Glasgow, November 30, 1791.

HIS is to give Notice, that the Partnership between William Fulton, Robert Fulton, William Finlay, Alexander Ure, Alexander Bryce, Andrew Crawford, Charles Duncan, William Milligan, and John Love, carrying on Trade, as Callico's printers, at Glafgow in North Britain, and in Walling. Afreet, London, in the Firm of Fultons, Finlay, Ure and Company, was differently by mutual Consent, on the 12th of September last; from which Time the said William Fulton, Robert Fulton, and Charles Duncan, have no farther Concern therein. The said which Time the said William Fulton, Robert Fulton, and Charles Duncan, have no farther Concern therein. The said Trade will in future be carried on in the Firm of Finlay, Ure, Bryce, and Company, at Glasgow. The Debts owing to the late Company in London are to be collected by John Lindsay and Andrew Mitchell, of Friday-street, Cheapside, who are empowered to receive and discharge the same,

Wm. Fulton.

Rob. Fulton.

Wm. Fulton.

Wm. Finlay. Alex. Ure. Alex. Bryce. Charles Duncan. And. Crawford.
John Love.
Will. Milligan.

Otice is hereby given, That the Partnership between Richard Clarke, Etg. Mr. Mark Hewitt, Mr. John Buntuing, Mr. William Creswick, and Mr. Richard Harvey, in the Cotton, Hurd, Candlewick and Rope Businesses, at their Works near Brampton Moor, in the Parish of Chestershed and County of Derby, under the Firm of Mark Hewitt and Co. was this Day dissolved as to the said Richard Harvey; and that in future the Cotton, Hurd and Candlewick Businesses will be carried on by the said Mess. Clarke, Hewitt, Bunting and Creswick, under the same Firm, and the Rope Business by the said wick, under the same Firm, and the Rope Business by the said Richard Harvey, on their respective separate Accounts; and all Debts owing to or by the said Copartnership are to be received or paid by the said Mark Hewitt, the Treasurer. Dated the 4th Day of November, 1791.

Richard Clarke. Mark Hewitt. John Bunting. W. Crefwick. R. Harvey.

Hereas the Copartnership lately sublishing between Edward Shove and Miles Booty, of Ludgate-street in the City of London, Merchants, is this Day dissolved by mutual Consent. Notice is hereby given, that the said Business is now content. Notice is nereby given, that the laid Butiness is now carried on by Miles Booty only, and all Debts due to or from the said Estate are to be received or paid by the said Miles Booty, at his Warehouse in Ludgate-street. Witness our Hands, this 9th Day of December, 1791.

Edward Shove.

Miles Booty.

Bolton, November 10, 1791. THE Partnership carried on between Robert Walmsley and William Jardine, both of Bolton, in the County of Laneaster, Fustian-manusacturers and Copartners, under the Firm
of Walmsley and Jardine, was this Day dissolved by mutual
Consent; All Debts owing to or from the said Parties are to be
paid and received by the said Robert Walmsley.

Rob. Walmsley.

W. Jardine.

WOOL.

O be fold by Auction by Thomas Griffith, on the Premises in Bermondsey-fireet, Southwark, early in January next, by Direction of the Executors, The large and valuable Stock in Trade of Mr. John Walter, Woolftapler, deceased, comprising a general Affortment of Wool, both Fleece and Skin, about Two Thousand Packs, Packing Cloths, Scales, Weights and other Effects. Timely Notice will be given of the Days of viewing and Sale.

To the Creditors of Captain Arthur Maxwell, of the late Ship Hinchinbroke.

A LL Persons to whom the said Arthur Maxwell was in-debted prior to the Month of June 1787, (the Period of his Return to England since the Loss of the above Ship) and whose Debts are still undischarged, are requested forthwith to deliver in to Mess. Jukes, Coulson and Co. No. 959, Upper Thames-street, a true and particular Account and Statement of their several Demands, with the Dates of the Securities.

inchinbroke East Indiaman, Captain Arthur Maxwell.

A LL Persons holding any Bills or Bonds drawn and given by Arthur Maxwell, in his Capacity of Commander of the said late Ship, upon the Hushand or Owners, thereof, or

having any Demands whatfoever upon the Captain, or upon the having any Demands whatloever upon the Captain, or upon the faid Ship, incurred or made chargeable thereon by the faid Arthur. Maxwell, are requested to forthwith transmit the Particulars thereof, with the Copies of all such Bills and Bonds, to Messe Justice Coulog and Co. No. 95, Upper Thames-street.

