Otice is hereby given, that the Copartnership between us the undersigned, John Shutt the elder and John Shutt the younger, carried on in Newgate-Street, in the City of London, under the firm of John Shutt and Son, Tea-Dealers, was this day dissolved by mutual consent; and that the business will henceforth be carried on by the undersigned John Shutt the elder, on his own account.—Dated the 29th day of July 1814.

John Shutt.

John Shutt, iun.

Otice is hereby given, that the Partnership lately subsisting and carried on by George Law and sisting and carried on by George Law and Henry Law, of Newchurch, in the Parish of Whalley, and County-Palatine of Lancaster, Woollen-Manufacturers, was on the 1st day of August instant dissolved by mutual consent.—All debts owing to and by the said late Partnership concern will be received and paid by the said Henry Law only: As witness their hands the 4th day of August 1814.

George Law. Henry Law.

Office is hereby given, that the Partnelship lately subsisting between us the undersigned, Samuel Helbert Israel and Louis Helbert Israel, of Fenchurch-Street, in bert Israel and Louis Heibert Israel, of Fenchurch-Street, in the City of London, Wholesale-Druggists, and carried on by us under the firm of Israel, Brothers, was dissolved by mutual agreement on the 3d of August 1814; and that all debts due to and owing to the said Copartnership are to be received and paid by the said Samuel Helbert Israel. As witness our hands the 3d day of August 1814.

Sam. Helbert Israel. L. H. Israel.

Otice is hereby given, that the Partnership between Edward Chapman and Samuel Gissing, of Mendlesham, in the County of Suffolk, carrying on business under the firm of Edward Chapman and Samuel Gissing, Dealers and Chapman, is dissolved.—All debts due to and from the said firm will be received and paid by the said Samuel Gissing: As witness our hands this 2d day of August 1814.

Edw. Chapman. Sam. Gissing.

Notice is hereby given, that the Partnership between Richard Daniel and Charles Wyatt, of Butcher Row, Ratcliff-Cross, in the County of Middlesex, Wheelwrights, is this day dissolved by mutual consent; and that all debts due and owing to and from the said Partnership will respectively be received and paid by the said Richard Daniel: And that the said trade will in future be carried on by, and for the sole use and benefit of the said Richard Daniel: As witness our bands the 23d day of May 1814.

Charles Wyatt. Rich. Daniel.

Otice is hereby, given, that the Partnership lately subwilliam Shayle and Thomas George, of the Town of Monmouth, Ironmongers, Brightsmiths, and Nail-Manofacturers, was by mutual consent dissolved on and from the 25th day of December 1813.—All Debts due to and from the 23th day of mership are to, he received and paid by the said William Shayle, who is duly authorised to settle all accounts relating to the said concern: As witness our hands this 4th day of August 1814.

Thos: George.

Otice is: hereby given, that the Partnership which subsisted between us the undersigned, Moss Hiam Botibol and Joshua Scritty De Rinna, of Wood-Street, in the City of London, Ostrich Feather-Manufacturers, has been by mutual consent dissolved; and all persons indebted to the estate are desired to pay the same to the said Moss Hiam Botibol, No. 103, Wood-Street, where he will continue in the same Business; and all persons who have any claims on the said Bortharship account are desired to bring in the same to the Partnership account are desired to bring in the same to the said Moss Hiam Botibol, who will discharge the same.—Dated the 5th day of Angust 1814.

Moss Hiam Botibol. Joshua Serfity De Pinna. THE Copartnership, lately under the firm of Lewthwaite and Lightfoot, of Garlisle, was dissolved by mutual consent on the 5th day of October 1812: As witness our hands this 16th day of July 1814.

Musgrave Lewthwaite. Robt. Lightfoot.

F., Samuel Jay the elder and Philip Jay, (son of the said Samuel Jay,) both of Cavendish, in the County of Suffolk, Woollen-Manufacturers and Copartners in trade, and trading nuder the firm of Samuel Jay and Son, do hereby depose and certify, that we have mutually dissolved, and do hereby dissolve all further concerns as partners in trade: 11 testimony whereof we have hereunto subscribed out names this 4th day of August in the year of our Lord 1814.

Saml. Jay. ... Philip Jay.

Otice is hereby given, that the Partnership heretofore subsisting between us the undersigned, Peter Barker, late of Rawmarsh, in the County of York, but now of Mexbrough, in the said County, and Thomas Marriett, of Rawmarsh aforesaid, as Spirit-Merchants, at Rawmarsh aforesaid, is this day dissolved by mutual consent; and all debts owing to or by the said concern will be received and paid by the said Thomas Marriott, who will in future carry on the said business on his own account: As witness our hands this 30th day of July 1814.

Peter Barker. Thos. Marriott.

F Joseph Windsor, formerly of the City of Bristol, Currier, who removed from thence, as is supposed, to London about 25 years ago, and was brother to Thomas Windsor, formerly an Officer in His Majesty's Customs, Bristol, but late of the Parish of Saint Paul, in that City, Gentleman, deceased, be living, he must, within three calendar months, apply to Mr. G. P. Andrewes, Solicitor, Market-Gate, Bristol, to be entitled to considerable benefit under and by virtue of the will of the said Thomas Windsor, deceased, or be absolutely excluded therefrom; and if not living, any person or persons who will give information of the time and place of his decease shall be rewarded for their trouble, by application as above.

COUSINS OF WILLIAM FROST.

ILLIAM FROST (a native of Mayfield, in the County of Stafford, and for many years), of the Town of Nottingham, Farrier, by his will, bearing date the 20th of September 1781, gave real and personal estates to Trustees, to sell and divide the produce amongst his first cousins and cousinsgerman, so that a first cousin should receive double the sum of a cousin german (which has been construed to cousinsgerman, so that a first cousin should receive double the sum of a cousin german (which has been construed to mean first and second cousins); and the Testator died on or about the 19th of October 1781; every person claming as first and second cousins, or as the personal representative of any deceased first and second cousin of the Testator, are required personally or by their attornies, to attend and deliver to Messrs. Jamson and Leeson, the Solicitors for the heir at law of the 'surviving Trustee, at the Greybound Inn; in Cromford, in the County of Derby, on Tuesday the 30th day of August instant, at Ten o'Clock in the Forenoon, pedigrees to shew their respective relationships to the Testator, with copies of Parish registers and other documents sufficient in law to support the same; also copies of Parish registers to shew the times of the respective deaths of any first or second cousins, who have died since the death of the Testator; and the probates of wills and letters of admiration, which will legally authorise such representatives to receive a final dividend, and release the Trustee. And every person neglecting to comply with this will be excluded the benefit of a final dividend (which the Trustee wishes forthwith to make) of the money arising from the residue of the Testator's real estates.

NOTICE TO CREDITORS.

Aylesbury, July 23, 1814. Ursuant to the terms of a deed of trust, under which a fund is provided for satisfying certain debts due from Messrs, James Neale, Thomas Grace, and John Saunders Woodcock, late of the Vale of Aylesbury Bank, prior to the dissolution of their Partnership, which took place on or about the 10th day of October 1810, all persons who are holders of promissory notes, or otherwise Creditors of the said James