Brighthelmston, February 11, 1791.

THE Copartnership which lately substited under the Firm of Shergold, Tilt and Best, of Brighthelmston in the County of Sussex, Wine-merchants, Tavern and Innkeepers, was, on the 1st Day of January last, dissolved by mutual Consent. All Persons having any Demands on the said Partnership are desired immediately to fend Accounts thereof to Thomas Tilt and Thomas Best, at the Castle Tavern, who will discharge the same, and who are authorized to receive all Debts due to the said Partnership. Witness our Hands,

Samuel Shergold. I homas Tilt. Thomas Best.

February 17, 1791.

Otice is hereby given, that the Partnership between Thomas Peet and John Berridge, of the Castle and Maidenhead Yard, Piccadilly, in the Parish of St. James, within the Liberty of Westminster, Stable-keepers, was, on the 9th Day of October last, displayed by mutual Consent. All Persons indebted to the said Partnership are he eby required to pay their respective Debts to Mr. John Tebbutt, Attorney at Law, No. 4, Staple Inn, London, who is authorized by us to receive the same. And all Persons having Claims upon the said Partnership Account are defined to apply to the said Mr. Tebbutt as above.

Tho. Peet. . John Berridge.

Johnson and John Lenthall, of Ecclesal Bierlow, in the Parish of Sheffield, in the Caunty of York, Carpenters and Joiners, under the Firm of Johnson and Lenthall, is this Day, by mutual Censent, distolved. All Persons indebted to the said Partnership are requested to pay the same unto Mr. Thomas Williamson, of Little Sheffield; and all Persons who have any Demands upon the said Partnership are requested to fend in their Accounts to the said Mr. Williamson, who is properly empowered to pay and discharge the same. Witness our Hands, this 3d of February, 1791.

John Johnson. John Lenthall.

Otice, that on the 12th of March, 1790, it was mutually agreed between Thomas Oliver, James Oliver, George Oliver, and John Lomas, to dissolve the Partnership which had before subfished between them in the Manusactory of Spinning Cutton-Wool into Yarn or Twist, at Gluttonbridge Mill, near Longnor, Staffordshire. All Persons standing indebted to the above Company are desired immediately to pay their respective Debts to Thomas Oliver, of Longnor, who is authorized to receive the same, otherwise they will be proceeded against according to Law. Witness our Hands,

Thomas Oliver. James Oliver. George Oliver. John Lomas.

PENNELL's WILL.

THE Heir at Law of William Pennell, late of Horncastle in the County of Lincoln, Attorney, deceased, (whose Residence, fince the Month of April, 1783, at different Times, and for several Months tagether, has been in London or the Vicinity thereof, to the Month of June last, when the said William Pennell returned to Horncastle, and continued there till his Death, which happened on the 25th of January last) requests, that is any Person or Persons can give Information of being a subscribing Witness or Witnesses to any Will or Codicil executed by the said William Pennell since the Month of April, 1783, that they will forthwith give Notice thereof either to Mr. John Hanson, Attorney, Chancery-lane, London, or to Mr. Richard Heald, Attorney, of Horncastle aforesaid.

PENNELL'S CREDITORS.

L L Persons having any Claim or Demand on the Estate and Essects of William Pennell, late of Horncasse in the County of Lincoln, Attorney, deceased, are defined forthwith to send an Account thereof either to his Heir at Law, Shelley Pennell, of Horncasse aforesaid, Gent. or to Mr. Richard Heald, of the same Place, Attorney, or to Mr. John Hanson, in Chancery-lane, London. And all Persons who were insected to the said William Pennell at the Time of his Deathere requested to apply either to the said Heir at Law or the said Richard Heald, to discharge their respective Debts.

Ship William and Elizabeth, lat: Capt. Thomas Archdeacom.

