Vondon, December 10, 1841. TOTICE is nereby given to the officers and ∡' ¥' LV company of Her Majesty's brig Brisk. Arthur Kellett, Esq. Lieutenant and Commander, that an account of the bounty-money on the tonnage and of a moiety of sale proceeds of the Spanish slave brig Mati/de, captured 29th June 1839. will be deposited in the Registry of the High Court of Admiralty, on or before the 10th of January next, agreeable to Act of Parliament. W. and E. Chard, 3, Clifford's-inn

THE Partnership or Partnerships subsisting between us the undersigned, is this day mutually dissolved : As witness our hands this 7th day of December 1841. All debts paid and received by Mr. Hector Richard Cooksey. Hector Richard Cooksey.

Jeffrey Paul Handley.

NOTICE is hereby given, that the Partnership lately carried on by us the undersigned, as Black-smiths, at Babbington Colliery, in the county of Nottingham, was mutually dissolved on the 1st day of September last: As witness our hands this lith day of December 1841. Thomas Bamford.

Mark Wheatley. William Bamford.

December 10, 1841. THE Partnership subsisting between Daniel Griffin and William Hollis Freason, of West Ham, Essex, Cotton Manufacturers, is this day dissolved by mutual consent.

Daniel Griffin. William Hollis Freason.

NOTICE is hereby given, that the Partnership (if any, but which the undersigned Peter Cotterell denies) lately subsisting between us, at Darlaston, in the county of Stafford, ander the style and firm of Joseph Cotterell and Co. in the trade or business of Patent Cast Iron Hinge Makers, was this day dissolved by mutual consent: As witness our hands this 2d day of December 1841.

Peter Cotterell. Joseph Cotterell.

NOTICE is hereby given, that the Partnership subsist-ing between the undersigned, Charles Harvey Weigall and James Mucken, as Tailors, curried on at No. 42, Conand same a street, Hanover-square, in the county of Middlesex, is this day dissolved by mutual consent. All debts due to or from the said partnership are to be received and paid by the said James Macken, by whom the business will in future be carried on.—Dated this 14th day of December 1841.

Chas. Harvey Weigall. James Macken.

NOTICE is hereby given, that the Partnership here-tofore subsisting between NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, James M'Laren the elder, James MacLaren the younger, Henry MacLaren, Peter MacLaren, and William Bryan, carrying on business in Manchester, in the county of Lan-caster, as General Merchants, under the firm of James M'Laren, Nephews, and Bryan, was dissolved, by mutual consent, on the 10th day of December instant, so far as con-cerns the said William Bryan, who will in future carry on business solely. All debts owing to and by the said late firm will be received and paid by the undersigned James M'Laren the cher, James MacLaren the younger, Henry MacLaren. the elder, James MacLaren, the younger, Henry MacLaren, and Peter MacLaren, who will in future carry on business under the firm of James M'Laren and Nephews: As witness our hands this 13th day of December 1841.

James M'Laren, senr. James MacLaren, jun Henry Maclaren. Peter MacLaren. Milliam Bryan.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Thomas Greaves Barlow and James Barlow, as Iron Merchants and Engineers, at No. 32, Bucklersbury, in the city of London, and at Wenlock Iron Wharf, Wenlock-basin, City-road, in the county of Middlesex, hath been this day dissolved by mutual consent.—Dated this 18th day of No vember 1841. Thomas G. Barlow.

Jas. Barlow.

NOTICE is hereby given, that the Partnership hereto-John Rees and James Gough, carrying on the business of Coal Merchants, in the town of Newport, in the county of Monmouth, under the firm of Rees and Gough, is this day dissolved by mutual consent: As witness our hands this 10th day of December 1841. John Rees.

Jas. Gough.

NOTICE is hereby given, that the Partnership here-N OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Themas Lupton, of Leeds, in the county of York, Seddon Marsh Diggles, of Bolton, in the county of Lancaster, and William Lupton, of Leeds aforesaid, Wool Merchants, earrying on business, at Leeds aforesaid, under the style or firm of Thomas Lupton and Company, was this day dis-solved by mutual consent. All debts due to and owing by the said partnership concern will be received and paid by the said William Lupton: As witness our hands this 9th day of December 1843. Thos. Lupton of December 1841. Thos. Lupton.

S. M. Diggles. Wan. Lupton.

Extract from the Edinburgh Gazette of December 10, 1841.] Glasgow, December 8, 1841.

THE Copartnership carried on by the subscribers, as Booksellers and Stationers, in Glasgow, under the firm of James Maclehose and Robert Nelson, was dissolved, on the 23d day of October last, by mutual consent.

Jas. Maclehose. Robert Nelson.

W. B. HODGE, Witness. B. M'EWAN, Witness.

OTICE is hereby given, that all persons claiming to be Next of Kin of Charles Maddison, late of Stratford, in the county of Essex, Cabinet Maker, deceased, and who wcre living at the time of his decease, which happened on the 13th day of December 1840, and are still living, and the personal representatives of such of the said next of kin as have since died, are requested to send in their claims as such next of kin or representatives to Mr. David Jennings, of No. 71, Whitechapel road, in the county of Middlesex, Solicitor of the Administrator of the estate of the said Charles Maddison, on or before the 31st day of December instants and all persons having any unsatisfied demand against the said deceased's estate are requested to forward the same to the said David Jennings, within the same period, that they may be examined and paid, if correct.— Dated this 13th day of December 1841.

W HEREAS by a Decree of the High Court of Chan-cery, made in a cause Windsor against Ley, it was ordered that it should be referred to Sir-George Rose, one of the Masters of the said Court, to enguire and state to the Court when Margaretta Charlotta Law, the testatrix in this cause, died, and when Margaret Holme, in the pleadings named, died, and whether she left or ever had any and what child or children; and it was ordered that the said Master should also enquire and state to the Court who were the brothers and sisters of the said testatrix, and what children of such brothers and sisters were living at the respective times when the said testatrix died, and when the said Margaret Holme died; and if the said Master should find that any of such children, as were living when the said testatrix died, died in the lifetime of the said Margaret Holme, then he was to enquire and state to the Court whether they left any and what child or children who where living when the said Margaret Holme died; and it was ordered that the said Master should also enquire and state to the Court whether the said testatrix had any and what nephews and