685 ſ

London, March 30, 1815.

London, March 30, 1815. Notice is hereby given, that the Partnership lately sub-sisting between us, Robert Williams, William Moffat, junior, William Hugh Burgess, and Thomas Lane, junior, of London, Bankers, is this day dissolved by mutual consent, as far as respects the said Thomas Lane, junior.—The said busi-ness will in future be carried on by the said Robert Williams, William Moffat, junior, William Hugh Burgess, and Williams Williams. Bobt Williams Robt. Williams. Williams.

Wm. Moffat, jun. W. H. Burgess. Thomas Lane, jun. Wm, Williams.

THE Partnership which subsisted between the under-signed, carrying on business as Merchants, at Liverpool, under the firm of Hill, Potter, and Co. is this day dissolved; the management of the outstanding concerns thereof de-volving to William Potter: As witness our hands at Liverpool this 4th day of April 1815.

> Abram C. Hill. Wm. Potter. Jno. Taylor. John Livingston.

Notice is hereby given, that the Copartnership between ns, John Harland and John Marten, of Storrington, in the Caunty of Sussex, Millers, was this day dissolved by mutual consent; and all persons having any claims on the said Copartnership are requested to deliver an account thereof to the said John Marten, and all persons indebted to the said Copartnership are desired to pay the amount of their respec-tive debts to the said John Marten, who will carry on the business separately, and on his own account.—Dated the 1st day of April 1815. John Harland. day of April 1815. John Harland.

John Marten.

NOTICE.

March 30, 1815. selly and Thomas Heather, Kope-Makers, at Ryde, in the Isle of Wight, under the firm of Samuel Horsey and Company, is this day dissolved by mutual consent.

Sam. Horsey; Thus. Godsell. T. Heather.

Notice is hereby given, that the Copartnership lately carried on between us the undersigned, Joseph Ritson, of the City of Carlisle, in the County of Cumberland, Wil-tiam Bentley, of the New-Mill, in the Parish of Saint Cuth-bert, in the said County, and John Lemon, of the said City of Carlisle, Cotton-Spinners and Cloth-Manufacturers, bath been this day dissolved by mntual consent; and that all debts owing by or from the said Copartnership will be paid by the said Joseph Ritson, to whom all debts due to the said Copart-nership are to be paid: As witness our hands this 7th day of April in the year of our Lord 1815.

Joseph, Ritson. William Bentley. John Lemon.

Notice is hereby given, that the Partnership lately sub-sisting between Jabez Unwin and John Parsons, at Mansfield, in the Connty of Nottingham, in the Cotton-Spin-ning and Hosiery business, in the name or firm of Jabez Un-win and Co. is this day dissolved by mutual consent: A su-ness the hands of the said Parties the 31st of March 1815. Jabez Unwin.

John Parsons.

C

Notice is hereby given, that the Partnership sub-sisting between us the undersigned Booth Hodgetta the elder and Thiomas Webb Hodgetts, of Dudley, in the County of Worcester, Iron-Merchants and Nail-Ironmongers, trading under the firm of Booth, Hodgetts, and Company, is this day dissolved by mutual consent: As witness our hands this 6th day of April 1815 Booth Hodgetts, sen. Tho, W. Hodgetts,

No. 17002.

NOtice is hereby given, that the Parthership between Sir William Walker, of Leicester, and Joseph Walker, of Lascelles-Hall, in the County of York, trading as Mer-chants, under the firm of Samuel and William Walker, is dissolved by mutual consent; and that the business will in fu-ture be carried on by the said Joseph Walker, Wiffiam Ken-worthy Walker, and Joseph Samuel Walker, under the firm of Samuel and William Walker. Dated this fist of Dec. 1814.

Willm. Walker. Joseph Walker. Wm. Ken. Walker. Jos. Sam. Walker.

Notice to the residuary Legatees of Mrs. HANNAH WHITE, deceased.

Hercas Mrs. Hannab White, late of Oxford, Spinster, who died on the 16th day of September last, did by a codicil to her will, give part of her personal estate unto Herbert Parsons, of Oxford, Mercer, in trust for her sister Phoebe Storer (who died in the Testatsix's lifetime) for her life, and after her decease, upon trust to pay certain specific legacies, and as to all the residue thereof upon trust, to divide and pay the same in equal shares, per capita, amongst such of the several persons hereafter named or described, as should be living at the Testatrix's decease, and should have attained or living at the Testatrix's decease, and should have attained or should afterwards attain the age of twenty-one years, viz. George Harmer, of Randwick, Gloucestersbire, and his wife; George Joseph Harmer, son of William Harmer, brakher to the said George Harmer; Ann Pierce, of Westrip, Glouces-tershire, widow, and her children; the children of the late Ann Mills, sister of Deborah White; the children of the late Elizabeth Vick, daughter of the Testatrix's late uncle Thomas Cooke; the children of the late Sarah Cooke, sister of the said Elizabeth Vick; the children of the late Solomon Cooke, brother of the said Elizabeth Vick; Jane Warner, daughter of the said Deborah White; and the children of the late Sarah Organ, daughter of Testatrix's late uncle. Gabriel White. of the said Deborah White; and the children of the late Sarah Organ, daughter of 'Festatrix's late uncle, Gabriel White, provided, and it was her will that the drivision of the said residue, and the accruing dividends and interest should be made at the expiration of twelve months after her said sisters Phoebe Stoer's, decease, the said 'Trustee first giving 'such notice, either by public advertisement or otherwise', as he should think fit and sufficient, for the several person entitled to the said residue to prove their title theretay; and any of the said several persons who should neglect at full form abaryon said several persons who should neglect or fuil from absence satis several persons who should hegicet of him rom absence beyond sea, or any cause whatsoever to prove his or her title to the satisfaction of the said Trustee, before the expiration of the said twelve months, should be wholly barred from any right to a share of the said residue; and in case any of the persons hereinbefore named or described, whose title should have been proved as aforesaid, should not then have attained have been proved as aforesaid, should not then have attained the age of twenty-one years, his or her share, and the interest should accumulate and go along with the principal, entit such share should be due and payable to him or her upon attaining the said age as aforesaid, or until his or her upon attaining the said age as aforesaid, or until his or her upon attaining said ages, when the same should be divided and residue, beitce is therefore hereby given by the said fresidue, beitce is therefore hereby given by the said fresidue, beitce said several Legatees to prove their title; and fitey are hereby required to procure true extracts of their baptisms from the register of the Parish where they were respectively baptised, with certificates signed by the Ministers of the respective Parishes of the truth of such extracts and atflarvits made by some respectable person or persons; also testifying the truth rations of the truth of such extracts and andarus made by some respectable person or persons; also testifying the truth of such extract, and proving the identity and existence of the said several Legatees, sworn before a Justice of the Peace, or a Master Extraordinary of the High Court of Chancery, and forthwith to deliver or send such extracts, certificates and affidavits, to the said Herbert Parsons, and different of the said directed shall neglect or fail to proce his or her title in Legatees shall neglect or fail to prove his or her title in mattner aforesaid, before the expiration of the said twelve months from the death of the said Testatrix (the said Pheebe Storer having died in her lifetime as aforesaid), such persons so making default, will be wholly barred from any right to a sliare of the said residue as directed by the said recited will. Dated the 25th day of March 1815.

PROCEAMATION.

Ter Hereas James Mitchell, Robert King, and G. Theodor Schultze, Merchants, of this City, in their quality of indicially appointed Assignces to the estate of Messes Kiap-per, Luplan, and Co. Merchants, of this City, who have