MEMORANDUM. - That we the undersigned, John Bryant ant and Joseph Hamilton, have dissolved our Copartnership as Surgeons, Apothecaries, and Accoucheurs, as and from the 1st day of January instant.—Dated this 14th day of January 1834.

John Bryant. John Bryant.

Jos. Hamilton.

THE Partnership lately subsisting between Charles Brooking and Bartlett Browse, of Brixham, in the County of Devon, Bankers, was by mutual consent dissolved on the 4th day of this instant January, 1834. The business will in future be carried on under the firm of Bartlett, Browse, and Cos, to whom all debts owing to the late firm are requested to be immediately paid; and all demands on the aforesaid firm will (on application at the Bank) be forthwith discharged: As witness our hands this 11th day of January 1634.

Charles Brooking. Bartlett Browse.

PPEARED William Allan, Merchant, in Aberdeen, and A James Allan, Miller there, the only Partners, formerly carrying on business in Aberdeen, under the firms of William and James Allan, Maltsters and Millers, and James Allan, Brewer, who, for their mutual interest and advantage, having agreed to dissolve said Copartnership, do hereby agree to hold the same dissolved as at and from the date of the 20th day of June last; and agree to the advertisement of the same in the London and Ediuburgh Gazettes, or in any other way, as may seem to either of the said parties to be necessary.

W. Allan. James Allan.

Sworn before me, James Grant, Esq. 7 one of His Majesty's Justices of the Peace for the County of Aber- >JA. GRANT, J. P. deen, upon this 3d day of January | 1834 years.

130 be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in two several causes Farmer versus Cantwell, and Farmer versus Wood, with the raimer versus Cautweil, and Farmer versus Wood, with the approbation of James William Farrer, Esq. one of the Masters of the said Court, at the Public Sale Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Friday the 31st day of January 1834, at One o'Clock in the Afternoon, in one lot;

A freehold piece of ground, situate on the south side of Old-Street, in the Parish of St. Luke, in the County of Middlesex, upon which lately stood three houses, numbered 44, 45, and 46, and the yard behind the said houses, containing together from east to west, on the north side thereof, 45 feet 6 inches, from north to south 110 feet 6 inches, and from east to west, on the south side, 52 feet 6 inches, together with the old buildings and materials now standing and being on

the said ground.

the said ground.

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane aforesaid; of Messrs. Allen, Gylby, and Allen, Solicitors, Carlisle-Street, Soho-Square; of Messrs. Wimburn, Collett, and Dyson, Solicitors, Chancery-Lane; of Mr. C. T. Smith, Solicitor, 2, King's Arms-Yard, Coleman-Street; of Mr. Wood, Solicitor, Saint Bartholomew's-Hospital; of Mr. George Rickards, Solicitor, Bartholomew's-Hospital; of Mr. George Rickards, Solicitor, Saint Bartholomew's-Hospital; of Mr. Scheider. licitor, Basinghall Screet; and of Mr. Southey, Solicitor, Great Ormond Street.

TO be sold (at a time and place to be shortly appointed), pursuant to a Decree of His Majesty's Court of Exchequer at Westminster, in causes, Pointer versus Allison and

Pointer versus Rounding;

All that old established and well accustomed inn or publichouse, in the High-Street, in Bridlington, in the County of York, known as the Plough Inn (formerly the Black Bull), with an extensive range of stables and other requisite outbuildings, and a spacious yard adjoining; and all that plot of ground at the northerly extremity of, and immediately adjoining, the inn and premises, used as a garden and woodyard, and containing 1,163 square yards, or thereamouts, in the occupation of Mr. William Wilson.

Also the house and shop immediately adjoining the Plough Inn, occupied by Mr. William Lund, Boot and Shoe-Maker; and all those two tenements or dwelling-houses, and thrt com-modious granary and stable behind and adjoining the dwellinghouse, occupied by the said William Lund, and now in the of the said Decree.

respective occupations of the said William Wilson and Moses

The whole of the above property is let to the said William Wilson, at £38. per annum, who pays, in addition to the assessed taxes and poor's rate, fee farm rent, 13s. 4d. pier's rate 13s. 4d. land tax 4s. and tythe rent 2s. 6d.

The greater part of this valuable property has been used as an Inn for many years; it is most eligibly placed in the centre of the Town, comprises about 1,930 square yards, and could readily be converted to, and is well adapted for, any other business requiring commodious premises.

For particu'ars apply, in London to Messrs. R. Wilks and Minithorpe, Solicitors, Finsbury-Place, and Mr. George Capes, Solicitor, Raymond-Buildings; and in Bridlington to Mr. George Wetwan, jun. Solicitor.

NO be sold, pursuant to a Decree of the Hi h Court of Chancery, made in a cause of Jones versus Addenbrooke, with the approbation of Henry Martin, Esq. one of the Masters of the said Court, at the Falcon Inn, Bromyard, in the County of Hereford, in two lots;

Sundry freehold premises, situate in Acton Beauchamp, in the County of Worcester, and in Bromyard aforesaid.

The time of sale will shortly be advertised, when printed particulars and conditions of sale may be had (gravis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane; of Mr. R. H. Baines, Solicitor, 5, New-Inn; Mr. Trumper, Solicitor, Tenbury, Worcestershire; Mr. Milnes, of Leominster, Herefordshire, Solicitor; Mr. Davies, Auctioneer, Orleton, Herefordshire; also at the place of sale; and at the principal Inns in the neighbourhood.

HEREAS by a Decree of His Majesty's Court of Exchequer, made in a cause Lacy and others v. Jones and another, it was ordered, amongst other things, that it should be referred to Richard Richards, Esq one of the Masters of the said Court, to take an account of the debts due and owing by David Jones, heretofore of Globe Cottage, Globe-Road, Mile-End, in the Parish of St. Dunstan, Stepney, in the County of Middlesex, Gent. deceased, the testator in the pleadings in the said cause mentioned (who died in the month of December 1819), and of certain legacies given by the will of the said David Jones. Therefore all persons claiming to be Creditors of the said David Jones, and all persons claiming to be entitled to any legacy under the said will, are, on or before the 6th day of February 1834, to come in and prove their claims before the said Master, at his Chambers, in Mitre-Court-Buildings, in the Inner Temple, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

WHEREAS by a Decree of the High Court of Chancery, made in three several causes, Nevill v. Gibbons, Colley v. Hough, and Gibbons v. Jones, it is, amongst other things, referred to Mr. Wingfield, one of the Masters of the said Court, to take an account of what is due to the respective legal personal representatives of Thomas Massie, formerly of Nantwich, in the County of Chester, deceased, and Richard Oulton, formerly of Crewe, but afterwards of Acton, in the said County of Chester, deceased, the said Thomas Massie being a Creditor for £100., and the said Richard Oulton being a Cre-Crentor for £100., and the said Richard Outlon being a Creditor for £200., of Robert Done, late of Alpraham, in the Parish of Bunbury, in the County of Chester, Gentleman (who died in or about the month of February, 1771), and whose debts were provided for by a certain deed, bearing date the 22d day of December 1770, in the pleadings of the said causes mentioned, for principal and interest in respect of the said several debts. —Any person or persons claiming to be such respective legal personal representatives of the said Thomas Massie and Richard Oulton, are, by their Solicitors, to come in he ore the said Master, Mr. Wingfield, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or hefore the 14th day of February 1834, with their respective claims, and establish the same, 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 of Archbold against Ea-1 Grey and others, the Creditors of Sir Francis Blake, late of Tilmouth-Park, in the County of Durham, Bart. (who died in the year 1818), are forthwith to come in and prove their debts before Sir Giffin Wilson, 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