

Notice is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Bradshaw and Matthew Wilson, of Aldgate, London, Woollen-Drapers, was dissolved by mutual consent from the 18th day of August last.—The said Matthew Wilson is authorised to receive and pay all debts due to and from the said Copartnership concern.—Witness our hands the 16th September 1814.

*Thos. Bradshaw.
Matt. Wilson.*

Notice is hereby given, that the Partnership between Thomas Reeve and William Hutson, of Charlton, in the County of Kent, Market-Gardeners, is dissolved from the 19th day of September 1814.

*Thomas Reeve.
William Hutson.*

WE, the undersigned, John Clark and John Dethick, carrying on business as Merchants and Shipping Agents, at No. 2, Pancras-Lane, Cheapside, London, do hereby give notice, that our Partnership is this day dissolved by mutual consent: As witness our hands this 19th day of September 1814.

*John Clarke.
John Dethick.*

Notice is hereby given, that the Copartnership lately subsisting between William Ward, Thomas Cotgreave, Bryan Reynolds, John Fidel, and James Fidel, of Farringdon, in the County of Berks, Bankers, is dissolved by mutual consent.—Dated the 17th day of September 1814.

*W. Ward.
Thomas Cotgreave.
Bryan Reynolds.
John Fidel.
James Fidel.*

Notice is hereby given, that the Partnership heretofore subsisting between Thomas Settle, the persons named in the will of the late Samuel Mosley as his Executors, and John Settle, Silversmiths and Silver-Platers, of Sheffield, in the County of York, carried on under the firm of Settle, Mosley, and Settle, was dissolved, (so far as respects the share of the late Samuel Mosley, and afterwards his Executors,) the 1st day of July last 1814.—Witness our hands this 16th day of September 1814.

*Thomas Settle,
Thomas Smith,
Jon. Beet,
Samuel Owen,
Executors of the late Samuel Mosley,
John Settle.*

THIS is to give notice, that the Partnership lately carried on by and between Eliza Bateman and Robert Tosley, of Eagle-Street, Red-Lion-Square, in the Parish of Saint Andrew, Holborn, in the County of Middlesex, Coach-Brokers, trading under the firm of Bateman and Tosley, is this day dissolved by mutual consent.—Dated this 18th day of September 1814.

*Eliza Bateman.
Rob. Tosley.*

NOTICE TO CREDITORS.

September 9, 1814.

IT is requested that all persons having claims on Major-General G. W. Raunsay, late Lieutenant-Colonel of the 8d Battalion of the 60th Regiment, do send the amount and particulars thereof to Messrs. Milligan, Robertson, and Co. of Mincing-Lane.

HEIR AT LAW, OR NEXT OF KIN.

IF the heir at law, or next of kin, of Mr. James Clark, late of Leatherhead, Surrey, (and who died there January 15, 1814,) will apply to Mr. Thomas Stone, of Leatherhead aforesaid, or to Mr. James Bogue, Solicitor, of Guildford, Surrey, personally, or if by letter post-paid, they will hear of something to their advantage.—Dated this 12th day of September 1814.

No. 16936.

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WE, Burgomaster and Council of the Imperial City of Pernaue, do hereby make known, that the Trustees ordained by this Court to the estate of the late Alderman and Merchant of the first gild, P. Harder, whose Creditors were already called to appear by a proclamatō, dated 16th Sept. (op) last year, having now, on account of an insufficiency appearing, provoked ad concursum, and prayed that another proclamatō might be issued, which petition being granted, all those, with the exception of such as have already given in their claims at the first convocation, that mean to have any lawful claim upon the said estate under one pretence or another, are hereby peremptorily summoned to appear with the same, in the manner the Law prescribes, within the space of six months from the date of the present, under caution, that after that time is elapsed, and after three several acclamations, nobody will any more be heard, but be excluded from all claims upon this estate.—Given at Pernaue Town-Hall, the 23d of June (op.) 1814.

(L. S.) A. STEIN, Burgomaster.

BY HIS MAJESTY'S PATENT.

ROYAL Anti-Attrition Composition, instead of tallow, oil, or grease, to prevent the effects of friction in steam-engines, machinery, mills, carriages, coaches, waggons, carts, &c.; instead of copper for ships' bottoms; tar, parcelline, and service for rigging, or service for cables; to preserve polished steel or iron from rust; wood or wooden buildings from the dry rot; and by the use of which the public save, in all cases, not less than three hundred per cent. exclusive of saving wear and tear, time and labour.

Sold, for the patentees, at No. 40, Charing-Cross, near the Admiralty, London; and by their appointment, at most ship-chandlers, printers, booksellers, librarians, stationers, druggists, medicine warehouses, perfumers, ironmongers, cutlers, coachmakers, innkeepers, coach and waggon offices, oil and colour shops, saddlers, and shopkeepers, in the United Kingdom, in boxes, price 2s. 6d.; 5s. 6d.; 10s. 6d.; one guinea, and two guineas each.

The smallest size box contains a quantity sufficient to prime a four-wheel carriage four times, with which it will run upwards of six thousand miles, and it will answer in the same proportion for all other kinds of work.

Pursuant to a Decree of the Worshipful Edward King, Esq. Vice-Chancellor of the County-Palatine of Lancaster, made in a Causa in the Court of Chancery in and for the said County, wherein the Reverend James Gatliffe, clerk, and John Lees, are plaintiffs, and John Syddall, Betty Syddall, and Mary Lees, are Defendants; the Creditors of Isaac Lees, late of Cringlebrook, in the Parish of Manchester, deceased, are to come in and prove their debts before Thomas Starkie Shuttleworth, Esq. the Deputy-Register of the said Court, on or before the 15th day of October next, or they will be excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Bergman versus Treslove, the Creditors of Daniel Bergman, late of Charles-Street, Grosvenor-Square, in the County of Middlesex, taylor, are personally, or by their Solicitors, to come in and prove their debts before Edward Morris, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 6th of November 1814, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

London, September 15, 1814.

THE Creditors of Andrew Mackenzie, deceased, formerly of Newcastle-Court, College-Hill, London, who had demands on him previous to his leaving London in the year 1796, are desired to deliver their claims to the Trustees, at No. 2, Castle-Court, Budge-Row, before the 1st day of November next, in order that the same may be adjusted, previous to a dividend of all the effects received or expected.

Ramsgate, September 20, 1814.

THE Creditors of William Sell, formerly of Ramsgate, in the Isle of Thanet, in the County of Kent, Grocer, and late of the Parish of St. Peter the Apostle, in the same Isle and County, Gent. but last a prisoner for debt in the goal of Dover-Castle, in the said County of Kent, and who was discharged from his said imprisonment, at the General Quarter Session of the Peace holden by adjournment at St. Augustine's (near Canterbury), in and for the said County of Kent, on Tuesday the 11th day of January next last past, by virtue of