Dice is hereby given, That the Partnership between John Zuill, of Liverpool, and John Brown, of Glassow, Merchants, under the Firm of John Zuill and Co. of Liverpool, was dissilved on the 1st Day of February, 1787, by mutual Confent: All Persons having any Demands on, or indebted to the isid Partnership are requested to fettle their Accounts with John Zuill, of Liverpool, who is authorized to settle the fame; as attents our Hands this tork of March, 1780 John Zaill, of Liverpool, who is authorized as sitness our Hands this 19th of March, 1789, John Zull, John Brown.

Wells, Somersetshire, January 13, 1789.
Otice is hereby given, That the Copartnership which sub-sisted between Francis Hoare and Edward Cook, now or lare of Wells aforeign, Wool-staplers, was, by their mutual Confent, on the 30th Day of June last past, finally diffioled; and the faid Francis Hoare and Edward Cook respectfully inform their Friends that the faid Francis Hoare carries on the Business of Woold pling at Circnester, in the County of Gloucester; and that the said Edward Cook carries on the like Business or Woodstapping at Wells aforefaid, on their feveral but not joint

Francis Hoare. Edw. Cook.

London, February 9, 1739.
Office is hereby given, That the Partnerthip carried on under the Firm of Newdick and Bird, of King's Armsard, Coleman-street, is this Day dissolved by mutual Consent: Vicaels our Hands,

Joseph Baden Newdick. Thomas Bird.

Wapping-wall, March 25, 1789.

HE Partnership in the Anchor Smith and Ironmongery
Business, carried on under the Firm of Hill and Taylor, in this Day, by mutual Content dissolved; the Business will in tature be carried on as usual by the said William Hill, who is authorized to receive all Deots due to the said Pattnership, and by whom all Claims thereon will be discharged; and the said William Hill returns his sincere Thanks to his Friends for their Favours, and humbly requests a Continuance thereof, which shall be soithfully executed and gratefully acknowledged.

Wm. Hill. 7. F. Taylor.

Otice is hereby given to all Persons who have any Claim or Demand on the Estate of Mr. John Jeffreys, late of Brompton Park, in the Parish of Kensington, in the County of Midelesex, Nursery and Seedsman, deceased, to immediately apply with their said Claims at the Oshice of Mr. Mark Morley, apply with their raise Chains at the Onice of the Market Money, Proctor, Doctors Commons, where they will be discharged; And all Persons who stand indebted to the said Deceased's Estate are defined immediately to pay the respective Sums in which they are so indebted at the said Office, or otherwise they will be sued for the same.

March 24, 1789. OTCHAL LEVIER, of Bury-street, St. Mary-aze, acquaints the Publick, That from Monday the 23d instant, he figned himself G. Levier, sen. and requests that all Papers addressed to him will be so subscribed, and that no Goods, Wares or Merchandize be sold or delivered on his Account, without a written Order from him, and requests those who have Accounts against him to that Day, to send a State thereof.

Purfuant to a Decree of the High Court of Chancery, bearing Date the ad Day of February Durfuant to a Decree of the High Court of Chancery, bearing Date the 3d Day of February, 1789, mude in a Cause Forster against Forster, the Creditors of William Bacon Forster, tate of Newtons and of Adderstone, in the County of Northumberland, Etq; who died on the 15th Day of April, 1780, are on or before the 25th of May next, to come in and prove their Debts before Edward Montagu, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Calthorne against Court of Chancery. Dursuant to a Decree of the High Court of Chancery, made in a Cause Calthorpe against Gough, the Creditors (if any) of Sir Henry Calthorpe, late of Elvetham, in the County of Southampton, Knight of the most Honourable Order of the Bath, are forthwith to come in, either personally or by their Solicitors, and prove their Debts before John Hett, Esq; one of the Masters of the said Court, at his Chambers in Symond's inn, Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Cause Downer against Downer at Court in a Cause Downes against Downes, the Creditors of Richard Downes, lare of Argord, in the Parish of Kinnerley, in the County of Salop, Gentleman, are forthwith to come in, either personally or by their Solicitors, and prove their Debts before John Hett, Eig; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, orlin Default thereof they will be excluded the Benefit of the faid Decree.