ALL Persons having any legal Demands against the above Ship, and who have not delivered in their Accounts, are defired to transmit the Particulars of the same as soon as possible to the Counting-House of Mess. Mannings and Vaughan, in Billiter-square, in order that the Accounts of the said Ship may be adjusted without Delay.

Boston, February 15, 1791.

A L Persons who have any Claim or Demand upon the Estate and Effects of Thomas Waite, late of Boston in the County of Lincoln, Merchant, deceased, are desired forthwith to send an Account of their respective Demands to Thomas Waite, of Boston aforesaid, Merchant, or John Waite, of the same Place, Attorney at Law, his Executors, in order that their Debts may be immediately discharged; and all Persons who stand indebted to the Estate and Effects of the said Deceased are required immediately to pay the same to the said Executors.

February 19, 1791, LL Person's having any Claims or Demands on the Estate of Mrs. Mary Cummaleach, late of the Elephant and Casse, Newington Butts, in the County of Surry, Widow, deceased, are desired to send an Account thereof, without Fourteen Days from this Date, to Henry Pigeon, of the Borough of Southwark, Distiller, or John Dover, Parsonage-row, Newington Butts, Brandy-merchant, the Executors, or either of them. And all Persons indebted to the said Estate are defired to pay the same to the said Executors.

LL Persons who have any Demand on the Estate or Effects of the late Christopher Ridout, Esq; of Lavender Hill, Battersea-rise, in the County of Surry, and late of Bearlane, in the Parish of Christ Church, in the same County, are defined to send an Account of the same to the Executors, Jabez Goldar, Charlotte-street, Christ Church, Surry, William Smith Paul, Fullwood's-rents, Holborn, or William Knowks, Fleet-street. And all Persons indebted to the said Estate are desired to pay the same accordingly.

Newark, February 12, 1791.

THE Creditors of Mr. Thomas Morley, late of Newark upon Trent, in the County of Nottingham, Grocer and Tallow-chandler, are required to fend an Account of their respective Demands to Mr. Christopher Morley, of Newark aforchaid, or to Mr. Charles Snart, of the same Place, Attorney, on or before the 25th Day of March n xt, or they will be excluded the Benefit of a Dividend of his Estate and Estects. And all Persons who stood indubted to the said Thomas Morley, in his Life-time, are required to pay the same to the said Charles Snart, oe they will be proceeded against without further Notice.

O be fold, pursuant to a Decree of the High Court of Chancery, made in a Cause Keble against Thomson, before Peter Holsord, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, A Leaschold Estate, situate on the North Side of Cornhill in the City of London, consisting of a Messuage or Tenement, iate in the Occupation of Henry Pycsinch, Optician, deccased, (now in Two septrate Dwellings) with the Appurtenances, held for the Remainder of a Term, of which Seven Years were unexpired at Michaelmas last, at the yearly Rent of 511. For a Particular of the said Estate and Premises enquire at the said Master's Chambers,

O be fold, pursuant to a Decree and subsequent Order of the High Court of Chancery, made in a Cause Lindopp against Eborall, before John Eames, Esq; one of the Masters of the said Court, A Messuage or Farm-House, with the Barns, Stables and other Buildings, Garden, and several Pieces or Parcels of inclosed Arable, Meadow and Pasture Land, thereto belonging, containing in the Whole, by Estimation, Seventy-fix Acres, or theseabouts, situate at Northend and Night Cost, in the County of Warwick, of the clear yearly Rent of 541. 6s. 10d.

D'Ursaant to a Decree of the High Court of Chancery, made in a Cause Barton against Bromfield, the several next of Kin of the intestate Prances Coulston, late of James-street, Bedford-Row, in the County of Middlesex, Wilsow, or their personal Representative or Representatives, are, personally or by their Solicitors, to come in and make out their Kindred before William Weller Pepys, Esq. one of the Masters of the said Court, at his Chambers in Symond's inn, Chancery-lane, London, on or before the 8th Day of March next, or in Default thereof they will be excluded the Benefit of the said Decree.