Otice is hereby given, that the Partnership sublisting between William Salt and Robert Blackwell, of Stockport, in the County of Chefter, Joiners, carried on at Stockport aforefaid, under the Firm of Salt and Blackwell, is this Day dillowed by mutual Confent; all Debts due and owing to and from the faid Concern, will be received and paid by the faid William Salt. Witness our Hands, the 7th Day of January 1806, William Salt.

Robert Blackwell.

: London, January 1, 1806. Otice is hereby given, that the Partnership between us the undersigned, under the Firm of Harrison and Milburn, is by mutual Consent dissolved: As witness our Hands,

Tho. Harrison. William Milburn.

London, October 3, 1805. Orice is hereby given, that the Partnership heretofore carried on between William Lowther, deceased, and James Knott, of Duke-Street, Southwark, Hat-Manufacturers, under the Firm of Lowther and Knott, became diffolved by the Death of the faid William Lowther, on the 31st Day of December 1803. All Persons indebted to the said Partnership are requested to pay their Debts to the said James Knott, the surviving Partner, who will discharge all Demands on the said Partnership, and from henceforth the said Business will be carried on by the faid James Knott, in Partnership with William Smith and John Clarke, order the Firm of Co. John Clark,
Executor of William Lowther, deceased Knott, Smith, and Co.

Jomes Knott. Wm. Smith. John Clarke.

TRISH LIFE ANNUITIES,

With Benefit of Survivorship. With Benefit of Survivorhip.

Totice is hereby given, that Payment of the HalfYearly Dividends due at Christmas last, together with
all Arrears due to that Period, will commence at the House
of Messirs. Boldero and Co. No. 30, Cornhill, on Tuesday
the 14th Day of January instant; from which Day the Office
will continue open for Payment of the same, from the
Hour of Ten in the Forenoon to the Hour of Two in the
Asternoon, on every Tuesday, Wednesday, Thursday, and
Friday.

The Debentures are to be produced, and also a Certificate of the Life of the Nominee, otherwise a personal Appearance of the Nominee will be required; and it is particularly requested that on the Demise of the Nominee, the Debentures may be delivered in to be transmitted to Ireland, to render the Lists of Deaths complete, for the future Benefit and Re-gulation of each Class: And as it is expedient that the earliest Information should be obtained of the Occurrences which affold a Reversionary Property, where so many Individuals are concerned, it is surther requested of all Persons who may discover any Fraud or Imposition on these Annuities, to give Notice thereof, with all convenient Speed, at Melfrs. Boldero's and Co.

The Public are requested to take Notice, that, by the Act of Parliament providing for the Payment of these Annuities, all Persons neglecting to demand the same for the Space of Three Years, shall for ever fose and sorfeit the same, as if his or her respective Nominees had been dead at the Commencement of the faid Three Years.

IF ISABEL BOWMAN, the Daughter of Thomas Bow-man and Elizabeth his Wife, late of Warton, near Lancafter, in the County of Lancaster, and who it is understood, married several Years ago, and went to reside in the County of Kent, or her lawful Children, in case she be dead, will apply to Meffrs Mason, Wilson, and Jenkinson, of Lan-caster; or to Messrs. Bell and Broderick, No. 43, Bow-Lane, Cheapside, London, she or they will hear of something to her or their Advantage.

LH Persons having any legal Demands on the Estate of Samuel Hawkins, late of Leman-Street, Goodman's-Fieldsrin the County of Middlefex, Efq. deceafed, are defired Sorthwith to transmit their respective Accounts to Edward

يا التعالمة والمجروس

Hawkins, Efq; and Richard Radford, Efq; the Executors, at the Testator's late Dwelling-House, No. 22, in Leman-Street aforefaid. Dated this 7th Day of January 1806.

Estate of NORRISON COVERDALE, deceased. HE Executors of the late Mr. Nonifon Coverdale, of Limehonie, Merchant, deceased, being definous of closing their Executoribip Accounts, and they having already advertifed several Times requesting all Persons who have any Claim upon the Estate to apply for Payment of it, but which they have not yet done, the Executors hereby give Notice, that unless all and every Person or Persons who have any Claim upon the Estate deliver the same in, and apply for the Payment thereof to Mrs. Coverdale, St. Ann's-Lane, Limehouse, one of the Executors, before the 25th Day of March next, the Executors will feel themselves justified in making a Division of the Testator's . Property amongst the several Parties entitled thereto under the Will.

CREDITORS OF JOHN GRENFELL AND COMPANY.

London, January 7, 1806. THE Trustees named in the Deed of Assignment executed by John Grenfell and John Williams, late of Battersea, and Ratclisse-Highway, Coppersmiths and Copartners, do hereby give Notice, that they have fatisfied all such Claims against the said Portnership as have been delivered in to against the said Pertnerinip as have been delivered in to them, and a small Surplus remaining in their Hands, the faid John Grensell's Proportion of which is applicable to-wards the satisfying of his Separate Creditors; any Persons having unsatisfied Demands against the said Partnership, or against the said John Grensell separately, which existed prior to the 18th Day of October 1803, are required forthwith to fend in an Account of the same to No. 1, White Hart-Court, Lombard-Street, under Cover for the Trustees, or Mellis, Ellison and Dawson; their Solicitors, otherwise they will become excluded from the Benefit of the Trust

Urfuant to a Decree of the High Court of Chancery, I made in a Cause Bourne against Kilmorrey, the Creditors of Thomas D'Avenant, late of Drayton-in-Hales, in the County of Salop, Esq. deceased, (who died on the 21st of March 1798,) are sorthwith to come in and prove their Debts before James Stanley, Efc;; one of the Matters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Broome against Broome, the Creditors of Ralph Broome, formerly of Bushton, in the County of Wilts, but late of Bath, in the County of Somerset, Esq; are, personally or by their Solicitors, to come in and prove their Debts, before Sir William Weller Pepys, Bart. one of the Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 23d of January 1806, or in Default thereof they will be excluded the Benefit of the said Decree.

Urfuant to a Decree of the High Court of Chancery made in a Caule Kidman et al. verius Palmer et al. the Creditors of Sir John Payne, of Tempsford-Hall, in the County of Bedford, Baronet, are, perionally or by their Solicitors, to come in and prove their Debts before Sir William Weller Pepys, Baronet, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 29th of January 1806, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and illued forth against Stanley Bullock, late of Manchester, in the County of Lancaster, but now of Tyldesley, in the said County, Calico-Printer, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's Estate and Esses, on Saturday the 18th Day of January instant, at Eleven o'Clock in the Forenoon, at the Dog Tavern, Deansgate, in Manchester aforesaid in order to allent to or disent from the said Af-fignees commencing an Action against the Sheriff of this County, to recover the Money levied by him under an Execution against the Bankrupt, at the Suit of the Reverend Henry Lawton, as well as to sue the said Mr. Lawton for fundry Bills obtained by him from the faid Bankrupt; and to

