Otice is hereby given that the Partnership which has subsisted between us the undersigned, George Wills and John Wills; of the City of Bristol; Tea-Dealers and Creeces, is this flay dissolved by aritual tonsent; diff all persons who istand aidebut its other amount of their respective debts to the said George Wills, at No. 44, Broad-Street; Bristol, who is authorised to give augustatives for the same; and by John all thous due from the gaid tudeers will be paid. Witness our, hands this 14 th day of Tuberin Mily year of officers 1816.

Otice, is thereby given, that the Partnership lately carried on each subsisting between us the undersigned, as Stone Quarriers, at Ham-Hill Quarry, in the Parish of Stapleton, in the County of Gloucester, was dissolved on the 25th day of March last by mutual consent.—Witness our hands this 5th day of June 1816,

J. W. Lancaster. Zeckariah Porter.

Otice is hereby given, that the Partnership between the undersigned, Seth Rhodes and Samuel Austoy, of Sheffield, in the County of York, Cast-Iron Founders and Cutlers, was this day dissolved by mutual consent.—All debts due and owing to and from the said Partnership will be received and paid by the said Seth Rhodes. As witness the hands of the said parties this 10th day of June 1816.

Seth Rhodes.

The Samuel × Anstey.
Mark of

Ofice is hereby given, that the Partnership subsisting between us, as Pellmongers, at Stratford, in the County of Essex, is this day dissolved by mutual consent; and in future will, be carried on by William Hearing Dated the 14th day of June 1816.

Geo. Freund.

Ofice is hereby given, that the Partnership carried on by us, Dan Scott, of Chesterfield, in the Connty of Derby, and George Scott, of the same place, Sacking-Manufacturers, Flax-Dressers, and Ropers, hath by mutual consent this day been dissolved.—All accounts due and owing from the above Partnership will in future be paid by the said Dan Scott; and all debts due and owing from any person or persons to the said Partnership are requested to be paid to the said Dan Scott.—Witness our hands the 15th of September 1815.

Dan. Scott. George Scott.

Otice is hereby given, that the Partnership carried on by us, William Anderson, of Gratsmoor, in the Parish of Hasland, in the County of Derby, and Elias Elliott, of Hasland aforesaid, in the Coal-Works at Gratsmoor aforesaid, hath by mutual consent this day been dissolved... All accounts due and owing from the above Partnership will in future be paid by the said William Anderson; and all debts due and owing from any person or persons to the said Partnership are requested to be paid to the said William Anderson.—Witness our hands this 14th day of May 1814.

William Anderson. Elias Elliott.

Hereas by a deed of Trust, under our hands and seals, bearing date the 31st day of May last, we have assigned the whole of our stock in trade, book-debts, household furniture, and effects, to certain persons therein-named, in trust for the benefit of themselves and the rest of our Creditors:—Notice is therefore hereby given, that the Partnership heretofore existing between us, as Saddlers, at No. 6, Little Saint Martin's-Lane, in the County of Middlesex, under the firm of R. and W. Sharrow, is this day dissolved by mutual consent; and all persons indebted to the said firm are requested forthwith to pay the same to Mr. John Manning, Clement's-Inn, Solicitor for the Trustees, who is authorised to receive the same.—Witness our bands this-15th day of June 1816.

Rich: Sharrow.
William Sharrow.

Totice is hereby given, that the Parinership, carried on by Rowland Hodge, James Failey, John Dodds. David Perguson; and Edward Pearson, as Reflectificates, at St. Ann's Repety, without the Walls, but within the Liberties of the Town and Gountyron Newcoutle-upon-I such is this day anacably dissolved, so farms registed the said James Failey; and the business with in antenne be continued to be the said Remained Hodge, John Badds, I David Flerauson, aspir Relivard Pearson of As witness their hands the rosh day of Jane 1816.

Just Fieldy!

Republished Hodge.

John Dodds.

Down Benguson.

Ofice is hereby given, that the Partnership carried on by John Dodds and James Fadds, of Newcastle-upon-Tyne, as Ship and Insurance-Brokens, under the firm of Podds and Tady, is this day antrably dissolved; and the business will in future be carried on by the said James Faddy on his own account: As witness khereshads the 10th day of June 1816.

Jas, Faddy.

New York; Fine 1, 1818.

THE Partnership heretofore carried on in faverpool by William Little; Samuel Denton, and William Van Ness, and to See and in New York, under the Firm of Denton, Little, and Co., is dissolved by its own limitation.

No. Little.

S. Denton.

S. Denton. Wm. Van Ness,

New Hork, June 1, 1813.

THE Partnership heretofore carried on in Liverpool by William Little and Samuel Dentone under the firm of William Little and Co., is dissolved by its own limitation.

Will. Eittle.

S. Denton.

Otice is hereby given, that the Partnership heretoin fore subsisting between us the undersigned, carrying
on business at Liverpool, in the County of Lancaster; as
Woollen-Drapers and Taylors, under the firm of Yarnall and
Brotherton, was this day dissolved by mutual consent: As
witness our hands this 28th day of May in the year of our
Lord 1616,—All debts due to the firm of Yarnall and Brotherton are to be received by John Brotherton; and all claims
on the concern will be by him discharged, when such claims
shall become due.

William Yarnall.

John Brotherton.

ADMIRAL LORD GARDNER.

A LI persons having any demand upon the estate of Vice-Admiral Lord Viscount Gardner, deceased, are desired to send an account of their respective claims, and of the securities (if any) which they hold therefor, to Mr. Robinson, Solicitor, Essex-Street, Strand, in order that the same may be duly investigated.—By order of the Administrator.

THE representatives of Munsell and Rosalotti, alias Rosiletti, formerly members of the Stock Exchange, may bear of something to their advantage, by applying to Manager Wade, at the Committee Room of the Stock Exchange.

Liverpool, June, 14, 1816.

ALL persons who had any demands on the estate of effects of John Rackbam, late of Liperpool, in the County of Lancaster, Gentleman, deceased, 1st the time of his death, are required forthwith to send an account thereof unto John Hunter, of Liverpool, in the County of Lancaster, Merchant, Robert Pedder Buddleom, of the same place, Clerk, Adam Smith, of the same place, Merchant, and John Jong, in the Campy of Howden-Dock, in the Campy of Howden-Dock, in the Campy of Howden, and John Jong, Merchant, Executors of his will, or to Mr. Lingh, in Basnet-Street, in Liverpool aforesaid, in order that if any such there now are, they may be inquidated and discharged, previous to the Executors shaking to division of the residue of the testator's estate; and in default of tendring the same, it will be considered that none such exist.