or other furniture, will be paid for in any degree if damaged in the carriage, unless packed in proper boxes or cases.

Nor will any animal be paid for though lost, hurt, or killed on the journey, by accident.

China, glass, earthenware, medicines or liquids in bottles, or any such brittle or hazardous goods, will not be paid for in any degree if broken or damaged in the carriage, unless the same shall have been properly packed, and the extra payment made, or agreed for, of fifteen pounds for the value of one hundred pounds, and so in proportion for a greater or smaller value, at the time of sending it to the warehouse.

The proprietor requests that any person or persons sending aqua-fortis, spirit of vitriol, or any other ardent spirits, will write on the direction the contents, and make it known to the book-keeper at the time of delivery, in order that it may be carefully loaded, otherwise if any damages shall arise therefrom, he will look to the person sending the same for indemnification.

The owners of all goods not paying, or agreeing to pay, the extra respective price, will be considered as taking the extra risks on themselves.

Carriages drawn at the ends of the waggons will be charged according to their weight, but not answerable for any accidental damage happening to them during their conveyance.

All goods which shall be delivered for the purpose of being carried will be considered as general liens, and subject not only to the money due for the carriage of such particular goods, but also to the general balance due from the respective owners to the proprietor of the said carriages.

N. B. Goods suffered to remain in any of his warehouses more than forty-eight hours after their arrival will be at the sole risk of the respective owners thereof.

ROBERT RUSSELL.

Exeter, December 17, 1813.

Notice is hereby given, that the Dividends under a Commission of Bankrupt, awarded and issued forth against Joseph Brook, of Huddersfield, in the County of York, Stationer, Dealer and Chapman, of the Separate Estate and Effects of the said Bankrupt, and also of the joint estate and effects of the said Bankrupt, John Seaton, John Fox Seaton, Robert Seaton, and Gervas, Charles Seaton, Bankers, at Huddersfield aforesaid, advertised for the 17th Day of January instant, is postponed till further notice.

Summons of the Creditors of William August van Grovestins, deceased.

BY the Imperial and Royal Landrecht of Bohemia, it is by the present edict notified unto all and singular, that at the requisition of Mr. Netolisky, Doctor of Laws, in his quality of Curator to the estate of William August van Grovestins, a summons by proclamation to the Creditors has been granted to him, in order to be informed of the exact statement of the debts of the said estate, and for that purpose to give notice thereof, here in this City on or before the 1st of October 1814, by virtue of the section 813 and 8 4 of the general code of the laws of Bohemia; all the Creditors are therefore obliged to address themselves, and to prove their rights and claims upon the said estate of Mr. William August van Sirtema van Grovestins, late General in the Dutch Service, and Governor of the Colonies of Essequibo and Demerara, in South America, of this City deceased, on or before the said 1st of October 1814, at the expiration whereof they will have lost all their rights upon the said estate, should the same have been exhausted by the payments made to those who shall have given notice in due time; however, with the exception of those who are holders of any mortgage deeds.

Prague, September 14, 1813.

From the Marshal's Office.

Summons by Edict.

BY virtue of an appointment, dated 28th April 1813, of the Honourable Court of Civil Justice of this colony, given upon a petition of Joh. van den Broek and A. Kruger, as executors to the last will and testament of M. S. Humbert, deceased.

I the undersigned First Marshal of the Courts of this colony, and at the request of the said J. van den Broek and A. Kruger, in their capacity as curators to the estate aforesaid, and by virtue of abovesaid appointment, summon by edict, all known and unknown creditors of the estate of M. S. Humbert, deceased, to appear before the Court of Civil Justice of this colony at their ordinary session, to be held in the month of July 1814, there to exhibit and verify their claims, to see opposition made thereunto, if need, and after