HE Partnership lately carried on under the Firm of Watts, Marsh, and Co. by Samuel Watts the Younger, Joseph Watts, and Thomas Marsh, as Bankers and Copartners, at Yeovil, in the County of Somerset, is this day dissolved by mutual consent: As witness our Hands this 15th day of June 1812,

Saml. Watts, jun.

Joseph Watts. Thos. Marsh.

Otice is hereby given, that the Partnership lately subsisting between and carried on by Moorhouse Hill and Marthew Seoby, both of Gainsburgh, in the County of Lincoin, Corn-Factors, Merchants, Dealers and Chapmen, under the firm of Moorhouse, Hill, and Co. was this day dissolved by mutual consent.—Witness our Hands this 30th day of June in the year of our Lord 1812,

Moorhouse Hill. Matthew Sooby.

Otice is hereby given, that the Partnership lately subsisting between John Mills, of Stroud, in the County of Gloucester, and John Mills, of Ipswich, in the County of Suffolk, and carrying on the trade or business of Soap-boilers, at Stroud aforesaid, under the firm of John Mills and Company, was this day dissolved by mutual consent.—Dated this 30th day of June 1812.

John Mills.

John Mills.

Otice is hereby given, that the Parthership subsisting between us Henry Rider and Peter Street, of Denn's-Court, Saint Martin's-le-Grand, Toy-Venders and Umbrella-Makers, carried on under the firm of Rider and Street, was this day dissolved by mutual consent; and that the business will in future be carried on by the said Henry Rider, who is to receive and pay all debts due to and from the said Concern.—Witness our Hands this 24th day of June 1812,

Henry Rider. Peter Street.

Otice is hereby given, that the Partnership heretofore existing between Joseph Carter and Benjamin Howell, under the firm of Carter and Howell, Liquor-Merchants, 106, Fenchurch-Street, was this day dissolved by mutual consent; and the said parties do agree, each and every of them, that all claims to be received and liquidated, (as respects the debts of the said Partnership only,) shall be so settled by the said Joseph Carter.—106, Fenchurch-Street, this 24th day of June 1812.

Joseph Carter. Joseph Carter.

Benj. Howell.

Otice is hereby given, that the Partnership heretofore carried on between S. Blake and E. Horne, Lace and Child-Bed-Linen-Warehouse, at the Three Nuns, No. 7, Southampton-Street, Covent-Garden, is dissolved from the 30th June 1812. Sarah Blake. Elizth. Horne.

TAKE notice, that the Partnership heretofore carried on by us the undersigned, in Liverpool, as Linen-Drapers, under the firm of Proudfoot, Brodie, and Paterson, was this day dissolved, so far as regards Thomas Proudfoot.—All Monies due to or owing by the said Concern will be received and paid by the said Brodie and Paterson.—Dated this 2d day of July 1812.

Thomas Proudfoot.

Elizab Proudfoot.

Hugh Brodie. Thomas Paterson:

Otice is hereby, giren, that the Partnership lately subsisting between William James Roberts, of Fetter-Lane, in the City of London, Coachmaster, and William Horne, of the same place, Coachmaster, lately carried on at the White Horse Ina, in Fetter-Lane aforesaid, and at other paces, under the firm of Roberts, Horne, and Co. was on this 4th day of July instant dissolved by mutual consent; and that all debts contracted by the said Partnership will be paid by the said William James Roberts, who will for the future carry on the said business of a Coachmaster, on his separate account; and that all debts due to the said late Copartnership are to be paid to the said William James Roberts: As witness the Hands of the said Parties the 4th day of July 1612, W. J. Roberts.

W. Horne.

W. Horne.

HE Partnership between William Hornby and John Haynes, of Fenchurch-Street, London, Chemists and Druggists, carried on under the Firm of William Hornby and Co., is dissolved by mutual consent.—Witness our Hands this 6th day of July 1812.

W. Hornby. John Haynes.

Totice is hereby given, that the Partnership lately sub-sisting between James Waddington and Daniel Salsisting between James Waddington and Daniel Salmon, of Croydon, in the County of Surrey, Leather-cutters and Cordwainers, trading under the Firm of Waddington and Salmon, and Salmon and Waddington, was this day dissolved by mutual consent; and that all debts due and owing to and from the said Copartnership, will be received and paid by Mr. James Waddington, of Croydon aforesaid.—Given under our Hands this 6th day of July 1812,

James Waddington. Daniel Salmon.

Hereas by a Decree, bearing date the 13th day of February 1811, made by the Right Honourable the Lord High Chancellor of Great Britain in a cause wherein George Walker and others are plaintiffs, and Benedicta Wedgwood, widow, and others are plaintiffs, and Benedicta Wedgwood, widow, and others are defendants, it was referred to John Simcon, Esq. one of the Masters of the said Court of Chancery, to inquire and state to the Court, whether there were any and what incumbrances affecting the Real Estates of Thomas Wedgwood, late of Burslem, in the County of Stafford, Gentleman, deceased, (who died on or about the 26th day of May 1809,) or the annual income thereof?—Any person or persons claiming any incumbrances on the said Testator's said Real Estates, or the annual income thereof, are, on before the 10th day of August 1812, to come in before the said Master Simeon, at his Chambers, in Southampton-Buildings, Chaucery-Lane, London, and make out his, her, or their claims, or in default thereof he, she, or they will be peremptorily excluded the benefit of the said Decree.

Ursuant to an Order of the Lord High Chancellor of Great Reitain model to the control of the Chancellor of Ursuant to an Order of the Lord High Chancellor of Great Britain, made in the matter of Thomas Fearnley, a lunatic, the Creditors of the said Thomas Fearnley, who was late of Lincoln's-Inn, in the County of Michlesex, and a Barrister, are forthwith to come in and prove their debts before John Springett Harvey, Esq. one of the Masters of the High Court of Chancery, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order.

Dursuant to a Decree of the High Court of Chancery, made in a Cause George against Pitt, the Creditors, Legaters, and Annuitants of Charles George, late of Cheltenham, in the County of Gloucester, Esq. deceased, (who diedabout the mouth of December 1806), are, on or before the 2d day of Angust next, to come in and prove their Debts, and claim their Legacies and Annuities, before John Campbell, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree. the benefit of the said Decree.

WIE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against. William Pass, late of Ingram-Court, Fenchurch-Street, in the City of London, Liandwareman, Dealer and Chapmen, are desired to meet the Assignees of the estate and effects of the said flunkrupt, on Monday the 13th day of July instant, at Two o'Clock is the Afternoon precisely, at the Office of Messrs. Maybew and Price, No. 10, Symond's-Inn, Chancery-Lane, in the County of Middlesex, in order to assent to or dissent from the soid Assignees instituting a suit in equity, or adopting such other means as may be necessary for the purpose of ascertaining what benefit and interest the said Bankrupt; in right of his wife, may be entitled to under the will of Thomas Simons, late of the County-Read, Shoreditch, in the County of Middlesex, Dyer, deceased, and obtaining the same when so ascertained; and on other special affairs.

HE Creditors who have proved their debts under a Commission of Pankrupt awarded and issued forth against Samuel Cyples, of the City of Bristol, Glass-Sailes and Earth-enwareman, are desired to meet the Assignees of the said. Bankrapt's estate and effects, on Tuesday the 21st day of Ljuly instant, at Eleven o'Clock in the Forencon precisely, a2: