Office is hereby given, that the Copartnership lately subsisting between us the undersigned, Edmund Smith and James Pester, of Harrington, in the County of Worcester, Maltsters, is this day dissolved by mutual consent: As wit ness our hands the 4th day of March 1815.

Edm. Smith.

James Pester.

Otice is hereby given, that the Partnership subsisting between us the undersigned, Edward Harrison and John. Thompson, of Smithsed-Bars, in the City of London, Stationers and Rag-Merchants, is this day dissolved by mutual consent; and that all debts owing to and from the said concern will be received and paid by the said Edward Harrison, who will in future carry on the said concern on his own who will in future carry on the said concern on his own separate account.—Dated this 25th day of March 1815.

Edw. Harrison. John Thompson.

Otice is hereby given, that the Partnership business of Grocers and Tea-Dealers, heretofore carried on by us the undersigned, in Aldgate High-Street, in the City of London, under the firm of George Jermyn and Co. was this day dissolved by mutual consent.—The business will be in future carried on by the said George Jermyn, for his individual beats, to whom all persons indebted to the late firm are to pay their debts, and by whom all the engagements of it will be discharged: As witness our hands this 25th of March 1815.

George Jermun.

George Jermyn. John Raw.

Otice is hereby given, that the Partnership lately subsisting between Thomas Brewin and John Waddams, of Birmingham, in the County of Warwich, Brass-Founders and Copartners, was dissolved by mutual consent on the 1st day of January 1914.—Dated the 28th day of March 1815.

Thomas Brewin.

John Waddams,

Quice is hereby given, that the Partnership lately sub-sisting between Thomas Brewin and William Bryan, of Birmingham, in the County of Warwick, Platers and Copartners, was dissolved by mutual consent on the 2d day of September 1814.—Dated this 23d day of March 1815.

Thomas Brewin. Willim. Bryan.

Otice is hereby given, that the Partnership subsisting between us the undersigned, in the profession of Attornies and Solicitors, carried on under the firm of Peter and Hewitt, and Hewitt and Peter, at No. 5, Palsgrave-Place, Tomple, has been this day dissolved by mutual consent.— Dated this 25th day of March 1815.

Edm. Peter. William Hughes Hewitt.

Otice is hereby given, that the Partnership lately subsisting between George Chessell and Henry Turner, Statuaries and Marble Ornament-Makers to Her Mejesty, at No. 136, New Bond-Street, in the County of Middlesex, was dissolved by mutual consent on the 1st day of March instant .-The business will in future be carried on by the said George Chessell, who is authorised to receive and pay all debts due to and from the said concern: As witness our hands the 25th day of March 1816.

G. Chessell.

Henry Turner.

Great Russell-Street, Bloomsbury, March 22, 1815.

Otice is hereby given, that the Partnership in the business of an Ironmonger and Stove-Grate-Manufacturer, lately subsisting between us, was dissolved by mutual consent on the 31st day of December last; and the business will in future be carried on by the underwritten Thomas Burton and Roger Haslewood; and all debts due to the late Partnership are to be paid to the said Thomas Burton and Roger Haslewood; and all debts owing by the late Partnership will be paid by the said Thomas Burton and Roger Haslewood.—Given under our hands this 22d day of March 1815.

Thomas Burton.

Thomas Burton. Robert Meacock. Roger Haslewood.

MEMORANDUM:

Maidstone, February 28, 1818. I'I is hereby agreed, that the Copartnership now existing between John Bullard and William Evenden, under the firm of Bullard and Evenden, as Manufacturers of and Sellers of Bricks, shall cease and determine from and after this day: and that the said John Bullard and William Evenden will not act conjointly in any contract, agreement, or sale, on account thereof; and that as early as possible all claims on the said partnership shall be discharged, that all debts due thereto shall be collected, so that the accounts between the said John Bullard and William Evenden, as copartners, may be balanced and finally closed; and that the said business shall in future be carried on by the said William Evenden only: As witnessour hands this 28th day of February 1815.

John Bullard.

William Evenden.

Bath, March 16, 1815. THE Partnership between the undersigned Joseph Cooper and John Cooper, in the business of a Cordwainer, at Bath-Street, in the City of Bath, is dissolved; and the businness will be continued by the said Joseph Cooper, who will receive and pay the partnership debts.

Joseph Cooper. John Cooper.

Otice is hereby given, that the Partnership Beretofore carried on by us the undersigned, John Knight Griffith and Samuel Young Griffith, of Cheltenham, in the Countyof Gloucester, Printers, was on the 5th day of April last dissoved by mutual consent; and that all debts due and owing to and from the said Partnership concern are to be received and paid by the said John Knight Griffith, who is legally authorised so to do, and who in future will carry on the said basiness on his own account: As witness our hands this often day of March 1815. this 25th day of March 1815.

John Knight Griffith. Samuel Young Griffith:

THE Partnership carried on by us the undersigned, at Bahia Saint Salvador, Brazile, as Commission Merchants and General Agents, is this day dissolved by mutual consent: As witness our hands this 31st day of December 1814.

W. Aug. Kentishi.

Henry Dixon Owen.

Otice is hereby given, that the Partnership Between.
Richard Cope, jun. of Shrewsbury, in the County of lop, Wine and Spirit-Merchant, and James Beswick, of Salop, Whie and Spint-Acceleration, and courses Beswick, or Birmingham, in the County of Warwick, Attorney at Law, carrying on the trade of Wine and Spirit-Merchants, at Shrewsbury aforesaid, under the firm of Richard Cope, junand Co. is dissolved by mutual consent.—Dated the 25th day of March 1815.

Rich. Cope, jun. James Beswick.

Commissioners fiamed and authorised in and by a Commissioners fiamed and authorised in and by a Commission of Baukrupt, awarded and issued, and now in prosecution against William Disston, of Nafford, in the County of Worcester, Mealman, at the Hop-Pole Inn, in the Town of Tewkesbury, in the County of Glouoester, on Wednesday, the 19th day of April next, between the hours of Four and Six in the Afternoon;

All that capital and truly valuable Stack of Corn and Oil Mills, known by the name of Nafford Mills, situated on the navigable river Avon, within half a mile of the turnpikeroad leading from Tewkesbury to Pershore, six miles from the former and four from the latter place; together with the newly-creeted Dwelling-house, two comfortable tenements, Stable, Cow-house, Piggary, and other Out-buildings, and excellent Garden, and about Fourteen Acres of well fruited. Orcharding, Pasture and Meadow Lond adjoining to each

excellent Garden, and about Fourfeet Acres of well fruited. Orcharding, Pasture and Meadow Lond adjoining to each other, late in the occupation of the said Bankrupt.

The Stack of Corn Mills contain a large Water Wheel, three pair of French Stones, four feet four inches in diameter, a Dressing Machine, Flour Machine, and Smut Machine, with spacious Store Rooms, capable of containing 3000 bushels of corn, and every necessary convenience for carrying: on the Corn and Meal Trade to a large exaent.