OTICE is bereby given, that the Copartnership heretofore subsisting between us the undersigned Thomas.
Fossey and Charles Graydon, as Timber-Merchants, carrying
on business at Mill-Wall, Poplar, in the County of Middlesex,
is this day dissolved by mutual consent: As witness our hands this 25th day of March 1832.

Thos. Fossey. Chas. Graydon.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Maurice Davies and Charles Davies, carrying on the business of Mercers and Drapers, in the City of Wells, in the County of Somerset, under the firm of Davies and Son, was this day dissolved by mutual consent, and that the said trade will be carried on by the said Charles Davies solely, by whom all debts, dues, and demands due and owing to the said Partnership will be received, and who is hereby authorised to give receints acquittances. and who is hereby authorised to give receipts, acquittances, and discharges for the same, and the said Charles Davies will also pay and discharge all debts, dues, claims, and demands owing by the said Partnership. As witness our hands this 26th day of March 1832.

Maurice Davies. Charles Davies.

## · MRS. MARY BARCLAY, deceased.

A LL persons having any claims or demands on the estate of A Mrs. Mary Barclay, late of Hanover-Buildings, in the Parish of All-Saints, Southampton (who died the 26th of April 1831), are requested to transmit the amount and particulars of the same to us, on or before the 1st day of May next; and all persons indebted to the estate of the said deceased are (by order of the Executors) required to pay the amount of their respective debts to us on or before the said 1st day of May next.—Dated the 27th of March 1832.

TEESDALE, SYMES, and WESTON, Fenchurch-Street, London, Solicitors to the Executors.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Jenhins v. Briant, the Creditors of John Briant, late of Loughton, in the County of Essex, Gentleman (who died in the month of March 1823), are, on or before the 31st day of March 1832, by their Solicitors, to come in and prove their debts before George Boome Roupell, 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause wherein Mary Frances Penstone and others are plaintiffs, and the Reverend Maurice Smelt is the defendant, the Creditors of Mary Ann Metcalfe, late of Dondetendant, the Creditors of Mary Ann Meteatre, fate of Don-pington, in the County of Sussex, Widow (who died on the 13th of April 1827), are forthwith to come in and prove their debts before Henry Martin, 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 benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause wherein the Reverend Thomas White Cogan, Clerk, is the plaintiff, and Charles Lyne Stephens and others are defendants, the Heir at Law of Lewis Stephens, formerly of the City of Exeter, but late of the City of Lisbon, in Portugal, Esq. (who died some time in the year 1795), is to come in and prove his heirship before Henry Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 6th day of July 1832, or in default thereof he will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Clive against Salmon, the Children of Roger Whitaker and Elizabeth, his wife, formerly Elizabeth Kinsey, and of William Taylor (the said Roger Whitaker and William Taylor being uncles of John Kinsey, late of New Windsor, in the County of Bucks, formerly Lieutenant-Coloradis the Royal Register of Drugors, who died in Descent Windsor, in the County of Bucks, formerly Lieutenant-Colo-ncl in the Royal Regiment of Dragoons, who died in Decem-ber 1829], or the issue or legal personal representatives of such of the said children as may be dead, are forthwith to come in and make out their claims before William Brougham, E-q. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in de-fault 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. Crofts against Davy, the Creditors of Richard Brewer, of Cheshunt, in the County of Hertford, Gentleman, deceased (who died in the year 1821), are on or before the 28th day of April 1832, to come in and prove their debts before the Right Honourable Robert Lord Henley, 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. said Decree.

URSUANT to an Order of the High Court of Chancery, made in a cause Smurthwaite v. Bowes, the Creditors of David Smurthwaite, late of Bramper, in the Township of Thringtoft, in the County of York, Gentleman, deceased (who died in or about the month of October 1811), are forthwith to come in and prove their debts before the Right Honourable Robert Lord Henley, 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 said Order.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Every against Mould, the Creditors of John Every, Esq. of Egginton, in the County of Derby, late a Lieutenant in the 28th Regiment of Foot, deceased (who died on or about the 23d day of September 1830), are, on or before the 21st day of April 1832, to come in and prove their debts before the Right Honourable Robert Lord Henley, 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. of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Flack against Cox, the Creditors of Charlotte Baker, formerly of Edward-Street, Portman-Square, in the County of Middlesex, and late of the Royal Crescent, in the City of Bath, Spinster, deceased (who died on or about the 19th day of July 1818), are, on or before the 24th day of April 1832, to come in and prove their debts before the Right Honourable Robert Lord Henley, 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.

## To Coach Masters, Livery Stablekeepers, and Others.

10 be sold by auction, by Mr. John Langdon, at Garraway's Coffee-House, Change-Alley, Cornhill, on Tuesday April 3, 1832, at Twelve o'Clock at Noon (in pursuance of an order of the Court of Review under the direction of Mr. Commission sioner Holroyd, at the instance of the Mortgagees of John Col-lins, under a Commission against Messrs. Collins and Prior); Desirable leasehold premises, stabling, &c. situate at South

Vale, Blackheath, in the County of Keut, under lease to the Bankrupt John Collins, and now in the occupation of Mr. Dale, Mr. Cooper, Mr. John Collins, Messrs. Willis and Co., Charles Collins, and Mr. Smith.

To be be viewed three days preceding the sale, when descriptive particulars may be had; also of Messrs. Baxendale, Tatham, Upton, and Johnson, 5, King's Arms-Yard, Coleman-Street; and of John Langdon, at his Offices, Broadway, near Ludgate-Hill, and Blackheath-Hill.

To Auctioneers in the Horse and Carriage Business, Coach-Masters, Livery-Stable-Keepers, &c.

W be sold by auction, by John Langdon, at Garraway's, on Tuesday April 3, at Twelve at Noon, in pursuance of an order of the Court of Review, under the direction of Mr. Commissioner Holroyd, at the instance of the Mortgagees, and by the direction of the Assignees of Messrs. Collins and

That established and lucrative concern, formerly well known as Sadler's Repository, Goswell-Street, for the sale of horses and carriages by commission.

The premises comprise a covered ride, 300 feet in length, with stabling for 80 horses, also capacious standing for carriages; held for an unexpired term of 13 years, at the extremely low rental of £300 per annum, which is more than discharged by the annual show of prize cattle.