Briftol, October 22, 1795-HE Partnership lately subufting between us the undersigned Conder the Firm of Kindon and Sims) in the Trades of Brick and Tile Makers, and carried on in the Parish of Bedminfter in the County of Somerfet, was, by mutual Confent, diffolved on the 21st Day of December, 1794. All Persons having Demands on the said Partnership are defined to apply for immediate Payment; and all Persons indebted thereto are requested to settle the same without Delay, with either of us,

which will be fatisfactory to both Parties. Sam. Kindon. Tho. Sims.

Orice is hereby given, that the Partnership lately subsisting between John Rogers and Francis Probart, of the City Briffol, Cheefe and Butter Factors, trading under the Firm of Rogers and Probart, was, on the 17th Day of this instant October, distolved by their mutul Consent. All Debts owing to and from the Concern will be paid and received by Francis Pro-Witnels our Hands the 22d Day of October, 1795.

John Rogers. Francis Probart.

THE Partnership lately subsisting between us, under the Firm of Smith and Co. of the City of Bath, Hosers, Haberdashers and Glovers, was dissolved by mutual Consent the 12th Day of October instant. All Persons indebted to the said Partnership, or to the Copartnery of William Smith and Mary Exton, now Mary Arnell, Wife of the underligned Robert John Arnell, before their Intermarriage, are desired to pay said Robert John Arnell, and said Robert John Arnell will discharge all De-mands. The Business will in suture be-carried on by the said Robert John Arnell, at his Shop in Bath-Street in Bath afore-In witness whereof we have hereunto set our Hands this 14th Day of October, 1795.

W. Smith. R. J. Arnell.

London, October 7, 1705.

Notice is hereby given, that the Partnership lately subsitting between us, the underwritten Andrew Bourse Otice is hereby given, that the Partnership lately lushiftling between us, the underwritten Andrew Brown, William Sharp, John Burns, Thomas Galbreath, James Henderson,
John Sharp, and Colin Sharp, under the Firm of Brown, Sharps
and Co. in London and Paisley, was, by mutual Consent, disfolved on the 13th Day of January, 1794; and that the Business from that Time hath been carried on, under the same Firm,
by Andrew Brown, William Sharp, John Burns, John Sharp,
and Colin Sharp, who are authorized to receive all Debts due
to their said late Partnership, and to whom any having Claims
thereon will apply for Payment. thereon will apply for Payment.

Andr. Brown. William Sharp. John Burns. Tho, Galbreath. James Henderson. John Sharp. Colin Sharp.

London-Street, London, October 26, 1795.

"HE Copartnership carried on by Robert Crew and Thomas Allport, under the Firm of Crew and Allport, is this Day diffolved by mutual Confent.

Rob. Crew. Tho. Allport.

Freehold at Little Chelses and Leasehold in the City Road, in

the County of Middlefex.
O be fold, at Guildhall, London, on Wednefday the 4th
of November next, at Ten in the Forenoon, before the
major Part of the Commissioners in a Commission of Bankrupt major Part of the Commissioners in a Commission of Bankrupt against John Terry, late of Wimbledon in the County of Surry, Bricklayer, since deceased, A Piece or Parcel of Ground at Little Chelsea, containing in Length from North to South 46 Feet, and in Width from East to West 16 Feet, somerly Part of certain Premises belonging to Martha Delatouche, and formerly in the Occupation of the said John Terry, together with the Messure or Tenement erected and built thereon, or on some Part thereof.

A Leighbold Piece or Parcel of Cround on the South Title of

A Leasehold Piece or Parcel of Ground on the South Side of the City Road, being Part of Pink's Field, containing in Length in the Front Part adjoining to the Road, from East to West, 30 Feet, and in Depth from North to South 90 Feet, with a Mes-

fuage or Tenement erested and built thereon, or on some Part thereof, leased to Mr. James Omer from Lady-Qay, 1788, for 38 Years and One Quarter of a Year, (in case John Fiar-court, Esq; the original Landord of the said Premises, shall so long live) renewable, in case of his Death, at the yearly Rent of 151. 10s.

