** 5 5 6 5	
5. Lincolnshire — — — — Nortinghamshire — — — Leicestershire — — — — — — — — — — — — — — — — — — —	6,567
6. Northamptonshire — — — Rutlandshire — — — Warwickshire — — — Oxfordshire — — —	8,564
8. Norfolk — — — — — — — — — — — — — — — — — — —	8,086
D 16 10:	5,201
10. Huntingdonshire — — — — — — — — — — — — — — — — — — —	8,045
12. Middlesex, including London and Westminster	} 13.753
13. Kent — — — — — — — — — — — — — — — — — — —	} 10,678
14. Hampshire — — — — Berkshire — —	8,000
15. D	orfetshire
[15. Dorfetshire — — — — — — — — — — — — — — — — — — —	8,768
Somersetshire	j
Somersetshire 16. NORTH WALES, viz. Anglesea Carnarvonshire Denbighshire Flintshire Merionethshire, and Montgomeryshire, with Shropshire To South Wales, viz.	z,637

N. B. The above Sums are the gross Amounts of the Duty arising, within each District respectively, for the Year ending on the 1st of August, 1787.

J. Bindley. W. Baillie. R. Tickell. J. Byng. E. Fawkener.

Otice is hereby given, That the Partnership between Charles Wilson Bowley and William Gibbens, of Hol-botn-hill, London, Ironmongers, &c. was, by mutual Consent, diffolved on the 29th of September laft; and the faid Business is now carried on by Charles Wilson Bowley.

C. W. Bowley.

W. Gibtens.

London, December 24, 1790.

Otice is hereby given, That the Copartnership between
John Tronmonger and William Banbury, Silk-brokers,
of Crosby-square, Bishopsgate street Within, was distolved by
mutual Consent on the 1st Day of November last; and the
Business has since and in future will be carried on by the Parties on their separate Account, by the said John Ironmonger at Crosby-square, and William Banbury, at No. 166, Bishopfgrte-Areet Without: All Demands on and Debts due to the said Copartnership Account to be sent in and paid to the said William Banbury, who is authorized to receive and settle the same; as witness our Haude,

J. Ironmonger. William Banbury.

HE Partnership between us John William Hentig at Richard Binks, of Kingston upon Hull, Merchants, carried on under the Firm of Hentig and Binks, being this Day disfolved by mutual Consent, it is requested that all Persons who folved by mutual Content, it is requested that all Persons who stand indebted to us on our joint Account will forthwith pay their respective Debts to us, or either of us; and all Persons who have any Demands on the said Partnership are defined to send an Account thereof, and the same will be immediately discharged. Dated this 10th Day of December, 1790.

J. Wm. Hentig.

Richard Binks.

ALL Persons who have any Claim or Demand upon the Estate and Estects of Robert Seagrave, Esq; deceased, late Town Clerk of Nottingham, are desired sorthwith to send an Account of their respective Demands, with the Nature of their Securities for the same, to Mr. Richard Ensield, or Mr. Charles Twells, Attornies at Law, Nottingham, or to Mess. Bromley and Bell, Attornies, Field-court, Gray's-Inn, in order that their Debts may be forthwith discharged; and all Persons who stand indebted to the Estate and Estects of the said Deceased, are required immediately to discharge the same.

UCH of the Creditors of William Shepherd, late of Walton upon Thames, in the County of Surry, Efg, deceased, who have not yet delivered in to the Administrators of his Estate and Effects an Account of their respective Demands, are desired forthwith to transmit the same to their Solicitor Mr. Liversedge, Mo. 80, Basinghall-street, London, or they will be totally ex-cluded all Benefit of the said Estate and Estects, which the Administrators intend as speedily as possible to pay and apply in Discharge of those Debts they are made acquainted with.

Durham, December 16, 1790. ham, Ironmanger, decased (who have not already fent in an Account of their respective Demands) are desired to transmit the same to John Dodshon, of Darlington, Administrator to the said William Dunn, or to Francis Smales, Attorney at Law, in Durham, before the 12th Day of February next, otherwise they will be excluded the Benefit of a First and Final Divided of the February methods to the feet of the February next, Dividend of the Effects, which is intended to be made as foon, as possible after that Time.

THE Legaters under the Will of William Cooper, late of the Island of Antigua, in the West Indies, Merchant, deceased, or their legal Representatives, may receive the Residue of the Legacies bequeathed by the said Will, which yet remain unpaid, upon producing proper Credentials to Mr. Greene, Gray's-inn, London, or to Mess. Atkinson and Watkinson, in Lancaster.

December 24, 1790.

Hereas a Colliery and Freehold Estate, called Banklands, in the Parish of Workington in the County of
Cumberland, were advertised in the London Gazette and other Public Papers, to be fold before John Ord, Efg; one of the Masters of the High Court of Chancery, on the 21st Dly of January next: Notice is hereby given, that the Sale of the said Estates is postponed to a future Time, of which Notice will be given in this Paper and other Papers.

MONEY UNCLAIMED.

Hereas Daniel Hurst, the Son of Daniel Hurst, for-merly of Worksop, in the County of Nottingham, Woodman, deceased, by Mary his Wife, since deceased, and who was brought up a Peruke maker, and several Years ago resided and carried on that Business at Worksop associated, but left that Town previous to his said Mother's Decease, is enti-ted under the Will of his said Mother to One Fifth Part or Share of the clear Relidue of her personal Estate and Essects, and also of the personal Estate and Essects of his late Father, if he be now living, and his legitimate Isfue (if any such therebe) or their Representatives, are entitled to the same, in case of his Decease: But no Intelligence having yet been obtained as to the Place of Residence, Family or Death of the said Daniel Hurst (the Son) although his said Mother has been dead near Four Years, and an Adver sement to the same Effect as this has been inferted in several Newspapers:

Notice is hereby given, that the Truffees appointed by the faid Mary Hurft's Will are ready and willing to pay the faid Fifth Part or Share of the clear Refidue of the faid Effat; and Fifth Part or Share of the clear Refidue of the laid Effat: and Effects unto him the faid Daniel Hurst (the Son) or to such other Person or Persons as in his Right may have become legally entitled thereto, upon Application being made at the Office of Mest. Skynner and Wilson, Attorness at Law, in Workson aforesaid, or at the Office of Mr. Austen, Attorney at Law, Bell-yard, Carey-street, London: And if any Person will give authentic Information at either of the above Offices of the Death of the said Daniel Hurst (the Son) without Issue, or leaving such, where his Child or Children are to be found, so that the above Monies may be paid to such Person or Persons as that the above Monies may be paid to fuch Person or Persons as are legally excitled thereto, they shall be paid any reasonable Expences