THE Partnership hitherto subsisting between David Mostat and James trying, carried on under the firm of Mostat and Irving, as Drapers and Tea Dealers, Newcastle-upon Tyne, was this day dissolved by mutual consent: As witness our hands this 13th day of July 1833.

David Moffat. James Irving.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, under the firm of George and William Jackson, carrying on business at Liverpool, in the County of Lancaster, as Spirit Dealers, was this day dissolved by mutual consent; all debts due and owing to and by the said concern will be received and paid by the undersigned William Jackson: As witness our hands this 20th day of November 1834.

George Jackson.

William Jackson

OTICE is hereby given, that the Copartnership heretofore existing between us the undersigned, carrying on business at Liverpool, in the County of Lancaster, as Tobacco-Pipe-Manufacturers, under the firm of Jones and Morgan, is Pipe-Manufacturers, under the firm of Jones and Norgan, is bereby dissolved by mutual consent; and that all debts owing to or by the said late firm will be received and paid by the undersigned John Jones, at their late place of business, in Beckwith-Street, Park-Lane, where the business will be carried on in future by him.—Witness our hands at Liverpool, this 18th day of November 1834.

John Jones. John Morgan.

OTICE is hereby given, that the Partnership lately subsisting between Lawrence Horrocks and John Horrocks his son, both of Little Bolton, in the County of Lancaster, Muslin-Manufacturers, under the firm of Lawrence Horrocks and Son, is this day dissolved by mutual consent; all debts owing to or from the said concern will be received and paid by the said John Horrocks, who intends carrying on the said business in future at his Warehouse, in Little Bolton aforesaid: As witness our hands this 21st day of November 1834.

Lawrence Horrocks. John Horrocks.

OTICE is hereby given, that the Partnership heretofore subsisting between John Ostler and Edward Ostler, and carried on at Kingston-npon-Hull, and at Leeds, in the County of York, as Hide-Merchants and Leather-Factors, was dis-solved on the 1st day of July last; the business of Hide-Merchant, at Kingston-upon-Hull aforesaid, will in future be carried on by the said John Ossler on his separate account; and the business of Leather Factor, at Leeds aforesaid, will in future be carried on by the said Edward Ostler on his separate account.—Dated this 15th day of November 1834.

John Ostler. Edwd. Ostler.

OTICE is hereby given, that the Partnership heretofore sub-isting between us the undersigned, carrying on business in Richmond Row, in Liverpool, in the County of Lanca-ter, as Ale and Beer Brewers, under the firm of Wood, Taylor, and Co. is this day dissolved by mutual consent; all debts due and owing to the said Partnership are to be paid to Mr. Thomas Whinnerah, Accountant, North Crescent-Chambers, Lord-Street, who is duly authorised to receive the same, and by whom all debts owing by the said Partnership will be paid; As witness our hands this 20th day of November 1834. E. G. Wood.

James Taylor.

OTICE is hereby given, that the Partnership hereto ore subsisting between us the undersigned, at King William-Street, in the City of London, and Richmond, in the County of Surrey, as Drapers and Haberdashers, under the firm of Sone and Bryer, was dissolved by mutual consent on the 22d day of August last, so far as concerns the undersigned Charles Stone; all debts due to and from the said firm will be received and paid by the undersigned Orlando Stone and Thomas Bryer, who will continue to carry on the same business in their own names and on their own account: As witness our hands this 17th day of November 1831. Orlando Stone.

Thomas Bryer. . Churles Stone.

OTICE is hereby given, that the Copartnership heretofore subsisting between John Byerley Charlton and Henry Walker Hancock, in the trade or husiness of Chemists and Druggists, carried on by them at the Bridge-Eud, in the Town and County of Newcastle-upon-Tyne, under the firm of Charlton and Hancock, was on the 22d day of October last past dissolved by mutual consent: As witness our hands this 19th day of November 1834.

J. B. Charlton.

H. W. Hancock.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Nathaniel Higgins, James Mills, James Stophard, and Thomas Brideoake, gins, James Mills, James Stophard, and Thomas Brideoase, carrying on business at Block Lane, in the Township of Old-ham, in the County of Lancaster, as Coal-Miners and Coal-Dealers, under the firm of James Mills and Company, was this day dissolved by mutual consent; the said business will for the future be carried on by the said James Mills and Nathaniel Higgins, under the same firm; all debts due to or owing by the said late Partnership will be received or paid by the said James Mills and Nathaniel Higgins.—Dated this 20th day of November 1834.

Lames Mills

James Mills. James Stophard. . Thos. Brideoake.

[Extract from the Edinburgh Gazette of November 21, 1834.] Couper-Angus, November 17, 1834.

AVID DAVIDSON, Writer, in Couper-Angue, hereby gives notice, that on the 27th August last, he ceased to be a Partner or Shareholder of the Western Bank of Scotland, and upwards of two years ago, he ceased to be a Partner or Shareholder of the newspaper published in Perth, called the Perthshire Advertiser and Strathmore Journal, and he has now no concern with, or interest in either of these undertakings.

Dav. Davidson.

PAT. KILGOUR, of Couper-Angus, Witness. WM. WEST, of Couper-Angus, Witness.

O be sold peremptorily, pursuant to an Order of the High Court of Chancery, made in a cause Vickers v. Scott, with the approbation of Francis Cross, Esquire, one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Tuesday the 16th day of December next, at One o Clock;

on I desday the 16th day of December 1981, at One o Clock; A freehold house now used as a warehouse, being No. 80, Upper Thames-Street, in the City of London; a leasehold house adjoining, being No. 81, and another leasehold house and warehouse, being No. 82, Upper Thames-Street aforesaid. Particulars may shortly be had at the said Master's Chambers, in Southampton-Buildings aforesaid; of Mr. Shepherd, Solicitor, No. 11, Bartlett's-Buildings; of Messrs. Philpot and Non. Solicitors, Southampton-Street, Bloomsbury, and of Messrs. Kinderley, Denton and Kinderley, Solicitors, Line colns-Inu. colns-Inu.

TIEREAS by an Order of the High Court of Chancery, made in certain causes of Fox against Gre and Fox against Southam, it was ordered that it should be relerred to the Right Honourable Robert Lord Henley, one of the Masters the said Court, to enquire and certify whether Mary Southam, in the pleadings of the said causes named, was living or dead, and in case the said Master should find that the said Mary Southam was dead, then it was ordered that he, should enquire when she died, and what nephews and nieces of Aun Cave, the testratrix in the said pleadings also named, were living at the death of the said Mary Southam; and it was ordered that he should also enquire whether as and it he said ordered that he should also enquire whether any of the said nephews and nieces died in her lifetime, and if they did so die, whether they left any and what issue; and it was ordered that the said Master should also enquire and state the ages of such nephews and nicces: -Therefore all persons claiming to be nephews or nicces of the said testatrix, Ann Cave, living at the death of the said Mary Southan, and the issue of any of such nephews or nicces who died in the lifetime of the said Mary Southam, are forthwith to come in and prove their telationship before the said Master, at his Chambers, in Southmurton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.
The tastatrix, Ann Cave, was a Blacksmith, at Thorney.