Dotice is hereby given, that the Partnership heretofore inblishing between the underligned Charles Horsfall on his own Account, and George Walker and Jeremiah Withing ton, as Executors of the late Mrs. Sarah Wilson, under the Firm of Charles Horsfall and Company, ended on the 20th Day of June, 1797. All Debts owing to the said late Partnership are to be paid to the said Charles Horsfall, who will discharge all Demands on the fame. Charles Harefall Demands on the fame: Chas. Horsfall.

Geo. Walker. Ferb. Withington.

London, August 2, 1798. London, August 2, 1798.

Otice is hereby given, that in virtue of an Agreement entered into this Day between Daniel Hooffstetter and John Mark Gourgas, the Liquidation of the Affairs relative to their late Copartners, under the Firm of Daniel Hooffstetter and Gourgas, of St. Martin's-Lane, Ganon-Street, London, Merchants, will be effected by John Mark Gourgas alone, to whom all the Creditors of the said Copartnership are to apply for the Payment of the Copartnership are to apply for the Payment of their respec-tive Demands, and who is at the same Time authorised to receive whatever may be due to the faid Concern.

Dl. Hooffstetter. Jno. Mark Gourgas.

Bermondsey, August 14, 1798.

Notice is hereby given, that the Partnership subsistance ing between Joshua Young, Isaac Blackburn, and Thomas Guillaume, junior, Shipwrights, at the Fore and Ast Dock, Bermondsey, under the Firm of Blackburn and Guilfaume, is this Day dissolved by mutual Consent, and the Business will in future be carried on at the said Dock by the said squae Blackburn and Thomas Guillaume only, under the Firm of Blackburn and Guillaume. All Persons who stand indebted to the said Copartnership are requested in due Time to pay their respective Dobts to the said Isaac Blackburn and Thomas Guillaume, who are duly aushorised to receive the same, and by whom all Debts due from the said Copartnership will be discharged.

Foshua Young. discharged.

Jaid Copartine map with the Joshua Young.
Joshua Young.
IJaac Blackburn.
Thomas Guillaume, jun.

William Swan and Thomas Flower, lately carried on at Wigan, in the County of Lancaster, and elsewhere, under the Firm of Thomas Flower and Co. Woollen and Linen Drapers, was on the 6th Day of June last mutually disolved: And that the said Businesses will be continued as usual by Thomas Flower, to whom all Debts due to the late Concern are to be paid, and by whom all Claims will be fatisfied. Witness our Hands this 12th Day of July, in the Year of our Lord 1798.

Will. Swan.

Will. Swan. Thos. Flower.

Otice is hereby given, that the Partnership lately subfishing between us, Humphry Pope and Richard Iles, of No. 8, Shard-Street, in the Parsh of Saint George in the East, in the County of Middlesex, Coal Merchants, under the Firm of Pope and Iles, was this Day dissolved by mutual Consent; and all Persons indebted to the said Partnership are required to pay their respective Debts to the said Richard Iles; and all Persons having Demands thereon are desired to apply to the said Richard Iles for Payment thereos, at No. 8, Shard-Spreet, aforesaid, where the same Business will be carried on by him on his separate Account: As witness our Hands this roth Day of August, 1798. be carried on by him on his isparate.

Hands this 10th Day of August, 1798.

Humphry Pope.

Richard Iles.

O be Sold, at the Rose and Crown Inn in Northampton, on Friday, the 24th Day of August instant, at Five Clock in the Asternoon, before the major Part of the Commissioners named and authorised in a Commission of Bankmissioners named and authorised in a Commission of Bank-rupt awarded and issued, and now in Prosecution against John Segary, of the said Town, Gun-Maker and Cutler, Dealer and Chapman, All that Messings with the Garden, Workshops, and Outbuildings to the same belonging, situate in the Drapery in the said Town of Northampton, and now in the Occupation of the said John Segary.

For surther Particulars inquire of Mr. Markam, Attorney, in Northampton.

