Exeter, April 3e, 1791.

THE Partnership littely substitutes in the Newspaper Business entitled Brice and Co's. Old Exeter Journal, or Western Advertiser, between Thomas Brice, Thomas Chordock, James Hine and George Bodley, all of the City of Exeter, being dissolved: All Debts due to or from the said Partnership will be received and paid by the said Thomas Brice, by whom the said Newspaper will hereafter be printed and published. lished on his own Account.

Thomas Brice. Thomas Chorlock. Fames Hine. George Bodley.

Joseph Fisher, Thomas Fisher and George Fisher, (Sons F Joseph Fisher, Thomas Fisher and George Fisher, (Sons of Thomas Fisher, Soap-boiler and Tallow chandler, Settle-street, Westminster, and who has been dead Twenty Years) and Walter Pratt and Thomas Pratt (Sons of Pratt, who some Years since worked at Mr. Cargill's, Cutler, Lombard-street, London, and about Two Years since was Porter to the Poor House at Canterbury,) will apply to Thomas Neve, Bookfeller, or John Friend, Gardener, at Hythe in Kent, they will hear of something to their Advantage.

HE Creditors of John Wyllie, late of Blackburn, in the County of Lancaster, Grocer, deceased, are requested to take Notice, that a Dividend of his Estate and Estects will be paid by Mr. John Parker, of Blackburn, the Assignee, from and after the 1st Day of July next, upon all such Debts as now are or shall in the mean Time be authenticated by Assidavit before a Master in Chancery, but upon no others; and to expedire the Business the Creditors at a Distance are required to fend their Proofs (Post paid) to the said Mr. Parker, or Mr. Ashburner, Attorney, in Blackburn, at whose Office the Deed of Trust lies, to be inspected and executed by the Creditors, before Payment of their Dividends. Such of them as hold Bills, or other Securities, must set them forth in their Proofs.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Simmons against Vallance, the Creditors of John Simmons, late of Brixton Causeway, in the Parish of Lambeth, in the County of Surry, Gentleman, as also the Creditors of Caleb White, late of Camberwell in the said County of Surry, Gentleman, arc, personally or by their Solicitors, to come in and prove their Debts 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 6th Day of June next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Sherer against Bishop, the Creditors of Nicho-las Fayzing, Clerk, deceased, late Rector of the Parish Church of St. Martin Outwich, in the City of London, who refided in the Parsonage House of the said Parish in Bishopsgate-street, are forthwith to come in and prove their Debts before John Wilmot, 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 faid Decree.

Durfuant to a Decree of the High Court of Chancery, m Pursuant to a Decree of the High Court of Chancery, made in a Gause Johnson Macaree, Esq; and Ann his Wise against John Lynch and others, and a general Order of Transfer, the Creditors of John Hill, late of Sontley in the County of Denbigh, Esq; deceased, and also the Creditors of Matilda Hills formerly of Sontley aforcsaid, but late or Chelsea in the County of Middlesex, Widow, also deceased, are, on or before the 10th Day of June, 1791, to come in, either personally or by their Solicitors, and prove their Debts, before John Spranger, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, or in Default thereofy they will be peremptorily excluded the Benefit of the said Dethey will be peremptorily excluded the Benefit of the faid De-

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Holford against B. in a Cause Holford against Broome, the Creditors of James Bateman, late of Manchester in the County of Lancaster, Hatmaker, deceased, are, on or before the 9th Day of June next, to come in and prove their respective 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 peremptorily excluded the Benefit of the faid Decree.

High Court of Chancery, made in a Caufe Brydges against Hatch, on Monday the 20th Day of June next, between the Hours of Five and Six in the Afternoon, before Peter Holford, Big; one of the Masters of the said Court, at his Chambers

in Symond's-inn, Chancery-lane, London, Certain Freehold Estates of John Hatch, of Bricklehampton, in the County of Worcester, Gentleman, in the Three following Lots, viz.

Lot No. 1. confifting of a Mefluage, Barn, Stable and other Buildings, and 199 Acres of Land adjoining and belonging thereto, lying between Evenham and Pershore, in the said County of Worcester, and of a Cottage and Two Barns in Bricklehampton aforesaid, in the Occupation of George Perrott, Esq; and others.

and others.

Lot No. 2. Confishing of Three Aeres of Meadow Land in a Common Meadow called Wick Meadow, near the Town of Pershore, in the Possession of Mr. Harry Long. And Lot No. 3. Consisting of the Reversion in Fee, upon the Decease of a Person aged 95 Years, of a Messuage and Outbuildings, and 33 Acres of Land thereto belonging, in Great and Little Comberton, in the said County, within Two Miles of Pershore.

For a Particular of the said Estates enquire at the said Master's Chambers; of Mell. Long and Best, Attornies, at Pershore; of Mr. Wakeman Long, Attorney, at Upton upon Severn, in the said County; or of Mr. Samuel Bowyer, of the Chancery-Office, London.

TO be fold, in Two Lots, pursuant to an Order of the High Court of Chancery, made in a Cause Smart against Whitmore, before William Weller Pepys, Esq. one of the Masters of the said Court, at his Chambers in Symond's-inn, ters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, on Tuesday the 7th Day of June next, between the Hours of Five and Six in the Afternoon, A Part of the Estates late of William Whitmore, Esq; deceased, situate in the County of Gloucester, containing, by Estimation, Thirty-four Acres, or thereabouts, let upon Leases, which will expire in 1803 and 1806, at the yearly Rent of 521. 15s. 3d. Particulars whereof may be had (gratis) by applying at the said Master's Chambers; of Mess. Vernon and Fry, Solicitors, Lincoln's-Inn; or of Mr. Collett, the Steward, at Withington, near Frogmill, Gloucestershire.

HE Creditors who have proved their Debts under a Com-THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Thomas Skinner, of Lankington-green, in the County of Kent, Wheelwright, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's Estate and Essess on the 14th Day of May instant, at Five o'Clock in the Asternoon, at the City Cosse-house, Cheapside, in order to assent to o distinct from the said Assignees commencing, profecuting or desending any Suit or Suits at Law or in Equity concerning the said Bankrupt's Estate and Essess; also to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Assairs.

HE Creditors who have proved their Debts under a Com-THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Israel Nunes and Abraham Israel Nunes, of Hackney, in the County of Middlefex, Merchants, Partners with Benjamin Nunes, of the Island of Barbadoes in the West Indies, Merchant, carrying on Trade under the Firm of Isac, Abraham and Benjamin Nunes, are requested to meet the Assignees of the said Bankrupt's Estate and Effects on the 19th Day of May instant, at Six o'Clock in the Evening, at the Guildhall Coffee-house, King-street, Cheapside, London, in order to consider and determine on the Propriety of the faid Assignees taking level Measures for the recovering Payment of a promissory legal Measures for the recovering Payment of a promissory Note, dated November the 30th, 1773, under the Hand of Mord. Rod. Lopes, for 7000l. payable in the Manner in the said Note mentioned, or their giving up the said promissory Note, and all Advantages to be derived therefrom to the said Bankrupt; and on other special Affairs.

Hereas a Commission of Bankrupt is awarded and issued forth against Stanban Tanana and issued in the County of Worcester, Dealer and Chanman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 23d and 24th Days of May instant, and on the 21st Day of June next, at Ten o'Clock in the Formoon, on each of the said Days, at the Angel Inn in the Parish of St. Peter the Great in the City of Worcester, and make a full Discovery and Disclosure of his Estate and Estects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at Debts, and at the Second Sitting to chuie Allignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to allent to or distant from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. Jonathan Lea, Actorney, Worcester.