THE Partnership heretofore carried on by us as Mer-lechants, at Leeds, in the County of York, under the Wirm of Cawood and Naylor, was this Day diffolved by toustual Confent. All Debts owing to the late Firm are to be paid to the faid Abraham Waylor, who is didy authorifed to receive the farze: As witness our Hands this 10th Day of May, in the Year of our Lord 1802

Dennis Cawood. Abraham Nuylor.

Robertsbridge, April 12, 1802. Otice is heachy given, that the Partnership between Thomas Robinson and John Gravely, of Robertsbridge, in the County of Sussex, Common-Browers, was this Day disloved by mutual Consent. All Persons having Desarands on the still Firm are requested to find in their Actional and the Partnership Proposition of th counts; and all Persons indebted are requested to pay the same to Thomas Robinson. T. Robinson.

John Gravely.

Otice is hereby given, that the Partnership lately carried on at the Town of Northampton, in the County of Northampton, between James Stables, late of the faid Town of Northampton, deceased, and Richard Marriott, of the fame Town, in the several Trades or Businesses of Bankers and Drapers, and lince the Death of the faid James Stables, carried on between Joseph Clark, Efg; John Whisacre, Clothier, and Robert Marriott, Gentleman, Executors of the Will of the faid James Stables and the faid Richard Marcriott, under the Firm of Stables, Marriott, and Co. was this Day diffelved and determined by the mutual Confent of the said Executors and the faid Richard Murriott; and that all Debts due from and to the faid Partnership are to be disscharged and received by the faid Richard Marriott: As witnels our Hands this 30th Day of April 1802.

Joseph Clark,

John Whitacre,

Robt. Marriott, Executors. Rd. Marriett.

LL Perfons having any Claim upon the Effate of John Mo" Mather, formerly of Bird-Street, in the Parith of St. George, but late of Scots-Place, Lower-Street, in the Pa-St. George, but late of Scots-Place, Lower-Street, in the Paritin of St. Mary, islington, both in the County of Middle-fex, Mariner, deceased, late Master of the Ship Chauming Kitty, are desired to send an Account of their Demands to his Administrator, Mr. Stephen Holder, at the House of Messes. Wigram, Son, Holder, and Wigram, in Crosby-Square, London, to whom all Persons indebted to the said Estate are requested forthwith to pay the Amount of such Debts.

THE SEAL



To MERCHANTS, FACTORS, CAPTAINS of SHIPS, &c. &c. &c.

GENTLEMEN. Have received a great Variety of Applications from Merchants and others concerned in Foreign Trade, complaina chants and others concerned in Foreign 1 rade, complaining of the Difficulty they find in procuring the Genuine Dr. Anderson's Scots Pills; several of your Correspondents abroad have repeatedly sent to my Warehouse, No. 165, Strand, Parts of the printed Bills, to ascertain whether they were authentic.

To avoid these Inconveniences in suture, I trouble you with this Letter, for the express Purpose of Rating the I'wo distinct Criterions to ascertain the Genuine Pills from dangerous

Yift. My Name, B. H. Inglish, No. 263, Strand, opposite ahe New Church, is engraved in, and forms a Part of the Stamp, by Order of the Commissioners.

2d. B. H. Inglish is signed at the Bottom of the printed

A Comment of the second

To-counterfest the First is a capital Felony under the Stamp Acts.

The Second is punishable both by Indictment and Action at Law for Damages.

An Attention to either of these Two Cautions must prevent Counterfeits, as I am determined to profecute to the utmost Riggur all Persons who commit either of these Forgeries. I am, Centlemen,

Your most obedient Servant, Forgeries.

B. H. INGLISH.

O be peremptorily fold, purfuant to an Order of the High Court of Chancery made in a Caule the Earl of Macclesfield against Blachall, before Edward Cecil. Elg; one of the Masters of the said Court, at the Public Sale-Room, in Southampton-Euildings, Chancery-1 me, London, in Twenty-one Lots, on Monday the 2.18 and Trushay the in Twenty-sno Lots, on Monday the 2.16 and Trelliay the 22d Days of June 1802, between the Flons of Five and Sk o'Clock in the Afternoon, Sundry Freehold and Copphald Eflates, late of Thomas Blachell, Eliq decaded, finere in the feveral Parifnes of Hington, Flornfey, and Hackney, in the County of Afiddlefex; in the Parifn of Hitchin, in the County of Fertford; in the Parifn of Appleton, in the County of Eerks; at Swallowfield, near the Read Low Reading to Balingfloke, in the faid County of Eerks; and in the City of Coventry. in the City of Coventry.

And also One Share in the New River Company, and Five Irily Tontine Depentures of One Hundred Penads

Particulars may be had at the faid Master's Chambers, Southampton-Buildings; of Meffrs, Graham, in Line his-lan; of Mr. Hollier, of Thame, Oxfordfaire; of Mr. Eade, Fitchin; of Mr. Thomas Chapman, Land Surveyor, Richmond, Surrey, and of Mr. Thomas Grimes, White Bear Inn. Coventry.

REWARD for a LEASE loft or miffead.

May 6, 1802. Hereas Bryan M'Dermott, of Peekham Rye, in the County of Surrey, Gentleman, did by Indenture of Leafe, bearing Date the 24th of September 1793, demife unto James Apted, of Reigate, in the faid County, Innkeeper, a Barn and feveral Clofes or Parcels of Land, in Reigate aforefaid, for the Term of 21 Tears from Michaelmas then next, at the yearly Rent of 941. 108.; and by fome Accident the faid Indenture of Lease has been lost or millaid; and the faid James Apted bath lately affigued all his yeal and personal Property to Trustees for the Benefit of his Creditors; No-Temple, the faid Indenture of Leafe, or will give Information in whose Hands the fame is to be found, to that it may be recovered, they shall receive a Reward of Five Guineas of the said Mr. Winckley, or of Mr. James Relf, of Reignte aforesaid, one of the said Trustees. No greater Reward will be offered, as the Purchaser of the above Leasehold Estate has obtained an attested Copy of the Counterpart of this Leafe in the Hands of the Landlord.

Hereas John Burnell, late of Clapham, in the County of Surrey, and one of the Aldrew Fiereas John Burnell, late of Clapham, in the County of Surrey, and one of the Aldermen of the City of London, Efquire, deceased, by his Will gave and devised the Residue of his Freehold Estates, upon Trust, after the Decease of his Nephew John Burnell, to feil and divide the Money arising from such Sale, among the Sons and Daughters of his late Brother Martin Burnell, and his late Sifters Jame Boggett, Elizabeth Tebbs, and Hannah Pearfon, but in cafe any of fuch Sons and Daughters should be then dead, to divide his, her, or their share among their respective Children as should be then living: And whereas the said John Burnell the Nephew, died on the 17th Day of April 1801, and by a Decree of the High Court of Chancery pronounced in a Cause Wray against Hodgson, it is referred to Alexander Pophum, Esq; one of the Masters of the said Court, to inropining Eig one of the Matters of the Inta Court, to inquire whether any and what Sous or Daughters of the faid Martin Burnell, Jane Boggett, Elizabeth Tebbs, and Hannah Pearson, were living at the Death of the faid John Burnell the Nephew, and in case any of such Sons and Daughters were then dead, then whether any and which of them have left any and what Children, and whether any of such Children are dead, and whet they died? Pursuant to the said Decree the Sons and Daughters and Children of the