exfler, under the Firm of Gill and Richardson, was disloved on the 1st Day of July 12st, by instead Combat: As witness our Hands, this 22d of October 1806.

James Henry Gill.

Joseph Richardson.

ATVERTISEMENT.

TOY Authoritation of the Honorable Court of Civil and Criminal Justice of the Colony of Essentia, and to the highest Bilder, on the 4th Day of May 1807, the Plantation Nieuw Costerbeek, (attiated on the Island Leguan, in faid Colony, between the Estates of F. W. Wieke and Burntorn, Essential Schoolinging to the Estates of the late G. H. Trotz, deceased, on the 5th Jusy 1804, with all its Lands, Slaves Buildings, Cultivation, &c. confishing in 214 Acres of excellent Coffee Soil, with about or 1000 fine worther Coffee Trees.

lent Coffee Soil, with about 91,000 fine young Coffee Trees,

Provision Grounds, and about 80 fine Negroes.

The Vendue will take place on the Plantation, and the Inventories may be feen at the Secretary's Office, both of the Colonies Esseulto and Demerary, Three Months before the Day of Sale.

As Trustees to the Estate of the laif G. H. Trott:
J. S. MASSE and W. MOOY.
Demerary, the 14th July 1806.

BY AUTHORITY.

This Day is published, printed in Folio, Price 11. 111: 6d. VILLE, before the House of Peers, in Westminster-

Containing the Evidence, and all the Arguments, verbatim.

Taken in Short Hand by Joseph and W. B. Gurney.
Püblified by Order of the House of Peers.
Sold by M. Gurney, Bookseller, No. 128, Holborn-Hill; and
J. Stockdale, Piccadilly.

October 25, 1805 ALL. Persons having Demands on the Estate of Mr. James Coote; Carpenter, late of Mare-Street, Hackney, deceased, are requested immediately to deliver in their Accounts to John Etteridge and Thomas Pearson, his Executors, Mare-Street, Hackney, in order that the same may be dicharged; and such Persons as are indebted to the said Estate are requested to pay the same as above.

LAND AND WATER-CARRIAGE,

To Wolverhampton, Shiffnell, Wellington, Shrewfoury, and to all Parts of North Wales, the Island of Anglesea, &c. &c.

AGGONS, daily, from the Castle and Falcon Inn, Addington Canal; Richard Evans, Wolverhampton, and Thomas Barnett, Weeden, near Northampton.

N. B. The Proprietors request, that all Goods delivered at the above Inn to be conveyed by Water, may be directed

46 By Canal."
The Proprietors give public Notice, that they will not be accountable for any, Morey, Plate, Watches, Rings, Jewels, Writings, Glass, China, and Paintings, unless entered as fuch and an infurance paid, above the common carriage, according to the Value, upon the Delivery to them, nor for any Article, unless the fame shall be entered by the Book-Aceper, Landlord, or Wharfinger, or marked as received by one of them, on the Book or Paper of the Porter, or other Person who may deliver it.

All Packages of Looking or Plate Glass, Household Fur-niture, Toys, and Marble, are entirely at the Risk of the Owners, as to Damages, Breakage, &c. unless an Infur-ance of 201 be paid for every 2001 Value, and so in Proportion, at the Time of Delivery to the Proprietors, over and

above the common Rate of Carriage.

No more than 51, will be paid for any Package whatever, containing Lace, Silks, Ribbons, Pictures, Gauze, Cambricks, Lawns, &c. of lefs Weight than 28lbs. nor more than after the Rate of 201, per cwt. for any Package of a greater Weight, unleff it fiall have been paid for as of greater Value, at the Rate of 6d for every 101, Value, at the Time of Delivery, in Addition to the common Carriage.

The Owners of Goods not paying, or agreeing to pay; the extra respective Price, will be considered as taking the Risk

on themfelves.

