John Moore, of Winshil, in the County of Derby; William Moore, of Hartshorne, in the said County of Derby; and Daniel Moore, of Winshill aforesaid? Maltsters, Common-Brewers, and Millers, and carried on at Horninglow aforesaid, under the Firm of Coats and Moores, was distolved by faid, under the Firm of Coats and Moores, was autouved by mutual Confent, on the 29th Day of September last. And Notice is hereby also given, that the said Buliness will in future be carried on by the said Edward Coats alone, to whom all Persons indebted to the late Copartnership, are requested to pay their respective Debts, and by whom all Debts due and owing therefrom will be duly discharged. Witness our Hands this 22d Day of December 1803.

Edward Coats.

John Moore. William Moore. Daniel Moore.

Otice is hereby given, that the Partnership lately carried on in Token-House-Yard, London, in the Trade of a Blackwell-Hall-Factor, under the Firm of Charles Brunfdon, and Co. expired on this Day; and that all Dobts due to and from the faid Partnership will be received and paid by the faid Charles Brunslon, in Token-House-Yard afore-faid, where the said Trade will in future be carried on by Mr. Andrew-Strother, the said Charles Brunslon retiring from Business. Dated this 31st Day of December 1803. Charles Brunslon.

Andrew Strother.

THE Partnership between John Dixon, William Emes, George Moller, and John Wood Dixon, carried on under the Firm of Dixon, Emes, and Co. is this Day dillolved be mutual Consent, and all Debts due to and owing from the said Copartnership will be received and paid at the Counting-House, in Church-Row, Fenchurch-Street, London: As witness their Hands, 31st December 1803,

John Dixon.
Wm. Emes.
George Moller.
J. W. Dixon.

HE Partnership hitherto subsisting between Thomas Knill and John Jones, of the City of Hereford, Plumbers, Glaziers, and House-Painters, was dissolved by mutual Consent on the 1st of September 1803: As with ness our Hands, Thos Knill. John Jones.

SALVAGE.
Custom-House, Leigh, Dec. 23, 1803.
WHereas the Ship Diamond, of London, on a Voyage
from the Havannah for London from the Havannah, for London, was wrecked irom the ravannan, for London, was wrecked, franded, or.cast ashere in the Limits of the Pert of Leigh, all. Persons having any Claim or Demand on the said Ship and her Cargo, for Salvage or otherwise, are hereby required to take Notice, that His Majesty's Justices of the Feace for the County of Essex will assemble at the Hotel on the Terrace at South-Rad in the faid County on Thessay the Action of the Person of the South-Rad in the faid County on Thessay the Action of the South-Rad in the faid County on Thessay the Action of the South-Rad in the faid County on Thessay the Action of the South-Rad in the faid County on Thessay the Action of the South-Rad in the faid County on Thessay the Action of the South-Rad in the South-Rad at South-End, in the faid County, on Tueiday tie 24th Day of January next, at Ten o'Clock in the Forencon, to hear and adjust all such Claims as are cognizable by them; when and where all Persons having any Claim or Demand on the said Ship or her Cargo, are required to attend and make good the same, otherwise they will be excluded from all Benefit arising therefrom.

JOHN LOFTUS, Collector. WILLIAM and THOMAS PARRY, Owners of the Ship and Cargo.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Robert Leigh of Bampton, in the County of Devon, Cooper, Timber-Merchant, Dealer and Chapman, are desired to meet the Assignee of the said Bankrupt's Estate and Essects, on Wednesday the 11th of January instant, at Eleren o'Clock in the Forenoon, at the Three Cups Inn, in Wellington, in the County of Somerset, in order to assent to or distent from the failed Assences commencing prosecuting or defending or desired in the failed Assences commencing prosecuting as desired in the failed Assences commencing prosecutions. the faid Assignees commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for the Recovery of any Part of the said Bankrupt's Estate and Essets; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against James Day, of Oxford-Street, in the County of Middleiex, Linen-Draper, are desired to meet the Assignees of the said Bankrupt's Estate and Esses on Thursday the 5th of January instant, at Eleven o'Clock in the Forencon, at the Office Mr. Charles Walker, in Coleman-Street, London, in order to affent to or diffent from the faid Affignees difpoing of and felling by private Contract the Lease of the said Bankrupt's Dwelling-House and Premites, in Oxford-Street aforesaid, and also his Household Furniture and Stock in Trade, and taking a Security for Payment of the Pur-chafe-Money thereof; and also to assent to or dissent from the faid Allignees commencing, projecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupt's Estate and Essects; or to the compounding, fubmitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Francis Gilding, late of Aldersgate-Street, London, Cabinet-Maker, Upholder, Dealer and Chapman, are defired to meet the Affignees of the Estate and Essets of the said Bankrupt, on Thursday the 5th Day of January instant, at Ten Clock in the Forenoon precisely, at the City Cosse-House, Cheapside, London, in order to assent to or differt from the Grid Affignees paying or allowing unto Mn David Bruce the Sum of 54l. 8s. 9d. being fo much paid or difburfed by him on Account of the faid Bankrupt's Estate and Essets, previous to the issuing of the Commission; and also to assent to or diffent from the said Assignees allowing unto the late Affignees of the said Bankrupt's Estate and Essects the Amount or Value of the several Articles of Household Furniture which the late Assignees permitted the said Francis Gilding to take to his own Use; and on other special Affairs

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and illued forth against Thomas Lewis, of the City of Bristol, Merchant, against Thomas Lewis, of the City of Bristol, Merchant, Dealer and Chapman, are desired to meet the Assignees of the said Baukrupt's Estate and Esfects on the 18th Day of January instant, at Twelve o'Clock at Noon precisely, at the Bush Tavern, Corn-Street, Bristol, to assent to or dissent from the said Assignees commencing One or more Actions at Law against the Underwriters on Policies of Insurance effects and the Research of the City School and the Research of the City of the Cit Law against the Underwriters on Policies of Infurance ef-fected by the Bankrupt on the Ship Isabella and her Cargo; also to assent to or distent from the Assignees indemnifying the Possesson of certain Goods and Merchandizes lately re-ceived, which were configned to the said Bankrupt for Sale on Account of Persons assuming the Firm of Lewis and Trees, on the said Goods and Merchandizes being delivered to the faid Assignees: also to assent to or distinct from the up to the faid Affigness; also to affent to or diffent from the faid Affigness felling the faid Bankrupt's Household Furniture by private Contract; also to authorise them to appoint One or more Attorney or Attornies to collect the Debts due to the said Bankrupt's Estate from Persons residing Abroad; and likewise to assent to or dissent from the said Assignees commencing, prosecuting, or desending any other Suit or Suits at Law or in Equity, for Recovery of any other rart of the said Bankrupt's Estate and Essects; or to the compounding, submitting to Arbitration, or otherwise agree-ing any Matter or Thing relating thereto; and on other special Affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth the Town and County of Newcastle-upon-Tyne, Ironmongers, Dealers, Chapmen, and Partners, are defired to meet the Assignees of the said Bankrupts' Estate and Essess, on Friday the 13th Day of January instant, at Eleven o'Clock in the Forenoon precisely, at the Shakespeare Tavern, in New-custle-upon-Tyne aforcsaid, to affent to or diffent from the castic-upon-lyne aforciand, to aftent to or diffent from the faid Assignees commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for the Recovery of any Part of the said Bandupts' Estate and Essets; or to the compounding, compromising, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and also to assent to or dissent from the said Assignees selling

