The Parish of St. Mary Abbotts, Kensington, in the County of Middlefex.

ANNUITIES. LIFE

OTICE is hereby given, that a Meeting of the Truf-tees appointed to put in Execution a certain Act of Parharment made and paffed in the 17th Year of the Reign of His prefert Majefty, for the letter Relief and Employment of the Poor of the laid Parifh, and for other Purpoles therein men-tioned, having, at a Board of the faid Truftees, refolved to tioned, having, at a Board of the faid Lruffees, refolved to raife the further Sum of 13001, by Virtue of the faid A&, will meet at the Ve&ry Room of the faid Parifh Church, on Wednefday the 23d Day of December, 1778, between the Hours of Twelve and One of Clock at Noon, to fell to the beft Bidder one or more Annuity or Annuities on their own Lives, or on the Life or Lives of fuch Perfon or Performs as fhall be or on the Life or Lives of fuch Perfon or Performs as shall be nominated by or on Behalf of fuch Contributor, or their No-minees, to be of the Age of 40 Years, or upwards, and to produce Certificates of their Age or Ages. Regard will be had to the Age and the Circomflances of the Nominees. The Annuities will be made payable Quarterly out of the Rates or Affeliments to be chargeable on the Parishioners, and on certain Efforts or expanded to the the field Affe Estates, agreeable to the faid Act.

. W. CALLAWAY, Clerk to the Truft,

Briflol, December 1, 1778.

WHereas the Copartnership between Meff. William Naith, Robert Norton, and William Williams, all of the City of Bristol aforefaid, in the Trade or Business of a Shoe, Brot, Clog, and Patten Maker, by them lately carried on in Marybort fireet in the fame City, in the Name or Firm of "Naith, Norton, and Co." is this Day by their mutual Con-fent diffolved, as on and from the 29th Day of September laft: Therefore (by the mutual Agreement of all the faid Parties) Increase (by the mutual Agreement of all the laid Parties) all Perfons who are indebted to the faid late Copartnership, or to the faid late Copartners on Account thereof, home to the faid 29th Day of September lass, are to pay their respective Debts to the faid Mess. Norton and Williams, or one of them; and all Perfons having any Demands on the faid late Copart-nership, or on the faid late Copartners on Account thereof, home the fame Time are to be charle the faid Mess. home to the fame Time, are to apply to the faid Meff. Norton and Williams, or one of them, for the Discharge of the fame.

W. Nailh. Rob. Norton. W. Williams.

December 1, 1778. THE Partnership between Samuel Edgley and Jeremiah Royle, of Manchester in the County of Lancaster, Fu-tian-manufacturers and Partners, is this Day diffilved by mutual Confent. And all the Partnerschip Debts are to be paid to Samuel Edgley, and all Claims upon this Partnerschip will be discharged by the faid Samuel Edgley.

Samuel Edgley. Jeremiah Royle.

N the 2d of April, 1778, a Letter was put into the Poft Office at Briftol, addreffed to Henry Cruger, Elq; No. 4. Downing-fireet, Weflminfler, which has never come to Hand, containing a Bill drawn by Thomas Philip Ledier, rayable to their Order, and indorfed by them, for 2791. 115. 6d. dated Briffol, January 10, 1778, at 85 Days after Date, on Meff. Harrifon and Poole, Merchants in Lond-n, and accepted by them. Wheever will bring or fend the faid Bill-to Meff. Lowe, New Constructions Theorem 2019 Vere, and Co. Bankers in London, shall receive Two Guineas Reward. N. B. It can be of no Service to any Perfon, as Payment of

it has been long fince ftopt.

TO be peremptorily fold, purfuant to a Decree of the High Court of Chancery, before John Eames, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-ima, Chancery-lane, London, on Wednefday the 23d of Derember next, at Six o'Clock in the Afternoon, A Meffuge or Tenement, with the Appurtenances, fituate in Berwick-freet in the Parifh of St. James Weftminfter in the County of Mid-dlefex, and held by Leafe from the Dutchefs of Portland; and which Premiffes were Part of the Effate of the Reverend John

which Premisfies were Part of the Eflate of the Reverend John Pennington, late of St. John Hackney in the faid County of Middlefex, Clerk, deceafed. Particulars whereof may be had at the faid Mafter's Chambers. TO be fold, purfuant to a Decree of the High Court of Chancery, (made in a Caufe, Wansbrough and another against Sweeting and others) before Edward Montagu, Efq; one of the Mafters of the faid Court, at his Chambers in Sy-mond's inn, Chamcery-lane; London, on Wednefday the 20th Day of January next, between the Hours of Four and Five o'Clock in the Afternoon, The Mahor of Taunton, late Pri-ory, in the County of Somerfet, late the Effate of Jofeph Sweeting, deceafed. Particulars whereof may be had gratis at the Taid Mafter's Chambers.

