Bishopsgate-street, pursuant to advertisement in the London Gazette, it was resolved,

"That the further sum of £60,000 should be raised, for the purpose of completing certain pro-visional agreements entered into by the Trustees with Messrs. Ackers and Co. and Messrs. Bibby and Co. (in discharge of their respective claims on the Association), and for providing a sufficient capital for carrying on the operations of the Company; and that for that purpose 20,000 new shares should be created, on each of which shares the sum of £3 and no more should be paid, whereof the sum of \$1 10s. is to be paid on or before the 19th day of June next, and the further sum of £1 10s. on or before t e 15th day of July next (the former instalment to be forfeited, if the second instalment be not duly paid on the last mentioned day). And that all Proprietors of shares (whether original or auxiliary) be entitled to such new shares in preference, in proportion to their shares in the Association; the said sum of £3 per share to be repaid out of the first profits of the Association; and such new shares to rate equally with, and to be subject to, all the same regulations as the existing shares, so far as the same are applicable to scrip shares."

And it was also resolved,

"That if the said sum of £60,000 should not be fully subscribed, or should the Trustees be prevented by any cause from carrying the proposed arrangements into effect, by the 1st day of August next, then that the sum actually subscribed should be returned to the Subscribers (subject to incidental expences), but that the Subscribers should have no further claim in respect thereof; and that tenders for such new shares should be made to the Secretary, at the Cffice of the Association, in Liverpool, or No. 10, Austin friars, London, until the 15th day of June next, and that all Proprietors omitting to apply for shares before that day should be considered as declining to take any of such shares."

The Proprietors are therefore hereby invited to apply for such new shares, by letters, addressed to me as the Secretary of the Association (stating the number of shares which each Proprietor vishes to take), on or before the said 1. It day of June next, in default whereof such Proprietors will be considered as declining to take any of such shares.

Copies of the said resolutions may be had on application at the Office of the Association, either in Liverpool, or at No 10, Austin-friars, London.—Dated this 22d day of May 1839.

Alexander Allen, Secretary.

OTICE is hereby given, that the Partnership subsisting between the undersigned, Henry Brown, Samuel Broadbent Ingham, and sames Broadbent Ingham, all carrying on business as Drapers, at Bradford, in the county of York, under the firm of Henry Brown and Company, is this day dissolved by mutual consent; and that all debts due to and owing from the said partnership concern will be received and paid by the said Henry Brown: As witness the hands of the parties this 20th day of May 1839.

Henry Brown

Henry Brown. Samuel Broadbent Ingham. James Broadbent Ingham. NOTICE is hereby given, that the Partnership lately subsisting and carried on between us, as Common Brewers, under the firm of Thomas Wicken and Thomas Witherden, at Tenterden, in the county of Kent, was, on the 25th day of March last, dissolved by mutual consent.—Witness our hands the 18th day of May 1839s.

Thomas Wicken. Thomas Witherden.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Charles Harris, Henry Harris, and Alfred Harris, of Bradford, in the county of York, Bankers, carrying on business under the style or firm of Charles, Henry, and Alfred Harris and Co. was dissolved, by mutual consent, on the 1st day of January last.—Witness our hands the 18th day of May 1839.

Charles Harris. Henry Harris. Alfred Harris.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, in Leeds and Manchester, in the trade or business of Common Carriers, at Leeds under the firm of George Pearson and Company, and at Manchester under the firm of Pearson and Mothersill, was dissolved on the 31st day of December 1838, by effluxion of time: As witness our hands this 20th day of May 1839.

George Pearson. Robert Mothersill. William Mothersill.

OFICE is hereby given, that the Partnership heretofore subsisting between Jane Crump and George Farrington, of Walsall, in the county of Stafford, Mercers and
Drapers, was dissolved, by mutual consent, on the 16th day of
April last; and that the said business will in future be carried
on by the said George Farrington on his sole account, Ly whom
all dehts due to or from the said partnership will be received
and paid.—Dated this 17th day of May 1839.

Jane Crump. George Farrington.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Alice James
and William Hall Allinson, carrying on business in Devenshire-street, in the city of Carlisle, as Wine and Spirit Merchants, under the firm of James and Allinson, was, on the 15th
day of April last, dissolved by mutual consent. All debts due
to and from the late firm will be received and raid by the undersigned William Hall Allinson.—Dated this 21st day of May
1839.

Alice James.

William Hall Allinson.

Office is hereby given, that the Partnership lately subsisting between us the undersigned, Amos Goff and Francis John Bligh, as Silk-Mercers and Linen-Drapers, in the city of Bristol, was this day dissolved. The business will in future he carried on by the said Anos Goff alone, to whom all persons indebted to the said partnership are requested to pay their accounts, and by whom all dents owing by the said partnership will be discharged.—Witness our hands this 22d day of May 1839.

Amos Goff.

Fras. Jno. Bligh.

Subsisting between the undersigned Thomas Proud, of Bishop Wearmouth, in the county of Durham, and the undersigned Robert Pearson, of the town and county of the town of Newcastle-upon-Tyne, carrying on trade as Common Brewers and Maltsters, in Bishop Wearmouth aforesaid, under the firm of Thomas Proud and Company, was, on the 18th instant, dissilved by minual consent; and all debts due to and owing from the said firm will be received and paid by the said Thomas Proud.—Witness our hands this 21st day of May 1839.

Thomas Proud. Robert Pearson.

(For Continuation of the Dissolution of Partnerships, see page 1060.)