WHereas Fraser Honywood, late of Hampstead, in the County of Middlesex, Esquire, who died on Saturday the Twenty-eighth Day of January, 1764, did in and by a Codicil, to his last Will and Testament, give and bequeath to his Executors, Sir John Honywood, of Evington, in the County of Kent, Baronet, Abraham Atkins, of Clapham. in the County of Surry, Esquire, Clerke Will-fhaw, of Hemel Hempstead, in the County of Hertford, Doctor in Physick, and Mr. Edwin Martin, of Reading in the County of Berks, Twenty Thousand Pounds, upon Trust, that the faid Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, should distribute, and dispose of, the Whole of the said Sum, and the Interest, and Improvement, to he made thereof, to and amongst such of his, the said Testator's Relations (by Confanguinity and not by Marriage) who should not appear, to his said Executors, to be worth, each Person, more than Two Thousand Pounds, and who within Two Years, next after his Decease, should apply, or being Minors, or otherwise incapable of applying in their own Persons, should cause Application to be made, or have Application made, on their respective Behalves, to his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, for the Benefit, or to have a Share, of, or to participate in, that Legacy, or Doublins: Such Distribution to be made amongst such of his Relations as aforesaid, at such respective Time, or Times, and in such Manner, and Form, and in such Proportions, or Disproportions, as his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, should in his, or their, own Discretions, or Discretion, judge to be most proper. And the said Testator, by his said Codicil, declared, that he did not mean to restrain, or confine, the faid Application, and Distribution, to be made, to and amongst his Relations, of any Particular Degree of Kindred; but did thereby authorise his said Executors to pay, apply, and distribute the same, to and amongst any Persons, whom they should find to be proper Objects of such Applica-tion and Distribution; whether any such Persons should be re-lated to him in the First, Second, or Third, or in the Fourth, Fifth, or Sixth, or any other farther Degree of Kindred. Now all Persons, qualified, or intitled, to receive, any Share of, or Benefit from, the said Legacy, or Donation, are, in pursuance of the said Testator's said Codicil, hereby required, to deliver, or cause to be delivered, Notice in Writing, of the several Claims, or Pretensions, to any Part thereof, and of their respective Names, and Places of Abode, to his said Exe-cutors. or the Survivors, or Survivor, of them, his Executors whom they should find to be proper Objects of such Applicacutors, or the Survivors, or Survivor, of them, his Executors, or Administrators, within Two Years from the said Twentyeighth Day of January, 1764; or otherwise, they will be ex-cluded the Benefit of such Legacy, or Donation: And all Letters, upon this Subject, may, for Convenience, be directed to the Executors of Fraser Honywood, Esquire, at his late Dwelling-house, in Birchin Lane, London.

THE Partnership of James Russell and William Molleson, of Crutched Friars, London, Merchants, having been by mutual Consent dissolved the 4th of this Infant November; all Persons indebted to the said Copartnership, are desired to pay their respective Debts to the said James Russell, who will discharge all Debts due from the said Copartnership.

James Russell. . Will. Molleson.

Court of Chancery, before William Graves; Efq; one of the Masters of the said Court, at his Chambers in Symond's Inn, London, on Wednesday the 18th Day of December next, between Twelve and One of the Clock at Noon, The Freehold and Copyhold Estates of Charles Scarle, late of Farnham in the County of Surry, Efq; situate at Egham in the said County of Surry, lett to Nicholas Hogsslesh at the yearly Rent of 1001. Particulars whereof may be had at the said Master's Chambers.

Particulars whereof may be had at the faid Mafter's Chambers.

To be peremptorily fold, pursuant to a Decree and a subsequent Order of the High Court of Chancery, before Thomas Harris, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's Inn, on Friday the 20th Day of December next, at Five in the Afternoon, An Annuity of 2001. clear of all Deductions, payable Quarterly for ever, and issuing out of certain Real Estates in the Counties of Carnarvon, Merioneth, Montgomery, and Denbigh. Particulars whereof may be had at the said Master's Chambers. Diriuant to a Decree of the High Court of Chancery, the

Tirsuant to a Decree of the High Court of Chancery, the Creditors of Rhoda Blake Delaval, late of Kensington in the County of Middlefex, Widow, deceased, are to come in before Peter Holford, Esq. one of the Masters of the said Court, at his Chambers in Symond's Inn Chancery-Lane, London, and prove their respective Debts, or in Default thereof they will be excluded the Benefit of the said Decree.