Durfuant to a Decree of the High Court of Chancery, the Creditors of Benjamin Wilson, late of Great Russel-street, Bloomsbury, in the County of Middlesex, Esq; deceased, are forthwith to come in and prove their Debts before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's inn, or in Default thereof they will be excluded the Benefit of the faid Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Fletcher against Fletcher, the Creditors of Georde Boughey, late of the Inner Temple, London, Esq; or Coorse Boughey, late of the Inner Temple, London, Elq; one forthwith tu come in and prove their Debts before John Ennes, Efq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery lane, London, or in Default thereof they will be excluded the Benefit of the said-De-

D'Ursuant to a Decree of the High Court of Chancery, made in a Cause wherein Thomas Taylor and others, Infants, are Plaintists, and John Thackrah and others are Defendants, the Creditors of Thomas Taylor, late of Turnhamgreen in the County of Middlelex, Esq. deceased, are forthwith to come in and prove their D. bts before Alexander Popham, Esq. one of the Masters of the raid Court, at his Chambers in Symond's inn, Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the said Decree. they will be excluded the Benefit of the faid Decree.

Urfuant to the Decree of the High Court of Chancery, Pursuant to the Decree of the High Court of Chancery, made in a Cause Johnson against Richardson, the Creditors of William Pryor Johnson, laze of Stock, in the County of Effex, Esq; are, personally or by their Solicitors, to come in and prove their Debis betwee William Weller Pe ys, Esq; one of the Masters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, on or before the 30th Day of April next, or in Default thereof they will be perempt rive excluded the Benefit of the said Decree.

excluded the Benefit of the faid Decree.

O be teremptorily refold, purfuant to an Order of the High Court of Chancery, dated the 1st Day of July, 1788, made in a Cause Saumiers against Marten, before Edward Montagu, Esq; one of the Masters of the faid Court, at his Chambers in Symond's-inn, Chancery-lune, London, on Monday the 6th Day of April next, between the Hours of Five and Six of the Clock in the Asternoon, Part of the Estates late of William Skyrme, Esq; deceased, and which are described in a Particular by which the same were formerly fild, being Lot 27. consisting of a Capital Mansion or Dwellinghouse, Tenements and Lands, Barns, Stables, Out houses and Appurtenances called by the Name of Little Meriton, in the Parish of Ambroth, in the County of Pembroke, in the Occupation of Thomas Cossens, at the yearly Rent of 401. Further Particulars may be had, gratis, at the said Master's Chambers, and of Mess. Farrer and Lacey, Bread-street-hill, London.

O be peremptorily fold, pursuant to an Order of the High Court of Chancery, made in a Cause Bixby against Eley, before Edward Leeds, Esq; one of the Masters of the said Liey, before Edward Leeds, Eig; one of the Matters of the faid Court, at his Chambers in Line: In's-inn, on Monday the 4th Day of May next, between the Hours of Five and Six of the Clock in the Afternoon, A Copyhold Effate, fituate at Rattlefden, in the County of Suffolk, held of the Manor of Rattlefden, late the Property of Francis Eley, of Thorpe Morieux, in the faid County of Suffolk, Butcher, deceased; confifting of a Melfunge or Tenement called Bowles, together with Two Clofes thereupt adjusting, and fundry where Clofes Two Closes thereunto adjoining, and sundry other Closes and Parcels of Land, in Rattl stden aforesaid, now in the Occupa-Particulars whereof may be had at the faid Mafter's Chambers, No. 23, Lincoln's-inn Old Buildings; of Mr. Browne, No. 9, Bedford-row, London; Jand of Mr. Thomas Richardson, Melford, Suffolk.

THE Creditors who have proved their Debts under a Com-mission of Bankrupt awarded and issued forth against oachim Dolge, of the Parish of East Ham, in the County of Joachim Dolge, of the Parish of East Ham, in the County of Essex, Brandy-merchant, Dealer and Chapman, are Jestied to meet the Assignee of the said Bankrupt's Estate and Essex, on the 6th Day of April next, at Four o'Clock in the Afternoon, at the Nag's Head, opposite Whitechapel Church, in order to assent to or distent from the said Assignces commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupt's Estate and Effects; and also to their compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Affairs.

THE Creditors who have proved their Debts under a Com-mission of Bankrupt awarded and issued forth against Thomas Vicary, of Crediton, in the County of Devon, Sergemaker, Dealer and Chapman, are defired to meet the Affignees of the faid Bankrupt's Efface and Effects, on the 3d of April next, at Four of the Clock in the Afternoon, at the Bear Inn, in Southgate-fireet, in the City of Exeter, in order to affent to or diffent from the faid Affigness commencing, profecuting or defending any Suit or Suits at Law or in Equity concerning the faid Bankrupt's Effate and Effects; also to their com-pounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special