LE Parsons indebted to the Estate and Estects of Mr. John Peele, late of Uttoxeter, in the County of Stafford, and John Peele, late of Uttoxeter, and the County of Stafford, and Stafford,

Hop-dearer, beceafed, are defired to pay their respective Debts to Mr. Thomas Babb, of Caverswall, or Mr. John Shipley, of Dagdale, both near Uttoxeter aforesaid, his Executors, on or before the reft Day of February next, otherwise Suits at Law will be commenced for Recovery thereof; and all Persons who have any Demands on the said Estate and Effects are requested to fend an Account thereof to the faid Executors, or one of them, by the Time aforefaid.

LL Persons who have any Claim or Demand upon the Estate of Joseph Cleaver, late of Red Lion Square in the County of Middlesex, Esq; deceased, are desired to send the Particulars thereof, without Delay, to Mr, John Pugh, of Lamb's Conduit Street, mear the Foundling Hospital, London, in order to their being forthwith laid before the Executors, and adjusted.

HE Creditors of Thomas Thurgood, late of Broxbourn, in the County of Hertford, Mealman, descaled, are de-fired to fend an Account of their Demands to his Son and Executor Thomas Thurgood, of Broxburn aforefaid; and all Perfaid; and all Perfons indebted to the faid Deceafed, are requested to pay the fame immediately to his Executor as above.

Hereas by the Decree of the High Court of Chancery, made in a Cause Butler and another against Stratton and others, it is directed, that Inquiries should be made after Fhomas Fairbank, (the Son of Thomas Fairbank, late of Marston in the County of York, Gentleman, deceased) who failed on board the Ship Namur, in the Year 1761, under the Command of Admiral Geary, and was discharged as unserviceable from on board the said Ship on the 23d Day of February, 1762, at Spithead. Any Person or Persons who can give any Information concerning the said Thomas Fairbank the Younger, whether he is living or dead, and, if dead, when and where he whether he is living or dead, and; if dead, when and where he died, and who is or are his personal Representative or Representatives, are required to give such Information to William Waller Pepys, Esq; the Master to whom the said Cause is referred, at Pepys, Etq; the Marter to whom the land caute is reterred, at his Chambers in Symond's-inn, Chancery-lane, London, and they will be rewarded for their Trouble by Mr. Alexander Mar-shall, of Staple-inn, London, dr.Mr. Lawless, of Castle-street, Holborn, London: And unless the said Thomas Fairbank the Younger, or such Representative or Representatives, do bring in-a Claim before the said Matter, at his Chambers, on or began the said to the said Matter. fore the 3:st Day of January mext, he or they will be excluded the Benefit of the faid Decree.

the Benefit of the faid Decree.

To be fold, pursuant to an Order of the High Court of Chancery, made in a Cause Thornhill against Trashy before John Spranger, Esq; one of the Masters of the faid Court, at his Chambers in Symond's inn, Chancery-lane, London, in Six Lots, Several Freehold Estates late of William Clayton, Esq; deceased, situate at Great Marlow, in the County of Bucks, and at Carbrook, in the County of Norfolk. Particulars whereof may be had (gratis) at the faid Master's Chambers, at the Office of Mcs. Rashleigh and Edmonds, No. 79, Hatton-garden, of Mcs. Winterbottom and Heylin, Threadneedle-street, London, and of Mr. Goldsmith, Attorney, Great Marlow aforesaid; and the Premises may be viewed on Application to the several Tenants.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Davies against Austen, the Creditors of Martha. Bishop, late of Chantam in the County of Kent, Wisdow, 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 sinn, or in Default thereof they will be excluded the Benefit of the said Decree.

Duffuant to a Decree of the High Court, of Chancery, made in a Caule Riddle against Burgon, the Creditors of John Swindurn, Israel of County of Durham, Eq. deceased, region or before the 23d Day of January, next, to come in and prove their respective Debts before William Graves, Eq. one of the Masters of the Iaid Court, at his Chambers in Symbold's inn, Chancery-lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree. of the faid Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Davies against Austen, the Creditors of John Austen, late of Chatham in the County of Kent. Gent. John Ord, Esq. one of the Masters of the said Court, at his Chambers in Lincoln's inn, or in Desaylt thereof they will be excluded the Benefit of the said Decree.

Pursuant to an Decree of the High Court of Chancery, made in a Cause the Attorney General against Cooper, the Creditors of Lazarus Simon, late of the Farish of St. Peter-le-Poor. Poor,