injustice and impolicy of the existing restrictions on the sugar trade of British India.

" That these restrictions, while they operate most injuriously on the interests of the merchants, the ship owners, the sugar refiners, and the manufacturers of this country, as well as on those of the British community at large, are peculiarly oppressive and unjust towards our fellow-subjects in India, and highly detrimental to the interests of the East India Company, not only as a commercial body, but in connection with the prosperity of the dominions placed under their government.

" That as the inhabitants of British India have the strongest claims on the protection of the East India Company, it is the duty of this Court to afford their energetic support to all measures that have a tendency to promote the prosperity of the vast population over whom they preside, and who are equally entitled with every other class of British subjects to the favourable consideration of the British Legislature.

" That it appears to this Court, that since the repeal, by the Acts of last session of Parliament, the restrictions formerly imposed on the West India trade, no pretension exists for any exclusive protection to the sugars of the West India colonies against those of British India.

" That as the present unequal duties on the sugars of the East and West Indies terminate in March 1824, this Court do earnestly recommend to the immediate attention of the Court of Directors, the necessity of using their strenuous efforts with His Majesty's Ministers to obtain an equalization of the said duties.

" That should these efforts prove unsuccessful, contrary to the just expectations of this Court, the Court of Directors be requested and enjoined to present petitions, in the name and on behalf of the East India Company, to both Houses of Parliament, praying for an equalization of the duties on East and West India sugars, and for permission to be heard by counsel before the two Houses of Parliament respectively, in support of their claims."

Joseph Dart, Secretary.

United Empire and Continental Life Association.

OTICE is hereby given, that a General Meeting of the Proprietors of the United Empire and Continental Life Association will be holden at their Office, No. 12, Regent-street, Pall-Mall, on Wednesday the 2d day of April next, at eleven o'clock, for the purpose of submitting the deed of settlement to their consideration.

By order of the Directors,

Christopher Godmond, Solicitor to the Association.

N.B. The chair will be taken at twelve o'clock precisely.

N Otice is hereby given, that the Partnership lately sub-sisting between us the undersigned, Mary Redmayne and Amey Redmayne, both of Selby, in the County of York, as Milliners and Linen-Drapers, was dissolved by mutual consent on the 22d day of February last; and that the said with the Said American by the said American Bard business will in future be carried on by the said Amey Redmayne, on her own account : As witness our hands this 15th day of March 1823. Mary Redmayne. Amey Redmayne.

N Otice is hereby given, that the Partnership lately sub-sisting between us the undersigned, carrying on busi-ness as Silk-Dyers, under the firm of Wheatley and Son, at No. 13, Great Garden-Street, Whitechapel-Road, in the County of Middlesex, was this day dissolved; and that all debts due and owing will be received and paid by the undersigned Henry Wheatley .- Dated this 5th day of March 1823.

Henry Wheatley. Morris Wheatley.

Otice is hereby given, that the Partnership heretofore subsisting between James Baxendale and James Robinson, both of Bolton-le-Moors, in the County of Lancaster, Cotton-Manufacturers, carried ou under the firm of Baxen-dale and Robinson, was dissolved on the 8th day of March instant by mutual consent; and that all debts due and owing to and by the said concern will be received and paid by the said James Baxendale: As witness our hands this 17th day of March 1823. James Baxendale. Jas. Robinson.

Otice is hereby given, that the Partnerships which here-IN tofore subsisted between us the undersigned, in the business of Clothiers, at Dye-House-Mills, in Gloucester-shire, under the firm of J. B. and P. Foxwell and Co. and at shire, under the firm of J. B. and P. Foxwell and Co. and at 53, in Lothbury, London, under the firm of Foxwell, Bro-thers, were this day dissolved by mutual consent, so far as concerns John Burford Foxwell, who has retired from such Partnerships.—The business will in future be carried on by Philip Foxwell and Thomas Williams, under the firm of Foxwell and Williams.—All debts owing from the former firms will be paid by, and all debts owing to those firms must be paid to, the new firm of Foxwell and Williams.—Dated this 4th day of February 1823.

J B. Foxwell. Philip Foxwell. Thos, Williams.

N Otice is hereby given, that the Partnership lately sub-sisting between us, John Green Ames, of Stourport, in the County of Worcester, and John Adams Ames, of the City of Bristol, as Wharfingers and Commission Merchants, trading under the firm of J. G. Ames and Son, was on the 31st day of December last dissolved by mutual consent.— All debts due or owing to or fiom the said late Copartnership will be received and paid by Mr. John Adams Ames, of Bristol, who continues the same as heretofore, but on his own account who continues the same as heretofore, but on his own account : As witness our hands this 14th day of January 1823.

John Green Ames. John Adams Ames.

N Otice is hereby given, that the Copartnership lately carried on by William Waud, of Bury St. Edmund's, and Thomas Waud, his Son, late of the same place, but now and Thomas Waud, his Son, late or the same place, but how of No. 6, Lower John-Street, Golden-Square, Londou, Tailors, Drapers, and Hatters, is this day dissolved by nutual consent; and that the said business will in future be carried on by the said William Waud alone.—Dated this 6th day of William Waud. March 1823.

Thomas Waud.

Sweeting-Alley, March 15, 1823. N Otice is hereby given, that the Partnership existing between John Perrin and Jasper Vander Slays, under the name of John Perrin, of Sweeting-Alley, in the City of London, is this day dissolved by mutual consent.

J. Perrin. J. Vander Sluys.

N Otice is bereby given, that the Partnership heretofore subsisting between us the undersigned, Martha Sparks and Elizabeth Sparks, as Milliners and Dress-Makers, at Atherstone, in the County of Warwick, was dissolved by mutual consent on the 21st day of February 1823; and that the business will be carried on in future by Miss Martha Sparks.—Notice is also hereby given, that all the outstanding debts, as well as those due to the Partnership account, will be settled by the above Miss Martha Sparks : As witness our hands this 21st day of February 1823.

Martha Sparks. Elizth. Sparks.