Dursuant to a Decree of the Court of Chancery for the County Palatine of Lancaster, the Creditors of John Kelsall, late of Warrington in the said County, Merchant, deceased, are to come before William Lucas, Esq. Register of the said Court, or his Deputy, at his Office in Presson in the said County of Lancaster, and make due Proof of their several Demands, on or before the 30th Day of December next, or in Default thereof they will be excluded all Benefit of the said Decree. faid Decree.

Do be peremptorily fold, pursuant to a Decree of the Court of Chancery for the County Palatine of Lancaster, before the Register of the said Court, or his Deputy, at the before the Register of the said Court, or his Deputy, at the House of John Jones, the George Inn in Warrington in the said County, upon Wednesday the 1st Day of January next, at Three of the Clock in the Asternoon, Several Messuages or Dwelling-houses, with the Warehouses, Gardens, and Premises thereunto belonging, situate in Warrington aforesaid, being the Real Estate of Mr. John Kelfall, Merchant, deceased. Particulars may be had at the Register's Office in Presson, or from Mr. Turner, Attorney, in Warrington.

Hereas on or about the 24th Day of April last, 1765, a Commission of Bankrupt was awarded and issued forth against Thomas Crawford and Alexander Spear, of Friday-Street, London, Merchants and Partners: This is to give

Notice, That the faid Commission is, under the Great Scal of Great Britain, superfeded.

N. B. All Persons indebted to the faid Thomas Crawford. and Alexander Spear, are defired to pay in the Ballance of their Accounts to Mr. Thomas Crawford, at his House in Honeylane Market, otherwise they will be prosecuted according to Law. The Inthe first Line of the N. B. to this Advertisement inserted last Saturday, for all Persons who have any Demands, read, all Persons indebted.

HE Creditors of Thomas Assured Maclane, late of London Machant a Bankrout who have around their

don, Merchant, a Bankrupt, who have proved their Debts under the Commission of Bankruptcy lately issued against Debts under the Comminion or nankruptcy lately much against him, are defired to meet the Affignees of his Estate, on Thusfday next, at Ten o'Clock in the Forenoon, at the Revengland Coffee-House in Threadneedle-Street, London, to assent or diffent to the Affignees commencing a Suit in Equity, for Recovery of Part of the Bankrupt's Effects.

HE Creditors who have proved their Debts under a Com-mission of Bankruptcy awarded against Ralph Tatham, of London, Merchant, are desired to meet the Affignees of the faid Bankrupt's Estate and Essects, on the 27th Day of November instant, at Five o'Clock in the Asternoon, at the Half-Moon Tavern in Cheapside, London, in order to affent to or diffent from the said Assignees commencing, prosecuting, or defending one or more Suit or Suits at Law or in Equity concerning the faid Bankrupt's Estate and Estects; or their agreeing, compounding, or submitting to Arbitration, any Matter or Thing relating thereto; and on other special Affairs.

L L Persons having any Claims or Demands on the Estate.

A L L Perions having any Claims or Demands on the Estate.
or Estects of Thomas Ridge, late of Chelsea in the
County of Middlesex, Farrier and Coach-master, deceased,
are hereby required forthwith to deliver the Particulars thereof are necessy required fortness that deliver the Particulars thereof to his Executors Mr. John Forbes, Surgeon, and Mr. Joshua Knight, Bricklayer, both of Chelsea aforesaid, in order to their being satisfied; and all Persons indebted to the said Thomas Ridge, are desired forthwith to discharge their Debts, or they will be sued.

Divisuant to an Order made by the Right Honourable the Lord High Chancellor of Great Britain, for the Choice Lord High Chancellor of Great Britain, for the United of a new Affignee or Affignees in the Room of the former Affignee, deceased, in a Commission of Bankrupt awarded and Thomas Hewson, of the Parish of Saint Affignee, deceased, in a Commission of Bankrupt awarded and issued forth against Thomas Hewson, of the Parish of Saint James Clerkenwell in the County of Middlesex, Salesman, Dealer and Chapman: This is to give Notice, that the Commissioners in the said Commission named, or the major Part of them, will meet on the 7th Day of December next, at Four o'Clock in the Asternoon, at Guildhall, London, for the Choice of a new Assignee or Assignees in the Room of the former deceased. former, deceased.