The last mentioned Premises are held by Lease from Mess. John Hunt and Thomas Bennett for the Remainder of a Term of 41 Years in case the said John Harcourt, the original Landlord thereof, shall so long live, with a Covenant from the said John Hunt and Thomas Bennett, to grant a new Lease of the faid Premises for the Residue of the said Term of 41 Years, in tale the said John Barcourt should die before the Expiration thereof, subject to a Ground-Rent of 41. ros. per Annum, psyable quarterly; of which said Term of 41 Years 31 Years were unexpired at Midsummer last.

Further Particulars may be had of Mr. James Terry, the Pine-Apple Nurfery Garden, Chellea; of Mess. Langham and Jenkinson, Solicitors to the Assignees, in Battlett's-Buildings, Holborn; and also of Mess. Beardsworth, Burley and Moore, No. 8, Lincoln's-Inn.

## HOLT TOWN COTTON MILLS.

10 be fold by Auction, under the Order of the Commissionobe fold by Auction, under the Order of the Commission ers in the Commission of Bankrupt awarded and issued against John Lawrence, Thomas Yates and David Holt, of Manchester in the County of Lancaster, Cotton-Spinners, Dealers, Chapmen and Copartners, carrying on Trade under the Firm of David Holt and Company, on Thursday the 19th Day of November next, at Five o'Clock in the Asternoon, at Spencer's Tavern in Manchester aforesaid,

The Fee Simple and Inheritance of and in the several Buildings and Lands herein after described:

ings and Lands herein after described;
All that newly erected substantial and well-built Cotton.

All that newly erected substantial and well-built Cotton-Mill or Factory called the Old Mill, being 53 Yards in Lenghth by 11 Yardt in Width, and Six Stories high, most conveniently situated at Holt Town within Manchester aforesaid; also All that other newly erected, substantial and well-built Cotton Mill situated at Holt Town aforesaid, called the New-Mill, and contiguous to the above described Premises, being Thirty-three Yards long, by Thirty and Half Yards in Width, and Six Stories high; also
All those Twenty-two substantial and well-built Dwelling-Houses, Four Stories high, situated contiguously to the Mills, and crected for the Accommodation of the People employed in the Works; also

the Works; also
All those Ten other newly erected Dwelling Houses, Two
Stories high, contiguous to the before described Premises, and also built for the Accommodation of the Work People; also

All that Erection and Building at Holt Town aforefaid, comprizing a good Six stalled Stable, a Cart-House, Engine-Heuse, Joiners and Brass Casters Shop; also All that other Erection or Building at Holt Town aforesaid,

with the Appurtenances, occupied as Print Works by Meff. Higginsons, under a Lease for a Term of Six Years from the 25th Day of December last, at the yearly Rent of 31. 3s. also

All that other Erection of Building at Holt Town aforesaid, called the Small Mill, Three Stories high, and all the Water Wheels, upright and lying Shaits, heavy Gear, Steam Engines, Water-Machinery, Mules, Waters, Privileges and Appendages in, upon and belonging to the said respective Mills, Buildings, and Premises; which Premises are subject to a Ground Rent of 2101. yearly payable to John M'Candlish, his Heirs and As-

figns for ever.

And also to be fold by Auction, at the Time and Place aforefaid (under the Direction of the Affigness of the faid Bunk-rupts, and with the Concurrence of the Mortgagees. The Fee-Simple and Inheritance of and in all that newly

erected capital Mcffuage or Dwelling-House, pleasantly fituated at Holt Town aforesaid, and commanding a most extensive and beautiful Prospect. This House was erected for the Residence of the managing Partner of the above Works, and is very convenient for a large Family; and also
All those several Closes, Fields or Parcel of Meadow and

Pasture Land, containing in the whole Ten Lancashire Acres, or thereabouts, together with a Quantity of Timber thereupon growing, lying at or near Holt Town aforesaid, and upon Part of which Land there is a valuable Stone Quarry.

The last mentioned Premises are subject to a Ground Rent of 1561. 11 s. 3 d. yearly, payable to John Parker Mosley, his Heirs and Assigns for ever.

Further Particulars may be had upon Application at Man-chefter, either to the Affignees Mr. B. A. Heywood, Mr. Dauntesey Hulme, and Mr. William Harrison, or at the Office of Milne, Serjeant and Milne.