London, May 4, 1814.

Otice is hereby given, that an account of the net proceeds of head-money received for the at met proceeds of nean-money received for the capture of the American ship letter of marque Union, by His Majesty's ship Iris, H. H. Christian, Esq. Captain, on the 18th January 1813, will be delivered into the Registry of the High Court of Admiralty, conformably to Act of Parliament.

John Jackson and Co.

Otice is hereby given, that the Partnership subsisting between Thomas London and Joseph London, of the City of Worcester, Fancy Cabinet-Manufacturers, was this day dissolved by mutual consent; and the said trade will in future be carried on by the said Thomas London alone, who will receive and pay all debts due to and from the said Partnership.—Witness our hands this 7th day of May 1814.

Thos. London.

Josh. London.

Ayr, April 8, 1814.

UGH HAMILTON, of Piumore, retired from the
Banking-House of Messrs. Hunters and Co. Bankers, in Ayr, and ceased to be a partner therein after the 31st day of March 1814. Hugh Hamilton.

William Cowan. William Niven. David Scott. George Charles. Quintin Kennedy. Rich. Campbell. Andrew Hunter. Patrick Hunter.

Otice is hereby given, that the Partnership between Edward Price and William Jenner, of the Hay-Market, in the Liberty of Westminster, Grocers and Tea-Dealers, is this day dissolved by mutual consent.—All debts due and owing to and from the said Copartnership will be paid and received by the said Edward Price, who is authorised to receive and pay the same: As witness our hands this 5th day of May 1814. Edw. Price. Wm. Jenner.

Otice is hereby given, that the trade or business of Tanners heretofore carried on by George Hattersley and Thomas Hattersley, both of Millthorpe, in the Parish of Dronfield, in the County of Derby, in Copartnership together, has lately been dissolved by mutual consent; and that the said trade or business will in future be carried on by the said George Hattersley and Thomas Hattersley, at Millthorpe aforesaid, on their own separate account; and that all debts owing by or to the said Copartnership will be paid and received by the said George Hattersley.—Dated the 12th day of March 1814.

Geo. Hattersley, Thomas Hattersley.

Otice is hereby given, that the Partnership lately subsisting between John Goodwin, deceased, and the undersigned Chamberlain Hinchliffe, both of Park-Street, in the Borough of Southwark, in the County of Surrey, Dyers, and which was carried on by them in Park-Street aforesaid, and which was carried on by them in Park-Street aforesaid, under the firm of John Goodwin and Company, was determined and ended on the 31st day of December last past, in consequence of the death of the said John Goodwin.—All debts due to and owing from the said late Partnership will be received and paid by the said Chamberlain Hinchliff, at his Counting-House, in Park-Street aforesaid, where the said Chamberlain Hinchliff has, since the death of the said John Goodwin, carried on, and still continues to carry on the trade storesaid, on his own sale account.—Dated this 6th day of aforesaid, on his own sole account .- Dated this 6th day of John Constantine Cooke, May 1814.

Jenny Goodwin, C. Hinchliff,
Executors of the above-named John Goodwin. C. Hinchliff.

Ctice is hereby given, that the Partnership lately subsisting between us the undersigned Edward Bevan and James Mills Woolfenden, as Surgeons and Apothecaries, and carried on at Congleton, in the County of Chester, was dissolved by mutual consent on the 6th day of April. last.— Dated this 4th day of May 1814.

Edwd. Bevan. James Mills Woolfenden.

TO be sold by auction, by order of the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against William Harnett the younger, of the Almonry, near the City of Canterbury, in the County of Kent, Tanner, by Charles Lepine, at the sign of the City Arms, in the City of Canterbury, on Monday the 23d day of May instant, between the hours of Ten and Twelve of the Clock in the Fore-

All that piece or parcel of land or ground, now used as a Feltmonger's yard, with the buildings, sheds, pits, pokes, and drenches thereon erected, standing, and being; and all that piece or parcel of land or garden ground thereunto adjoining, and from which the said Feltmonger's yard bath been separated and divided, containing by estimation eighty perches, are a with the apparature as strate, where we have more or less, with the appurtenances, situate, lying, and being in the Parish of Saint Mary, Northgate, near and without the walls, but within the Liberties of the said City of Canterbury, late in the tenure or occupation of the said William Harnett, his assigns or under-tenants, and now untenanted, together with the joint use of the road-way or passage to and from the said premises and Duck-Lane there; and also all that stable or stowage, with the yard and appurtenances thereunto belonging, situate, lying, and being in or near Duck-Lane afore-said, in the said Parish of Saint Mary, Northgate, late in the tenure or occupation of the said William Harnett, and now

Immediate possession will be given. For further particulars enquire of Mr. Starr, Solicitor,

Whereas by a Decree of the High Court of Chancery, made in a cause, wherein George Hodgkins and others are Plaintiffs, and Arters Frederick Randall and others are Defendants, it was, amongst other things, ordered, that it should be referred to James Stephen, Esq. one of the Masters of the said Court, to enquire and state to the Court, when Elizabeth Randall, the late wife of Francis Randall, late of Sandford-Place, Stoke Newington, in the County of Middlesex, Esq. the Testator in the pleadings named, died, and what grandchildren of the said Testator were living at the time of her death, (except Francis Frederick, and Georgiana, children of the said Testator's son Samuel Randall) and what were the respective ages of such grandchildren, who were so living respective ages of such grandchildren, who were so living as aforesaid, and whether any of them have since died, and when, and if any of them who are dead, lived to attain their ages of twenty-one years, and who are the personal representatives of such of them as may be so dead as aforesaid, and that the said Master should also enquire and state to the Court, what grandchildren of the said Testator were living at his death, and what were their respective ages, and what grandchildren of the said Testator were living at the time the short annuities, in the said decree mentioned, expired, and what were the respective ages of such last mentioned graudwhat were the respective ages of such last mentioned grand-children, and when any grandchild of the said Testator first attained his or her age of twenty-one years, and what other grandchildren of the said Testator were living at that time, and whether any of them are now living; the several grandchildren of the said Testator who were living at the respective times aforesaid, and the personal representatives of such of them who have since died, are desired peremptorily to come in and prove the several facts by the said decree directed to be enquired after as aforesaid, before the said Master, at his ' Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 80th day of June 1814.

The said Francis Randall is supposed to have died on or about the 11th day of January 1798, and the said Elizabeth Randall (who survived her said husband and afterwards resided at Wymondham, in the County of Norfolk) is supposed to have died on or about the 20th day of November 1810.

Ursuant to a Decree of the High Court of Chancery, made in a Cause of Richards against Dowling, the next of kin of John Dowling, late of Gray's-Iuu-Lane, in the County of Middlesex, Cavpenter, (who died in the month of