THE Partnership lately subsisting betwech Lester Wild and John Hunt, of Pershore, in the County of Wor-cester, Coal-Dealers, was on the 24th day of December last dissolved by mutual consent: As witness our hands this 1st day of February 1814. Lester Wild.

John Hunt.

NOtice is hereby given, that the Partnership lately sub-N sisting between us, George Harper and Richard Han-naford, as Painters and Glaziers, in Plymouth, in the County of Devon, was dissolved on the 25th dey of December last by mutual consent : As witness our hands this 28th day of Ja-Duary 1814. George Harper.

Richard Hannaford.

290

ſ

NOTICE.

Leith, January 27, 1814. THE Edinburgh and Leith Shipping Company have dis-continued the Wharf on the Biver Thames, known by the name of Downe's Wharf, and conducted by the Company of Downe, Bell, and Mitchell, Wharfingers, in London, and have in lieu of it established a connection with the wharf have in heu of it established a connection with the wharf known by the name of the Glasgow Wharf, and conducted by the Company of Joseph Adams and Company, also Wharfn-gers, in London, which latter house is now solely empowered to receive goods, and freights at London for the Edinburgh and Leith Shipping Company. By order of the Directors, KOB. LIDDELL, Manager. WM. WOTHERSPOON, Secretary.

A LL persons who have any demands upon the estate of William Berkley, Esq. late of Maryland-Point, Essex, deceased, are desired forthwith to transmit the particulars of their debts, to Messrs. Parnell and Raffles, Solicitors, Church-Street, Spitalfields, in order to the same being discharged.

WHereas Thomas Hill, of Cleobury-Mortimer, in the County of Salop, late a Timber-Merchaut, did by indenture of the 8th day of September 1812, grant and assign over all his feal and personal estates and effects, unto Thomas Crump, of Chorley, in the Parish of Stolesdon, Esq. and James Compson, of Cleobury-Mortimer, Esq. for the benefit of themselves and all other the Creditors of the said Thomas Hill, who should within six months afterwards execute such deed; and the said Assignces having made the first dividend decd; and the said Assignees having made the first dividend to such Creditors, do hereby give notice, that on Friday the 4th day of March next, at the Talbot-Inn, in Cleobury-Mortimer, a second and final dividend of all monies arising from the estate and effects of the said Thomas Hill, then remaining in the hands of the said Assignees, will be made to all and every the said Creditors who have executed or con-sented to such deed of trust, and the accounts of the said Assignees will be submitted for inspection; all other the Credi-tors of the said Thomas Hill, who have not executed the said deed, will be excluded all benefit arising therefrom.

From the Marshal's Office.

Sale by Execution-First Proclamation.

Hercas I the undersigned, by authority obtained from His Excellency J. Murray, Brigadier-General and Acting Governor of the Colony of Berbice and its depenand Acting Governor of the Colony of Berbice and its depen-dencies, &c. &c. we. under date of 10th August 1812, granted upon a petition presented by Augus Fraser, as holder of the bill of exchange for which this action is instituted, versus Gilbert Robertson, have caused to be taken in execution and put under sequestration, the cotton estate Kiltearn, the pro-perty of aforesaid G. Robertson, situate on the Corintine coast of this colony, with all its cultivation, slaves, build-ings, and further appartenances thereto belonging. Be it therefore known, that I the undersigned, intend to sell, after the expiration of one year and six weeks, from the 17th of February J813, the said cotton estate Kiltearn, with all its cultivation, slaves, buildings, and further appurtenances thereto belonging, and of which the inventory laying at the Marshal's Office for the inspection of those whom it may concern, in order to recover from the proceeds of said sale of said estate Kiltearn, such capital sum, interest, &c. as where-fore the same has been taken in execution and expences.

fore the same has been taken in execution and expences. This first Proclamation published by beat of drum, as cus tomary .- Berbice, the 13th June 1813

K. FRANCKEN, First Marshal.

FREEHOLD ESTATE, HERTS.

