place 'every Wednesday and Thursday for three months, conformably to Act of Parliament.

£120 19 11 First class 22 13 83 10 13 61 3 15 63 2 10 41 1 5 21 0 16 91 0 8 43 22 13 Second class 10 13 Third class Fourth class Fifth class Sixth class Seventh class Eighth class John Jackson and Co.

August 15, 1815

Votice is hereby given, that an account of sales and proceeds of the Danish galliot Ebenetzer, cuptured on the 16th day of December 1812, by His Majesty's sloop Persian, Charles Bertram, Esq. Commander (the Thracian and Ariel in company, and the Erebus sharing by agreement with the Persian), has been delivered into the Registry of the High Court of Admiralty.

Frederick De Lisle, Agent.

THE Partnership heretofore carried on at Manchester, it, the Courty of Lancaster, between Robert Runcorn, Joseph Runcorn, and Higginson Runcorn, as Cotton-Manufacturers, under the firm of Robert Runcorn and Brothers, is this day dissolved by mutual consent.—All debts owing to and by the said concern will be received and paid by the said Robert Runcorn and Higginson Runcorn.—Dated this 9th day of August 1815.

Robert Runcorn.

J. Runcorn. Higginson Runcorn.

Otice is hereby given, that the Partnership lately subsisting between Charles Humpage and Benjamin Patrick, both of Birmingham, in the County of Warwick, Chain and Button-Shank-Makers, bath been this day dissolved by mutual consent.—All debts due to and owing from the said Copartnership will in future be received and paid by the said Charles Humpage, by whom the trade will be carried on, on his own account: As witness the hands of the parties the 5th day of August 1815.

Charles & Humpage

Charles × Humpage. Mark of.

Benj. Patrick:

Otice is hereby given, that the Copartnership between John Burliuson and John Lee, of Masham, in the County of York, Copartners, Tinners, Braziers, Plumbers, and Glaziers, was on the 31st day of July 1815, dissolved and determined by mutual consent.—All debts owing by the said concern will be paid by the said John Lee; and all debts owing to the said concern are to be paid to the said John Lee, who is duly authorised to receive the same: As witness our hands this 5th day of August 1815. our hands this oth day of August 1815.

The $John \times Burlinson.$ Mark of John Lee.

Otice is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Staines and John Mottershead, both of Manchester, in the County-Lulatine of Lancaster, Chemists and Druggists, carrying on business under the firm of Staines and Mottershead, or other-therwise, has been dissolved from the 4th day of February now last past by mutual consent.—All debts due and owing to and from the said late Copartmership concern will be received and paid by the said John Mottershead, by whom, together with Mr. Robert Brown, the same business will in fube carried on in Manchester aforesaid .- Dated this 4th day of August 1815. Thos. Staines.

John Mottershead. Robert Brown.

NOTICE.

August 16, 1815. HE Partnership carried on between Charles Coles, Charles Barwell Coles, and Francis Galpin, as Stationers, at No. 21, Fleet-Street, has been this day dissolved by mutual consent; and the business will in future be carried on by the said Charles Coles and Francis Galpin only.

Chas. Coles: Chas Barwell Coles. .. Frans. Galpin.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned, John Rudhall and Henry Rudhall, as Mereers, Drapers, and Haberdashers, at Birmingham, in the County of Warwick, inther the firm of John, and Henry Rudhall, was dissolved on the 5th day of July last by initual donsent; and that the business will in future be carried on by the said John Rudhall; and all debts due-to and owing by the said late Copartnership will be received and paid by the said John Rudhall. Withess our hands this 5th day of Apgust 1815.

John Rudhall.

John Rudhall Henry Rudhall.

Nottingham, August 12, 1815

Otice is hereby given, that the Partnership lately sub sisting between Samuel Bolton and Samuel Payne, of the Town of Nottingham, Solicitors, was dissolved on, the 8th day of August instant by mutual consent.

Sam. Bolton, Samuel Payne.

THE Partnership heretofore carried on by us the undersigned at Liverpool, as Commission-Merepants, under the firm of Gilmour and Hayes, is this day dissolved by mu-tual consent.—Dated this 12th day of August 1815. J. B. Gilmour.

J. B. Hayes.

Otico is hereby giren, that the Partnership heretofore subsisting between Thomas Wagstaff and Edward Pairie, of Carlsharun, in the Kingdom of Sweden, Merchants, was dissolved as on and from the 31st day of December last .- Dated this 15th day of August 1815.

Thos. Wagstaff. Edw Pairie, jun.

Otice is hereby given, that the Copartnership sussisting between Robert Hitchman Day and John Feirce, of Upper Thames-Street, Oll-Brokers, is this day dissolved by nutual consent.—Witness our hands this 19th day of August 1815. R. H Day. Jno. Peirces.

MORRILLION'S ESTATE.

To the child and children of Abraham Morrillion, deceased, formerly of Crowle, in the County of Lincoln, in the Kingdom of England, Mariner, who was brother of John Morrillion, late of Crowle aforesaid, gent. deceased, and to the personal representatives of any of such child or.

and to the personal representatives of any of such child or children who may be dead, and to his, her or their relatives. Whereas the said John Morrillion departed this life on the 1st day of February 1814, and having by his last will and testament, dated the 12th day of March 1813, given and devised all his real estates at Crowle or elsewhere, in the Kingdom of England, except a certain messuage and homestead therein mentioned, and also the several personal estates and effects therein mentioned, into cartain trustaes, in the said will named, upon trust, to sell and dispose of the same respectively at their will and pleasure, and to call in and collect all such parts of the said testator's personal estates, as should consist of moneys or securities for money, and the money all such parts of the said testator's personal estates, as should consist of moneys or securities for money, and the money arising by and from all such sales and collections, in trast to pay and apply the same to, and to the use of all and steps the children of the testator's late brother Abraham Morrillion, deceased, as should be found living at the testator's accesse, in equal shares and proportions, if more than one, and if only one, then the whole to the use of such only child, their respective executors or administrators, provided such child or children of the testator's brother, should identify themselves and be made known to the said trustees, within the space of