Glalgow, February 10, 1785. NOtice is hereby given, that the Partnership carried on in Glafgow. by John Brown in P N Glafgow, by John Brown, jun. Robert Carriek, Alex-ander Mac Alpine, William Mac Alpine, William Fleming, Charles Scott, and Thomas Carnie, under the Firm of Mac Alpine, Fleming and Co. Callico-printers there, was diffolved on the 24th of November 1aft, by the mutual Confent of all the Partners. All Persons having any Demards on the faid Partnership, will please to apply for Payment to William Fle-, ming, at Brown and Co. Warehouse in Glafgow.

John Brown, jun. Robert Carrick. Alex. Mac Alpine. William Mac Alpine. William Fleming. Charles Scott. Thomas Carnie.

Lancaffer, January 1, 1785. THE Copartnership of Robert Eskrigge and Co. being diffoved, it is requested all those to whom they are indebted will render in their Accounts for Payment; and all those who are indebted to the faid Copartnership are requested to be speedy in their Payments to Mr. Robert Warwick.

Tho. English. R. Warwick. John Greenalk Řob. E/krigge.

London; February 2, 1785. Partnership commenced between Blackett Bulmer and A Edward Dudley, Painters and Floor-cloth-manufacturers, A Boward Doney, rainters and roor-coin-manufacturers, and carried on in the Name of Blackett Bulmer only, as Floor-cloth-manufacturer to His Majefly, at Pimlico, being mutually agreed and confidered to be diffolved on the 16th Day of August laft, and which Agreement on a Reference having been confirmed, Notice is hereby given, that all Perfons hav-ing any Demands upon the aforefaid Parinership are desired to fend in 'an Account to the faid Blackett Bulmer that the fame may be difcharged. And all Perfons indebted to the faile may be difcharged. And all Perfons indebted to the fail Partnerfhip, or to the faid Blackett Bulmer on Account thereof, are defined immediately to pay the Debts due by them into the Hands of the fail Blackett Bulmer only, who is legally im-powered to receive the fame. Witnefs our Hands,

## B. Bulmer Edw. Dudley.

WHÊREAS John Stephens, heretofore of Prince's-fireet, London, Merchant, (fince deceafed) did, by his laft Will dated in 1773, give and bequeath, unto Truftees therein named, 1500 l. Stock, of the 4 per Cent. Confolidated Annuities 1762, and alfo 600 l. Stock in the South Sea 3 per Annutites 1702, and allo 0001, stork in the south sea 3 per Cent. Confolidated Annuities 1751, and allo  $\$_3$  l. per Annum of the Bank Long Annuities for 99 Years, commencing Ja-nuary 5, 1761, all then ftanding in his Name, in Truft to pay the yearly Dividends, Intereft and Proceeds thereof unto his Wife Jane during her Life; and from and after her Deccafe, (which happ-ned on December 20, 1784) in Truft to be fold for the molt Money that can be gotten for the fame, and to pay and apply the Monies arifing by fuch Sale, in further Satisfa tion or Abatement of the feveral Debts of his Creditors, or the Representatives of fuch as should have duly proved their Debts, and received Dividends, under the Commission of Bankrupt iffued forth againft him in 1756, in the feveral Proportions of their feveral and respective Debts (being enabled fo to do by the Bounty of a then lately deceased near Relation.) But in cafe any such Creditors or their Repreferitatives shall neglect to make appear to the faid Trustees their feveral Debts and Demands, so that they cannot finish and close their Truft Accounts within Fifteen Months from the Death of his faid Wife, fuch Creditor or Creditors or their Representatives fo neglecting, is and are to be abf lutely excluded from all Benefit and Advantage whatfoever under his faid Will : Now the furviving Trufrage whatbever older in state whit. Now de latving I fai-tee, for the Purpole aforefaid, and in Compliance with the faid Will, doth hereby give Notice to the faid Creditors or the Reprefentatives of the Creditors of the faid John Stephens, that they are hereby required to deliver in or fend (free of Poftage) an Account of their feveral Debts or Demands, specifying the same, and whether as Creditors or mands, ipectiving the lame, and whether as Creditors or Affignees, Legates, Executors or Administrators of such Creditors as are dead, or how otherwise entitled to such further Satisfaction under the faid Will, to Mr. Foquett, Attorney, at Newport in the Isle of Wight, on or before the 20th Day of December, 1785, as by their Default herein they will be excluded all Benefit intended by the faid Will.