.7

Pursuant to a Decree of the High Court of Chancety, the Creditors of Valentine Morris, Efq; late of Pierce field in the Courty of Monmouth, (whofe Debis are provided for by the Indenture of Keleafe, dated the 27th Day of October, 1772) are to come in and prove their Debis before William Weller Pepys, Efq; one of the Maflers of the faid Court, at his Chambers in Symond's-inn; Chamcry-Inte, London, of in Default thereof there will be excluded the Berefic of the faid Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, made P in a Caule, Wansbrough and another againft Sweeting and others, the Creditors of Jofeph Sweeting, late of Faun-ton in the County of Somerlet, Gentleman, decesfed, are to come in and prove their Debts before Edward Montagu, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, on or before the 24th Day of December inftant, or in Default thereof they will be excluded the Benefit of the faid Decree.

excluded the Benefit of the faid Decree. PUrfuant to an Order of the High Court of Chancery, Ann Loft, the Wife of John Loft, Taylor, formerly Ann Sandford, Spinfter, (if living) or her Reprefentatives, (if dead) is or are to come in and claim the Arrears of her Annuity, (if there is any due) charged upon the Effates of William Newland, formerly of Gatton in the County of Surry, Efq; who died in the Year 1738, before Edward Leeds, Efq; one of the Mafters of the faid Court, at his Chambers in Lin-coh's-inn, London, on or before the 1ft Day of next Hilary Term, or in Default thereof the or they will be peremptorily excluded the Benefit of the-faid Order. excluded the Benefit of the-faid Order.

excluded the Benefit of the-laid Order. PUrfuant to a Decree of the High Court of Chancery; the Creditors of Henry Sunderland, formerly of Errenden in the Parith of Halifax, but late of Halifax in the County of York, Yeoman, are to come in and prove their Debts be-fore John Eames, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-inn, Chancery lane, London, or in Default thereof they will be excluded the Benefit of the foid Derec faid Decree.

DUrfuant to a Decree of the High Court of Chancery, the Purfuent to a Decree of the High Court or Chancery, the Creditors of Henry Bayntun, late of the Parish of St. George Hanover-square in the County of Middlelex, Efq; deceased, are to come in and prove their Debts before Samuel Pechell, Efq; one of the Masters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, on or before the 23d Day of January next, or in Default thereof the y will be peremptorily excluded the Benefit of the faid Decree.

PUrfuant to a Decree of the High Court of Chancery, dated the roth Day of November, 1774, made in a Caufe, Law-rence and others against Houghton and others, the unfatisfied Creditors (if any) of William Lawrence, late of Liverpool in the County of Lancaster, Mariner, deceased, are to come in and prove their Debts before Edward Montagu, Efq; one of the Masters of the faid Court, at his Chambers in Symond'sinn, Chancery-lane, London, on or before the 24th Day of December inftant, or in Default thereof they will be excluded the Benefit of the faid Decree.

PUrfuant to a Decree of the High Court of Chancery, the Creditors of Jane Bauntun, late of Oballing Creditors of Jane Bayntun, late of Chadlington in the County of Oxfurd, Spinfter, deceafed, are to come in and prove their Debts before Samuel Pechell, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-inn, Chanceryin Default thereof they will be excluded the Beach of the faid Decree.

"HE feveral Perfons who are Holders of Bills drawn by He leveral Perions who are products of Dins drawn by Samuel Robinfon upon and accepted by Thomas Sher-wood, deceafed, late of Houndfältch, Woollen-draper, Dealer and Chapman, are defired to meet the Affignees under the Commiffion of Bankrupt againft the faid Thomas Sherwood, on Wednefday the 16th of December inflant, at Six o'Clock in the Af ernoon precifely, at the Angel, in John-fireet, Mi-nories, to confider of a Mode for adjusting the faid Bills.

nories, to conlider of a Mode for adjuiting the faid Bills. Purfuant to two Orders made by the Right Honourable Edward Lord Thurlow, Lord H gh Chancellor of Great Britain, for Enlarging the Time for John Parker, fome Time fince of the Parish of St. James Westminster in the County of Middlefex, Robert Crowe and David Tyrie, both fome Time fince of Chad's-row in the Parish of St. Pancras in the County and all late of Lonion. Marchast and Marchast Time fince of Chad's-row in the Parish of St, Pancras in the faid County, and all late of Lon'on, Merchants and Partners, (Eankrupts) to furrender themfelves, and make a full Difco-very and Difclofure of their Effate and Effects, for Eight Days, to be computed from the 7th Day of December inftant; This is to give Notice, that the Commiffioners in the faid Commiffion named and authorized, or the major Part of them, intend to meet on the 15th Day of the faid December, at Ten of the Clock in the Forenoon, at Guild-hall. London: where the faid Bankrupts are required to furgenhall, London; where the faid Bankrupts arc required to furren-der themfelves between the Hours of Eleven and One of the fame Day, and make a full Difcovery and Difclofure of their Effate and Effects, and finish their Examination; and the Creditors, who have not already proved their Debts, may then and there come and prove the fame, and allent to or diffent from the Allowance of their Certificate,