HE Partnership between John Chapman, William Irving, and John Edwards, of New Bond-Street, in the County of Middlesex, Linen-Drapers and Haberdashers, was this Day dissolved by mutual Consent; and the Business will in future be carried on by the said John Chapman and John Edwards. All Debts due to and owing from the said Copartnership will be received and paid by the said John Chapman and John Edwards, at their Counting-House in Bond Street aforesaid; and the said John Chapman and John Edwards solicit a Continuance of the Favours of their Friends and the Public. London, August 8, 1798.

John Chapman: Wm. Irving: Jno. Edwards.

LL Perfons who have any Claims upon the Estates of fend an Account thereof to Mr. John Alcock, Attorney at Law, No. 5, Canterbury-Square, Southwark, who is authorised to receive all Debts due to the said Estates.

o be Sold, pursuant to an Order of the High Court of Chancery, before William Weller Pepys, Esq; one of the Masters of the Court, at the House of Mr. Curgenven, Inholder, known by the Name or Sign of the Pope's Head, in Plymouth, on Thursday the 13th Day of September next, between the Hours of Five and Seven of the Clock in the Asternbon, in two Lots, the Leasehold Premises of Sarah Darell, late of Plymouth aforesaid, Widow, deceased, consisting of Three Dwelling-Houses, with their Appurtenances, and a large walled Garden, all let to respectable Tenants from Year to Year, and situate at Hampton Shute, near Charles Church, within the Borough of Plymouth aforesaid. Particulars whereof may be had at the said Master's Chambers in Southampton-Buildings, Chancery-Lane; of Messis. Manley Southampton-Buildings, Chancery-Lane; of Messis. Manley and Lowes, Lamb-Building, Temple; and of Mr. Thomas Cleather, at Plymouth.

Cleatner, at Frymouth.

TO be peremptorily fold, pursuant to a Decree of the High Court of Chancery, made in a Cause Lye and Another against Barker and Others, before Mr. Roger Townsend, a Person appointed by Alexander Popham, Esq. one of the Masters of the faid Court, at the House of William Middleton, the Bell Inn, in Warminster, in the County of Wilts, on Monday the 10th Day of September, 1798, between the Hours of Three and Four o'Clock in the Astermoon, in Three Lots, Certain Freehold Messuages or Dwelling-Houses, Gardens, and Orchard, and a Piece of Ground situate at Warminster Holt and Trowle, in the said County of Wilts, let at the several Yearly Rents, amounting together to the Sum of 30l. 4s. sate the Property of William Holder, deceased.

Printed Particulars whereof may be had (gratis) at the Master's Chambers, Southampton-Buildings, Chancery-Lane, London; of Mestrs. Graham, Solicitors, Lincoln's-Inn, London; and of Mr. Thring, Solicitor, Warminster, Wilts.

JCH of the Creditors of the Rev. George Iliffe Foster, Such of the Creditors of the Rev. George Iliffe Foster, late of Ailestone, in the County of Leicester, Clerk, as have not already executed the Deed of Conveyance and Assignment of his Real and Personal Estates and Estects, dated the 21st Day of May last, and made to Messer, Joseph Freeman, of Forston Lodge, in the faid County of Leicester, Grazier, and Thomas Peach, of the Borough of Leicester, Gentleman, in Trust for the Benefit of themselves, and all other of the said George Ilisse Foster's Creditors that should execute the same within the Space of Three Calendar Months from the Date thereof, in Proportion to their respective Debts, are hereby requested to take Notice, that such feective Debts, are hereby requested to take Notice, that such Deed now lies at the Office of Messirs. Harrison and Sheppard Deed now lies at the Office of Meilrs. Harrion and Sneppard, Attornies, in Leicester, for their Inspection, Acceptance, and Execution; and that unless they execute the same within the above-mentioned Space, they will be entirely excluded from every Right, Interest, Benefit, and Advantage under or by virtue of the same. And all Persons who are in anywise indebted to the field George Histories or the Girl Logar Bridge. debted to the faid George Iliffe Foster, or the said Joseph Freedebted to the faid George Ilife Foster, or the said Joseph Freeman and Thomas Peach, on his Account, are required to take. Notice, that unless they forthwith pay such their respective Debts to the said Joseph Freeman and Thomas Peach, or one of them, or to Messes. Harrison and Sheppard, they will be such for the same without any further previous Application.

