East-India House, February 10, 1798.

THE Court of Directors of the United Company of Merchants of England trading to the East-Indies do

hereby give Notice

That a General Court of the said Company will be beld at their House in Leadenhall-Street, on Thursday next, the 15th Instant, at Eleven in the Ferencon, at the Define of Eleven Proprietors, for the Purpose of considering the Propriety of a Subscription by the East India Company to the Books now opened for receiving Contributions for the Defence of the Country.

William Ramfay, Secretary.

the Partnership between Isaac Samnel Solomon and Francis Smith, of Charles Street, Hatton-Garden, Tallow-Chandlers, was this Day dissolved by mutual Consent: And all Demands due to and owing by the said Copartnership will be paid and received by the said Isaac Samuel Solomon, who will in suture carry on the said Business in his own Name; as witness our Hands this 27th Day of January, 1793.

Ifaac Samuel Solomon. Francis Smith.

Glasgow, November 22, 1797.

Otice is heredy given to the Publick, that the Copartnerfhip carried on by the Subscribers, under the Firm of
William Forlong and Co. Merchants in Glasgow, was this Day
diffelved by mutual Consent; and the Business continues to be
carried on as formerly by Malcolm M'Murrich, who will collect
the Debts due to William Forlong and Co. and pay off the Debts owing by them.

William Forlong. M. M'Murrich.

THE Partnership lately subsisting between Thomas and Enoch Smith, of Bilston, in the Parish of Wolverhampton, in the County of Stafford, Mercers, Drapers and Grocers, is this Day dissolved by mutual Consent: All Persons to whom they stand indebted, whose Accounts are not already liquidated, are defired to fend the fame to Mr. John Smith, of Ca-ponfield, near Bilston aforesaid; and those Persons who are in-debted to the Estate of the said Thomas and Enoch Smith, are requested immediately to pay the same to the said John Smith, who is legally authorized to receive the same, or they will be sued at Law for Recovery thereof.

Tho. Smith. Enoch Smith.

HE Partnership between Charles Kinder and Arthur Kinder, of Chestersheld in the County of Derby, Hosiers, was distolved by mutual Consent on the 31st Day of January last; and the Trade will in future be carried on by Arthur Kinder and Robert Kinder, who are hereby empowered to receive all Debts due and owing to the said Charles and Arthur Kinder: As witness our Hands, this 5th Day of February, 1798.

Cha. Kinder.

Arthur Kinder. Robert Kinder.

Otice is hereby given, that the Partnership lately sub-sisting between Thomas Tench and Thomas Bordman, both of Eccles in the County Palatine of Lancaster, Surgeons, Apothecaries and Men-Midwives, was this Day diffoled by mutual Confent: All Debts due to or owing from the Gid Partnership Concern will be received and discharged by the said Thomas Tench; as witness their Hands this 5th Day of February,

Tho. Tench. Tho. Bordman.

Otice is hereby given, that the Partnership between John Lewis and William Weale Darke, of Half-Moon Street, Piccadilly, in the County of Middesex, Surgeons and Apotheraries, under the Firm of Lewis and Darke, was this Day disfolved by mutual Consent; as witness our Hands this 8th Day of February, in the Year of our Lord, 1798.

John Lewis.

.. Wm. Weale Darke.

GLOUCESTER OLD BANK.

IN confequence of the Death of Samuel Nibett, Efg; one of the Partners, which happened on the 23d of last Month, the Business of the Gloucester Old Bank is devolved upon and carried on by and in the Names of the surviving Partners, William Fendall, Charles Evans, and James Jelf.

Wm. Fendall. Cha. Evans. J. Jelf.

Newton Brabant, M. Stephens,

Executors of Samuel Niblett, Efg; deceafed.

Gloucester, Feb. 2, 1798.

February 1, 1 faid Parnership to the Day of the Date hereof.

Tho. Sharwood.

David Robertson.

Otice is hereby given, that the Partnership lately carried on at Crosse Hall, near Chorley, in the County of Lancaster, under the Name and Firm of Bury and Mellor, Cottoncauter, under the Name and Firm of Bury and Mellor, Cotton-Spinners, was this Day dissolved by mutual Consent; and all Debts owing to or by the faid Caleb Bury and James Mellor will be received and paid by the said Caleb Bury and James Mellor, or either of them: As witness our Hands, this 24th Day of January, 1798.

·Caleb·Bury. James Mellor.

Otice is hereby given, that the Partnership carried on by Daniel Clare Wood and John Clarkson, Custom-House Lightermen, at Brewer's and Galley Keys, was dissolved by mutual Consent on the 1st Day of August last; and that all Debts due and owing to and from the said Copartnership will be received and paid by the faid John Clarkson, at the above-mentioned Keys, or at his House, No. 24, Beer-Lane, Tower-Street: As witness our Hands this 5th Day of February, 1798.

John Clarkson.

ITIS Majesty has been graciously pleased to grant to Richard Shannon, Doctor of Physic, his Executors, Administrators and Assigns, His Royal Letters Patent for the sole Use and Benesit of the Discovery and Application of a NEW PRINCIPLE for improving the Process of Brewing, Distilling, Evaporating, Raising and Condensing Steam or Vapapour from Aqueous, Spirituous, Saccharine and Saline Fluids; which expedites the Process, improves the Quality, and causes a great Saving of Time, Fuel and Expence in each: With the Invention of suitable Utensits, on an improved Principle, correspondent to these Intentions: Part of which Improvements are applicable to the Utensits now in Use. are applicable to the Utenfils now in Use.

HEREAS Mrs. Susan Rogers, formerly of Old Palace-Yard, Westminster, but late of the Parish of St. Mary, Lambeth, in the County of Surrey, deceased, by her Will, dated January 21, 1797, gave and b queathed to James Quilter, of Hadley in the County of Middlesex, Esq; a certain Sum of Money upon Trust, thereout to fatisfy and discharge all her Debts and Faneral Expences, and subject thereto; and after Payment thereof, she gave the Residue of the said Sum of Money to certain Persons, and in the Proportions in her said Will mentioned.; and she appointed the said James Quilter sole Executor thereof. Now, therefore, Notice is hereby given to all Persons who may have any Demands upon the Estate of the said Mrs. Rogers; that unless an Account thereof is sent to her said Executor on or before the 31st Day of March next, they will be precluded from all Benefit under the said Will, as immediately subsequent to the said 31st Day of March next, they will be precluded from all Benefit under the said Will, as immediately subsequent to the said 31st Day of March next the said Executor intends to distribute the Residue of the said Sum of Money which shall then remain in his Hands, pursuant to the Directions of the said Will.