Newcastle-upon-Tyne, August 17, 1810. 1 WE, the under-named, have this Day diffored Partner-ship, carried on under the Firm of Little and Co.

John Potts Halbert. Robert Little.

Notice is hereby given, that the Partnership subsisting between us the undersigned Clement Badcock and Robert Norcutt, under the Firm of Badcock and Norcutt, of Bow Church-Yard, Cheapfide, London, Wholefale Linen-Drapers and Warehousemen, was this Day dissolved by mu-tual Consent.—All Persons indebted to the said Copartnerhip are desired to pay their respective Debts to the said Ro-bert Norcutt, who will discharge all Debts due from the said Firm : As witness our Hands the 30th of November 1810,

Clement Badcock. Robt. Norcuit.

Otice is hereby given, that the Partnership lately subfifting between Robert Frederick Wilkinson, James Drabble, Henry Mylins, deceased, Robert Robinson, George Battie, and Alexander Goodwin Turner, all of Sheffield, in the County of York, as Merchants and Silver-Platers, and all other the Copartnership Concerns heretosore carried all or any of the faid Parties, under the Firm of Wilkinson, Drabble, Mylius, and Co. were finally diffolved and determined on the 1st Day of May instant: As witness their Hands this 8th Day of May 1810,

Robt. Fred. Wilkinfon. James Drabble.

Geo. J. Genslin, By virtue of a Power of Attorney, dated the 1st of June 1810, from Christopher Godfrey Haagen, the Executor of the faid Henry Mylius.

> Robt. Robinfon. George Battie. Alex. Goodwin Turner.

Heir at Law of Dr. BENJAMIN LANEY, late Lord Bishop of Ely.

December 1, 1810. December 1, 1810.

Hereas the Right Reverend Father in God Benjamin Laney, D.D. late Lord Bishop of Ely, (who died on the 24th of January 1674,) by his Will devised certain Estates at Soham, in the County of Cambridge, to Trustees, for the putting out and placing Children belonging to the poor Inhabitants of Ely and Soham Apprentices, in Manner therein-mentioned; and whereas it is intended to apply to the Right Honourable the Lord High Chancellor of Great Britain for Power to increase the Sum directed by the faid Will to be paid with such Apprentices—Notice is hereby given to the Heir at Law (if any) of the said Benjamin Laney, D. D. that such Application will be made at the End of one Month from the Date hereof; and such Heir at Law is hereby requested to signify his Name and Place of Residence. to Mr. E. R. Pickering, Staple Inn, Holborn, London, or to Mellis. Evans and Archer, jun. Ely, Cambridgethire, who will inform him of the Reason for making such Application, and of the general State of the Charity.

Any Information that may lead to the Discovery of the

Heir at Law of the faid Benjamin Laney, D. D. and directed as above, will be thankfully received.

٠

To the Creditors of the deceased WILLIAM OLIVER, Merchant, in Hawick.

Hawick, November 26, 1810.

HE Trustees on the Estate of the faid William Oliver having now realized the greatest Part thereos, have prepared Statements of his Debts and Funds, and a Scheme of Ranking and Division, which will lie with Thomas Usher, at Conrt-Hill, near Hawick, one of the Trustees, for the Inspection of the Creditors, till Monday the 17th of Decemher next; on that Day, and every subsequent Day of that Week, Attendance will be given at the Tower Inn, from Ten till Two, and from Three till Six o'Clock, for the Purpole of paying the Dividends; after that Time Attendance will only be given at the same Place on Thursdays from Eleven till Two o'Clock. Such Creditors as have not made Affidavits to their Debts must do fo before they can draw their Dividends; and those who have not lodged their Grounds of Debt with the Truflees must produce them when they call for their Dividends .-Such of the Creditors as cannot attend personally to receive their Dividends must send to those whom they employ for that Purpose distinct Mandates, containing Authority to discharge the Trustees of the Dividends, and of their past Management and Intromissions.

ALL Persons who have any Claim or Demand on the Estate and Essets of Edward Cannon, formerly of High Holborn, in the County of Middlesex, Carver and Gilder, but late of Wandsworth, in the County of Surrey, Gentleman, deceased, are requested forthwith to send an Account of their respective Demands to John Buzzard, of High Holborn, in the County of Middlesex, or to Thomas Titled! Tildall, of West Smithfield, in the City of London, Executors of the faid Edward Cannon, deceased, in order to their being adjusted and immediately discharged; and all Persons who are, or stand indebted to the Estate of the said Edward Cannon, deceased, are also requested forthwith to pay the Amount of their respective Debts to the said John Buzzard or Thomas Tifdall, or they will be fued for the fame.

SHREWSBURY AND CHESTER BANKS.

Rowton and Morhall's Bankruptcy.

Commission having been issued by the Lord Chancellor, A for the Purpose of taking the Proofs of Debts under the Sum of Twenty Pounds, Notice is hereby given that the Commissioners will set for the Purpose of taking such Proofs at the Town Hall, in Shrewfbury, on the 21st Instant, and on the following Day.—All Perfons defitous of proving their Debts must attend on one of the above-mentioned Days, and are requested previously to furnish the Amount of their Debt, and the Particulars of the Notes they hold, at the Bank, in order that their Depositions may be prepared without Expence to the Creditors.

DUrfuant to a Decree of the High Court of Chancery, made in a Cause wherein Benjamin Wills Newton, an Insant, is Plaintiff, and Joseph Treffry and others are Defendants, the Creditors of Benjamin Wills Newton, late of Plymouth-Dock, in the County of Devon, Mercer, deceased, (who died on or about the 1st of December 1807,) are forthwith to come in and prove their Debts before John Simeon, Efq; 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 Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, bearing Date the 10th of August 1810, made in the Hearing of a certain Cause wherein Thomas Tuckett and others are Plaintiffs, and Nicholas Richards and others are Defendants, the Creditors of Thomas Tuckett, late of the Island of St. Christopher, in the West-Indies, the Testator named in the Pleadings of the said Cause, (who died in the said Island in or about the Month of April 1800,) are forthwith to come in before William Alexander, Esq. one of the Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their Debts, or in Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, made in a Cause Burke against Jones, the Creditors, Legatees, and Annuitants of Andrew Robinson Bowes, late Lambeth-Road, in the Parish of Saint George in the Fields, in the County of Surrey, Efq; deceased, (who died on or about the 19th of January last,) are, on or before the 23d of January next, to come in and prove their Debts, and claim their Legacies and Annuities, before John Campbell, Efq; one of the Massers of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

HE Creditors of Samuel Davies and Peter Davies, late of Drayton-in-Hales, in the County of Salop, Bankers, Dealers and Chapmen, and Copartners in Trade, are requested to attend a Meeting to be holden at the Phoenix Inn. in Drayton-in-Hales asoresaid, on Wednesday the 26th Day