Sheffield, February 8, 1802. Otice is hereby given, that the Partnership carried on by us the Undersigned, in the several Trades of a Merchant and Manusacturer, under the Firms of Joseph Mitchell and Co. and of Mitchell, Thompson, and Co. expired on the 31st Day of December last.

Anthony Thompson. John Mower. John White. Mary Wreaks.

Otice is hereby given, that the Partnership formerly fublifting between John Wharlton Bunney and Joyce Gold, of Shoe-Lane, Fleet-Street, Printers, was this Day diffolved by mutual Confent. Joyce Gold will continue to carry on the Printing Business at Shoe-Lane. Witness our Hands this 13th Day of March 1802.

John Wharlton Bunney. Joyce Gold.

THE Partnership in the Button-Mould Manufactory, carried on in Norwich, in the Firm of Robert Blake and Co. was disolved between us on December 11, 1801, by mutual Consent; the said Robert Blake having had no Concerns therein since December 11, 1801. Witness our Hands this 3d Day of March 1802.

Robert Blake. Matthew Hammond Blake.

Otice is hereby given, that the Partnership lately carried on under the Firm of Wood and Pehnelt, Stone-Masons, at No. 18, St. Andrew's-Hill, Doctors'-Commons, was dissolved by mutual Agreement on the 25th of December last; and the Business will in suture be continued on the fame Premises by Mrs. Moore, (late Mrs. Wood, Widow), by whom all Debts due to the faid late Partnership will be received, and who will discharge all Debts due from the faid Partnership. Witness our Hands this 18th of February 1802.

P. Moore.

M. Moore. $F.\ Pehnelt.$

HE Partnership between Elizabeth Eagleton and John Wright, of Newgate-Street, London, Grocers and Tea-Dealers, carried on under the Firm of Eagleton and Wright, is this Day dissolved by mutual Consent; and the Business in future will be carried on by Mrs. Eagleton, who is authorised to received and pay all Debts'due to and from the Copartner-Thip. Witness our Hands this 16th Day of March 1802.

Elizabeth Eagleton.

John Wright.

Cullompton, March 6, 1802.

Otice is hereby given, that the Partnership between
Thomas Webber and Charles Elliott, of Cullompton,
in the County of Devon, Cordwainers, is dissolved by mutual
Consent. All Debts due to the faid Partnership are to be
paid to the laid Thomas Webber; and all Debts which have been contracted on the same Account will also be discharged by him. The Business will be carried on as usual by the faid Thomas Webber on his own separate Account, at Cullompton aforefaid, for Home and Foreign Confumption.

Thos. Webber. Charles Elliott.

Worcetter, March 15, 1002.

HE Partnership between Mell's. Price and Barneby, of the City of Worcester, Attornies at Law, having this Day expired is dissolved by mutual Confent.

Thus. Price.

Rich. Barneby. Worcester, March 13, 1802.

Estate of Robert Udny, Esquire. LL Persons having any Claims or Demands on the Estate of Robert Udny, Esq; late of Teddington, and of Hertford-Street, May-Fair, deceased, are desired forthwith to send the Particulars thereof to me, at my Office, Girdlers-Hall, Basinghall-Street, in order that the same may be laid before the Executors, and be discharged.

rs, and be discussed.

By Order of the Executors,

W. WALTON. Girdlers-Hall, March 13, 1802.

ONE HUNDRED POUNDS REWARD.

Hereas divers Robberies have been committed, by pilfering Bales of Silk obliged to perform Quarantine in the Port of London, the Committee of Silk Merchants have come to a Resolution to prosecute all Osenders that may be detected therein to the utmost Rigour of the Law; and, for the better bringing such Offenders to Justice, do hereby offer a Reward of One Hundred Pounds to any Perfon or Persons apprehending any such Ossender or Ossenders, to be paid on his or their Conviction by Mr. Bonnett, Bank-Buildings, London, Clerk to the Committee.

HAMPSHIRE.
Valuable Frecholds in the Town of Portsea and its Environs. In the Exchequer.

ALUABLE Freshold Property, eligibly fituated on the South Side of Queen-Street, in the Town of Portica, valuable Freehold Ground, adjoining the London Road at New Town Mile-End, near Portfmouth, and various Plots of Meadow and Arable Land, fituate in the Common Fields adjacent thereto; which will be fold to the bott Bidders, in adjacent thereto; which will be fold to the best Bidders, in Nincteen Lots, before Abel Moyfey, Esq. Deputy to His Majesty's Remembrancer of the Court of Exchequer, on Thursday the 22d Day of April, 1802, beginning at Three o'Clock in the Asternoon, at the Royal Oak Inn, in the Town of Portsea, by virtue of a Decree of the said Court of Exchequer, dated the 17th Day of December 1800, made in a Cause intituled Jacob against the Attorney-General.

Particulars may be had (gratis) at the Exchequer-Office in

Particulars may be had (gratis) at the Exchequer-Office in the Inner-Temple; of Messirs. Baxters and Martin, Soli-citors, Furnival's-Inn; and of Mr. Simmons, Surveyor, Coleman-Street, London, where Plans may be feen; of Mr. Eastman, Portsea, where Plans also may be seen, and at the Place of Sale; likewise at the Dolphin, Gosport; Swan, Chichester; Bear Inn, Havant; and George, Southampton.

THereas by an Order of the High Court of Chancery made in a Cause Longmore versus Broom, it was referred to John Spranger, Esq; one of the Masters of the said Court, to inquire, what Children Benjamin Longmore therein-named, (late of Snow-Hill, in the City of London, but now of Blackfriars-Road, in the Parish of St. George, Southwark, in the County of Surrey, Carpet Warehouleman,) Jo-feph Longmore, therein also named, (late of Kidderminster, in the County of Stafford, Labourer, deceased,) and Hannah, the Wife of John Forster, therein also named, (now or late of Dock-Head, Distiller,) respectively had at the Time of the Death of Thomas Longmore, late of Birmingham, in the County of Warwick, Brass-Founder, deceased, the Testator in the faid Order named, (which happened on or about the 24th of December 1790,) and if any of them are dead, who are their personal Representatives? Such of the Children of the faid Benjamin Longmore, Joseph Longmore, and Han-nah Forster, who were living at the Time of the Death of the faid Testator, and are now alive, and the personal Representatives of such of them as are since dead, are forthwith to come in either personally, or by their Solicitors, and make out their Claims before the said Master, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid

Urfuant to a Decree of the High Court of Chancery made in a Cause Wright against Sims, the Creditors of Joseph Hefford, late of Poplar, in the County of Middlesex, Centleman, deceased, (who were such on the 1st Day of March 1797, and whose Names are not set and subscribed to the Indenture, dated the said 1st Day of March 1797,) arc, on or before the 15th Day of April next, to come in and prove their Debts, either by themselves or their Solicitors, before John Campbell, Esq. one of the Masters of the said Court, at his Office in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

HE Creditors who have proved their Debts under a Committion of Bankrupt awarded and islued forth against Thomas Tinson of Fenchurch-Street, in the City of London, Wine-Merchant, (carrying on Trade under the Firm of Tinfon, Noble, and Co.) are defired to meet the Af. figners, on Wednesday the 17th Day of March instant, at Twelve o'Clock precisely, at the Baptist Head Cosse-House. Aldermanbury, to take into Confideration a Letter received