Otice is hereby given, that the Partnership lately sub-sisting between William Tate and John Towers White-side, of Lime-Street, in the City of London, Wine-Merchants and Insurance-Brokers, under the Firm of Tate and Whiteside, expired on the 31st Day of December last, from which Time the Business has been carried on by the said William Tate and Henry James Northcote, his present Partner, and by whom the same will continue to be carried on, under the Firm of Tate and Northcote. Witness our Hands this 18th Day of April 1806.

Wm. Tate.

Eliza Sufanna Whitefide, Executrix of John Towers Whitefide.

H. J. Northcote.

The Partnership between John Thomas the Elder, John Thomas the Younger, and Richard Thomas, of Fen-Court, Fenchurch-Street, London, Attornies and Solicitors, was this Day dissolved by mutual Consent; and the Business will in future be carried on by John Thomas the Elder and Richard Thomas, under the Firm of John Thomas and Son, at their Osice, in Fen-Court aforesaid, where all Debts due to and from the said Copartnership will be paid and received.—Dated 3d of May 1806.

J. Thomas. J. Thomas, jun. R. Thomas.

THE Partnership lately subsisting between Edward Kaye, of Longley, in the Township of Almondbury, in the County of York, Clothier, Luke Dyson, of Newsome, in the Township of Almondbury aforesaid, Clothier, and John Sykes of Daisey Royd, in the Township of Almondbury aforesaid, Clothier, is this Day disloved by mutual Consent. Witness their Hands this 1st Day of May in the Year of our Lord 1806,

Edward Kaye.

Edward Kaye.

Luke Dyson.

John Sykes.

Otice is hereby given, that the Partnership lately subfisting and carried on between Richard Hipkis, William Harrold and William Francis, of Birmingham, in the County of Warwick, Japanners, under the Firm of Hipkis and Harrold, was dissolved on the 28th Day of April last by mutual Consent. All Debts due to and owing by the said late Copartnership will be respectively received and paid by the above-named Richard Hipkis, by whom the Trade will in sutre be carried on. Witness our Hands this 3d Day of May 1806, Richard Hipkis.

William Harrold. William Francis.

THORNBOROUGH, BUCKS.

Befonded from the above Parith, about the Year 1791, WILLIAM BROUGHTON, without any particular Caule; having oftentimes previously deferted his Relations for a Month or Two, his Return was shortly expected, but it is supposed from the strick inquiry that has been ineffectually made, he died sometime ago, as unhappily no Information of him can be obtained.

The faid William Broughton, if living, is about 55 Years of Age, of a dark Complexion, rather long Vifage round shouldered, defective in his Feet, and his Ankles projecting outwards; is about 5 Feet 4 Inches high, with dark curl-

in t Hair.

If the faid William Broughton should be living, and will personally apply to Thomas Host, of Thornborough aforefaid, Farmer, William Painter, of Evenley, in the County of Northampton, Farmer, (Executors of the last Will of his Mother, Mary Broughton, late of Thornborough aforesaid, Widow, deceased.) or to Mr. Bateley, Attorney at Law, Brackley, he will hear of something to his Advantage; and in case of his Decease, if any Person or Persons will give Information of the Time, Place, and other Particulars of his Death and Burial to either of the said Executors, or to the said Mr. Baseley, they will be handsomely rewarded, and all reasonable Expences paid.—May 5, 1806.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Howarth against Dewell, the Creditors of Bonjamin Baddiley, late of the Parish of Saint Nicholas,

in the City of Worcester, Gentleman, (who died on or about the Month of December 1775,) are forthwith to come in and prove their Debts before James Stanley, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benesit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Howarth against Dewell, the Creditors of Elizabeth Baddiley, late of the Parish of Saint Nicholas, in the City of Worcester, Widow, deceased, (who died on or about the 31st Day of January 1781,) are forthwich to come in and prove their Debts before James Stanley, Esq. one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause wherein Louisa Twigg, Spinster, and others are Plaintiss, and Humphrey Fisseld and others are Defendants, the Creditors of John Bailey, late of Covent-Garden-Market, in the County of Middlefex, Fruiterer, deceased, are forthwith to come in and prove their Debts hefore Alexander Popham, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Desault thereof they will be excluded the Benefit of the said Decree.

Dursiant to a Decree of His Majesty's Court of Exchequer at Westminster, made in a Cause Williams against Llewellyn, the Creditors and Legatees of Thomas Llewellyn, late of the Parish of Marshfield, in the County of Monmouth Yeoman, deceased, are forthwith to come in by their Solicitors before Abel Moysey, Es; Deputy-Remembrancer of the said Court, at his Chambers, in the Exchequer-Office, in the Inner-Temple, London, and prove their respective Debts, and claim their respective Legacies, or in Desault thereof they will be excluded the Benefit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, bearing Date the 4th Day of August 1802, made an a Cause intitled Batty against Clement, and of an Order of the faid Court, dated the 18th Day of July 1804, the Creditors of Tobias Middleton, late of the City of Bath, Esq. (which Tobias Middleton died on or about the 29th of August 1779,) are, on or before the 5th Day of June 1806, to come in and prove their Debts before Samuel Compton Cox, Esq. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Warter against Yorke, the Creditors, Legatees, and Annuitants of Thomas Meredith, late of Pentrebychan-Hall, in the County of Denbigh, Esq. deceased, are forthwith to come in and prove their Debts and claim their Legacies and Annuities, either personally or by 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 excluded the Benesit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe of Evans against Beattie, the Creditors of James Beattie, late of York-Street, Covent-Garden, in the County of Middlefex, Pocket-Book-Maker, deceased, are forthwith to come in and prove their Debts before John Springett Harvey, Efg; one of the Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Laue, London, or in Default thereof they will be excluded the Benefit of the said Decree.

HE Creditors of Rofe Beckford, deceased, formerly of New Broad-Street, London, Well-India Merchant, who have agreed their Accounts, may receive a Dividend of Four Shillings in the Pound, by applying at No. 3, Old Broad-Street, any Thursday between the Hours of Twelve and Eour o'Clock.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against John Carlier and William Wilkinson, both late of Stockport.