Durfuant to a Decree of the High Court of Chancery, the Creditors of Henry Playford, late of Stoke Newington in the County of Middlefex, Efq; deceafed, are forthwith to come in and prove their Debts before William Graves, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

PUrluant to a Decree of the High Court of Chancery, the Creditors and Legatres of Samuel Kilpatrick, late Major of Infantry on the Bengal Eftablishment in the Service of the East India Company, are to come in and prove their feveral Debts and claim their respective Legacies before Edward Leeds, Efq; one of the Masters of the faid Court, at his Chambers in Lincoln's-inn, on or before the First Day of Easter Term next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

PUrfuant to a Decree of the High Court of Chancery, the Creditors of Rawleigh Manfell, otherwife Dawhin, late of the Town of Swanfea in the County of Glamorgan, Efq; decealed, are to come in and prove their feweral Debts before Edward Leeds, Efg; one of the Mafters of the faid Court, at his Chambers in Lincoln's-inn, or in Default thereof they will be excluded the Benefit of the faid Decree.

DUrfuant to a Decree of the High Court of Chancery, made hin a Caule Grant against Webster, the Creditors of Philip Bandinel, formerly of the Island of Jersey, Esg; deceased, refident in the faid Ifland, or in England, are, on or before the the function the face manager of the Engrand, are, on or before the feth Day of April, 1786, to come in and prove their Debts before John Wilmot, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Benefit of the faid Decree. D'Urfuant to a Decree of the High Court of Chancery, made in a Caule wherein James Steere is Plaintiff, and John Curtis, and others, are Defendants, the Creditors of James Steere, late of Smithfield, London, Surveyor, deccafed, are to come in and prove their Debts before Alexander Thom-fon, Efg; one of the Malters of the faid Court, at his Cham-bare in Surveyor, deccafed, and the State of State of State of State of State of State of States the State of States of States of the States of States of States States of States of States of States of States of States of States States of S bers in Symond's-inh, Chancery-lane, London, on or before the 22d Day of March next, or in Default thereof they will be peremptorily excluded the Benefit of the faul Decree.

Durfuant to a Decree of the High Court of Chancery, dated the 7th Day of December, 1784, and made in a Caufe Tancred againft Tancred, the Creditors of Sir Thomas Tan-cred, late of Cuffnells in the County of Southampton, Baro-net, deceased, are forthwith to come in and prove their ref-pective Debts before Peter Holford, Efg; one of the Mafters of the faid Court, at his Chambers in Symond's inn, Chancery-lane, London, or in Default thereoi they will be excluded the Benefit of the faid Decree.

Purfuant to an Order of the High Court of Chancery, made in a Caufe Thomas Winckley, Efq; and others, againft Nicholas Starkie, Efq; the Creditors and Legates of Elizabeth Starkie, late of the Parish of St. George, Hanover-fquare, in the County of Middlefex, Spinfter, deceafed, are forthwith to come in and prove their Debts and claim their Legacies before John Hett, Elq; one of the Mafters of the faid Court, at his Chambers in Symond s-inn, Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the faid Order.

PUrfuant to an Order of the High Court of Chancery, made in a Caufe Thomas Winchlam Mer made in a Caufe Thomas Winckley, Efq; and others, againft Nicholas Starkie, Efq; the next of Kin of Elizabeth Starkie, late of the Parifh of St. George, Hanover-fquare, in Starge, late of the Failm of St. George, nanover-iquare, in the County of Middlefex, Spinfter, deceafed, who were living at the Time of her Death, which happened in or about the Month of March, 1780, or the Perfonal Reprefentatives of any fuch next of Kin, (if any of them are now dead) are forthwith to come in and make out fuch their Relationship to the faid Elizabeth Starkie, before John Hett, Efq; one of the Masters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, or in Default thereof they will be excludedithe Benefit of the faid Order.

cludedithe Benefit of the faid Order. TO be fold, purfuant to a Decrée of the High [Court of Chancery, before Edward Leeds, Efq; one of the Ma-flers of the faid Court, in Two feparate and diffind Lots, Two Leafehold Houfes, fituate in Little George-freet, in the Parish of St. Margaret's, Westminster, late the Estate of James Mallow, deceased. Particulars whereof may be had ac the faid Masser' Chambers, No, 23, Lincoln's-inn Old Build-ings, of Mr. Gooftrey, Attorney at Law, Sherrard-fleet, Soho, and of Mr. Robinson, Attorney at Law, in Warwick-court, Holborn.

TO be fold, purfuant to a Decree of the High Court of Chancery, before Alexander Thomfon, Efg; one of the Maßers of the faid Court, at his Chambers in Sy.

Nº 12622.