All Goods which that he delivered for the Purpole of being carried will be confidered as general Liens, and subject not only for the Money due for the Carriage of such particular. Goods, but allo for the general Balance due from the respective owners to the Proprietors of the said Carriages.

Any Goods addressed to Order, or until called for if not taken away within the Space of 48 Hours from the Time of their Arrival, every Accident or Damage they may fusian, will be for the Remainder of their Continuance at the Risque

Any Claim for Lois or Damage that is not made within Three Days after the Delivery of the Goods, will nor be

The Proprietors request, that the Senders of Aquafortis, Spirits of Vitriol, or any other ardent Spirits, will write, on the Direction, the Contents, and make it known to the Book-keeper at the Time of Delivery, in order that it may be fately loaded, otherwise, in case of any Damage arising therefrom, they shall look to the Senders for an Indem-

If Canals be stopped by Frosts, every Attention will be paid to have the Goods regularly forwarded by Land, and a

Land Price charged thereon.

O be fold by Auction, before the major Part of the Commissioners in a Commission of Bankrupt awarded and I missions in a Commission of Bankrupt awarded and issued against Ralph Ogden, of Botany, near Ashtori-under-Lyne, in the County of Lancaster, Cotton-Spinner, Dealer and Chapman, on Wednesslay the 29th Instant, at the Globe Inn, in Ashton-under-Lyne asoresaid, at Three o'Clock in the Asternoon, subject to such Conditions as will be then and there produced.) in the following Lots:

Lot 1. The Fee-simple and Inheritance of and in all that well-built and commodious Metsuage or Dwelling-House, situate in Botany, in the Parish of Ashton-under-Lyne aforesaid, with the Garden, Orchard and vecent Land thereto adaids.

faid, with the Garden, Orchard, and vacant Land thereto adbining and belonging, late in the Occupation of the said Ralph Ogden:

And also of and in all that large Erection or Building; its Botany aforesaid, lately used as a Cotton-Factory by the said Ralph Ogden, with the Steam-Engine, and a large Refervoir belonging thereto:

And also of and in 20 newly-erested and convenient Cottages, or Dwelling-Houses, near to the said Factory, in the Occupation of the respective Tenants thereof:

And also of and in divers Chief Rents, illuing out of Lands adjoining to the faid Factory and Cottages, amounting in the

whole to the clear yearly Sum of 61, 95, 13d.

Lot 2. The Leafehold Interest of the faid Bankrupt of and in Three feveral Messuages or Dwelling-Houses, situate in Cricket-Lane, in Africon-under-Lyne aforefaid, holden un-der the Rectory of Africon-under-Lyne, now or late in the Occupation of Benjamin Bardsley, Jonathan Wild, and Samuel Dewhurst.

Lot 3. Two Messuages or Dwelling-Houses, situate in Cricket-Lane aforesaid, now or late in the Occupation of James Ogden and Jonathan Slates, holden by the said Bankrupt for Three Lives, all now living, under the Earl of Stamford and Warrington; and also One other Messuage or Dwelling-House, situate in Dig-Pool-Lane, in Asston-under-Lyne aforesaid, holden for Three Lives, now living, under the faid Earl.

The above Premises may be viewed on Application to the respective Tenants thereof; and for further Particulars apply to Messes. Kay and Renshaw, and Mr. Abel Oldham, of Manchester, Solicitors to the Mortgagees, or to Mr. Thomas Hewitt, of Manchester, Solicitor to the Commission.

HE Creditors of Thomas Willis, of the City of Bath, in the County of Somerfet, Carpenter, Dealer and Chapman, against whom a Commission of Bankrupt hath been lately awarded and issued forth, are hereby informed that the Dividend advertised to be made under this Commission, on the 5th Day of November next, is postponed until further Notice.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Richard Aldridge, now or late of the City of Bristol, Twine-Spinner, are defired to meet on Tuesday the rith of November next, at Twelve o'Clock at Noon, at the White-Lion Inn, situate in Broad-Street, in the City of Bristol, to authorise and empower the Assignees of the said Richard