TO be sold by auction, by Mr. Wilson, on Tuesday the 15th day of February 1814, at Twelve o'Clock at Noon, at the Guildhall, London, before the Commissioners named in a Commission of Bankrupt awarded and issued against Jacob Moore, of Saint Albans, in the County of Hertford, Draper and Tailor ;

A desirable freehold estate, consisting of a newly crected, brick fronted house, well situated for business, on Hollywell-Hill, in the capital Market-Town of St. Albans aføresaid, and now in the occupation of the Bankrupt.

Printed particulars may be had at the Inns, in the Town'and Neighbourhood, of Mr. Piggott, Solicitor, St. Albans, of Messrs. Jones and Roche, Solicitors, Covent-Garden-Church-Yard, and of Mr. Wilson, Queen-Street, Holborn.

O be sold by auction, by Order of the Commissioners of L Peter Byrne, a Bankrupt, on Saturday the 5th day of March 1814, at the Angel-Inn, Market-Place, Norwich, at Four o'Clock in the Affernoon, by William Burt, all thatfreehold messuage or dwelling house, with a good shop and work rooms, in London-Lane, in the parish of Saint Audrew, Norwich, lately occupied by the Bankrupt as a Tailor and Draper, well situated for trade, and baving very commodions apartments, which have been let most advantageously to lodgers. The premises are all in excellent repair, and may be antured upon impredictaly

For particulars apply to Mr. Henry Francis, Solicitor, Norfolk Registry, Surrey-Street, Norwich.

TO be resold, pursuant to certain Orders of the High Court of Chancery, made in a cause Williams against Travers, before Robert Steele, Esq. one of the Masters of the said Court, at the Public Sale Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, in the beginning of the month of March next, in five lots,

The manor of Weston-Favill, in the County of North-ampton, and the quit rents, royalties aud privileges belonging thereto, and several freehold farms and estates, together with a public house, known by the sign of the Trumpet, all situate at Weston-Favill a doresaid, and also a freehold farm and lands called Hobby's Estate, situate in the Parish of Bere

lands called Hobby's Estate, situate in the Parish of Bere Regis, in the County of Dorset, late the property of Mrs. Elizabeth Ellen Ekins, deceased. The day of sale will be shortly advertised, when particulars may be had (gratis) at the said Master's Chambers, in South-ampton-Buildings aforesaid; at the Ollice of Mr. Wilkinson, Solicitor, Southampton-Street, Bloomsbury, (where a map of the estate may be'seen) of Messrs. Pearsons, Solicitors, Pump-Court, Temple; Mr. Ayrton, Solicitor, No. 15, Gray's-Inn-Square, London; and of Christopher Smith, Esq. North-ampton; and John Banger Russell, Esq. Beaminster, Dorset.

NO be sold, pursuant to an Order of the High Court of Chancery made in a cause of Bellis against Bellis, with the approbation of John Springett Harvey, Esq. one of the Masters of the said Court, in the Public Sale Room of the Court, in Southampton-Buildings, Chancery-Lane, London, in lots,

About eighty oak timber trees, about one hundred and growing on Bushey-Farm, in the Parish of Bushey, in the County of Hertford.

Particulars are preparing and may shortly he had (gratis) at the said Master's Chambers, in Southampton-Buildings afore-said; of Mr. Kent, Solicitor, Clifford's Inn; at the Essex-Arms, in Watford; and the principal Inns in the Towns of St. Albans, Barnet and Uxbridge.

PUrsuant to a Decree of the High Court of Chancery, made in a Cause Westbeech versus Westbeech, the Cre-ditors of John Westbeech, late of Ramsgate, in the Isle of Thanet, in theCounty of Kent, Gent. are personally, or by their Solicitors, to come in and prove their debts before Edward Morris, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 12th day of February 1914, or in default thereof they will be peremptorily excluded the benefit at the said Docree of the said Decree.

PUrsuant to a Decree of the High Court of Chancery, made in a Cause Westbeech versus Westbeech, the next of kin of the intestate, John Westbeech, late of Runst gate, in the Isle of Thanet, in the County of Kent, Gen.