

Notice is hereby given, that the Partnership between Percival North, William Nanson, and Thomas Simpson, of New Bridge-Street, Blackfriars, and Fleet-Street, London, Grocers and Tea-Dealers, is this day dissolved by mutual consent, as to the said William Nanson, who retires; and that the business will in future be carried on by Percival North, Thomas Simpson, Christopher Graham, and George Graham, under the firm of North, Simpson, and Grahams, who will pay and receive all debts due to and from the late firm: As witness our hands this 25th day of March 1814.

Percival North.
Wm. Nanson.
Thos. Simpson.
Chr. Graham.
George Graham.

THE Copartnership carried on between the undersigned, at No. 18, Change-Alley, Cornhill, London, as Insurance-Brokers, is dissolved from this day, the undersigned John William Nelson retiring therefrom.—All debts due to or from the said Copartnership will be received and paid by Messrs. Bell and Wilkinson, at No. 18, Change-Alley aforesaid.—Dated this 25th day of March 1814.

Jno. Wm. Nelson.
J. R. Bell.
Wm. Wilkinson.

Sheffield, March 12, 1814.

ALL persons having any claims or demands upon the estate of Mr. John Ardron, late of Castle-Street, Sheffield, in the County of York, Grocer, deceased, are requested to send the particulars thereof, with the nature of their securities, (if any) to Mr. Shearwood, Solicitor for the Executrix, at his Offices, in Market-Street, in Sheffield aforesaid; and all persons indebted to the said estate are desired to pay their respective debts to the said Mr. Shearwood, who is empowered by the Executrix to receive and give discharges for the same.

THOMAS BERNARD AXFORD, deceased.

ALL persons to whom we, the undersigned, Thomas Gilbert, of the Old Bell Inn, Holborn, London, Innkeeper, and William Stott, of Gray's-Inn-Square, in the County of Middlesex, Gentleman, Executors of Thomas Bernard Axford, formerly of Ludgate-Hill, but late of the Old Bell Inn aforesaid, Gentleman, deceased, stand indebted, are requested to deliver unto us, or either of us, an account of their respective claims and demands, on or before the 15th day of April next, following the date hereof, that the same may be discharged, as we intend immediately afterwards to adjust the trust accounts, and to pay over and deliver to the residuary legatee named in the will of the said Thomas Bernard Axford, all such monies as shall then remain in our hands, as Executors as aforesaid, belonging to the said residuary estate; and that after such payment we will not be answerable or accountable to any of the Creditors of the said Thomas Bernard Axford for any debt due or owing by him, or by us as such Executors, to them respectively.—Dated the 18th day of March 1814.

T. GILBERT.
Wm. STOTT.

LAMBERT'S CREDITORS.

Malton, February 25, 1814.

ALL persons who have any claims or demands against the estate and effects of Thomas Lambert, late of Robert-Street, Bedford-Row, Gentleman, deceased, who have not already delivered in an account of such claims or demands, are requested, without delay, to send the particulars of such claims or demands, with an account of the nature of their securities, (if any) to Mr. Lambert, New Malton, Yorkshire, the Administrator of said Thomas Lambert, deceased, in order that a distribution of the said effects may be made according to the value of the respective claims and demands.

Estate of the late JOHN FISH, Esq. of Kempton-Park and Russell-Square, Middlesex.

ALL persons having claims or demands on the above estate, legacies excepted, and who have not already in consequence of former advertisements sent in an account thereof, are hereby desired to do so forthwith, together with a description of their securities (if any), addressed to the

Executor under cover, to Mr. Frederick Kitch, No. 67, Russell-Square; and those indebted to the estate, are desired to pay immediately as above. The tenants are also apprised that their rents will in future be expected, punctually every half year. Lady Day 1814.

The affairs of Mr. ROBERT STAFFORD, Huntingdon.

Huntingdon, March 15, 1814.

THE Public are hereby informed, that on account of ill health Mr. Stafford has resigned his business to his family, and by deed bearing date herewith, hath conveyed to John Lindsell, of St. Ives, in the County of Huntingdon, Charles Bailey, of Bedford, in the County of Bedford, and Henry Larratt, of Uppingham, in the County of Rutland, Esq. all his real and personal estates and effects of every description; in trust to permit his wife Mrs. Martha Stafford, in future to manage and carry on the business for the benefit of herself and their children: all persons who stand indebted to Mr. Stafford, are requested to pay their debts to Mrs. Stafford, whose receipt alone, notwithstanding her coverture, will be a sufficient discharge: and those persons who have any claim on Mr. Stafford, for debt contracted previous to the execution of the deed abovementioned, are desired to send their accounts to Mrs. Stafford, at the shop in Huntingdon.

WATER CARRIAGE BETWEEN BRISTOL AND LONDON, THROUGH THE WILTS AND BERKS CANAL.

BOATS will set out weekly, with or without a full freight, from the Three Cranes and Hambro' Wharfs, Queen-Street, London, and from the Wilts and Berks Canal Wharf, Temple Back, Bristol, and will receive goods from, and deliver them at the following places, viz.

The Three Cranes and Hambro' Wharfs,
London;
The Canal Wharf, Abingdon;
The Canal Wharf, Wantage;
The Canal Wharf, Longcot;
The Canal Wharf, Sivindon;
The Canal Wharf, Wootton Bassett;
The Canal Wharf, Dautsey;
The Canal Wharf, Calne;
The Canal Wharf, Chippenham;
The Canal Wharf, Lacock;
The Canal Wharf, Melksham;
Wilts and Berks Canal Wharf, near Sydney
Gardens, Bath;
Wilts and Berks Canal Wharf, Temple Back,
Bristol;

They also convey goods for all towns and places near the above, and for Wallingford, Reading, Henley, Maidenhead, Windsor, Stains, Chertsey, and other places near the River Thames; and goods intended for Oxford, Witney, Banbury, Burford, and other parts of the North of England, are regularly forwarded from Abingdon.

The Wilts and Berks Company (Messrs. Whitworth and Atherton), Carriers to and fro' between Bristol and Abingdon, give this public notice,

That they hold themselves responsible for the loss or damage of all goods properly packed and directed, if proved to have happened whilst in their possession, but not otherwise, subject to the following conditions and exceptions:

They hold themselves responsible for the loss or damage of all goods of no greater value than five pounds a hundred weight, at the ordinary low rates of carriage, which are exposed at the wharfs (except in the cases hereinafter mentioned):

They will not be answerable for any gunpowder, money, plate, watches, rings, jewels, gold, silver, writings, books, prints, pictures, or paintings, unless a special contract be made with one of the partners for the carriage of the same, and the insurance thereon paid.

They will not be answerable for the loss or damage of any goods of greater value than five pounds a hundred weight, unless entered as of greater value, in which case an additional charge, at the rate of five shillings for every one hundred pounds value, will be made thereon, and then they will be responsible in the same manner as for goods of less value.

They will not be answerable for any loss or damage by fire, or by civil commotion, or riot, or any accident which the ordinary care and diligence of the Carrier cannot provide against, nor for leakages or other damage occasioned by unsound or inefficient packages.

All packages of glass, china, household furniture, or any