Very Proper for all Officers going to AMERICA, or the EAST-INDIES.

This Day is published,

Elegantly printed on a Royal Paper, in One Volume Quarto, illuBrated with 25 large Plans curioufly engraved,

Price 11. 1 s. in Boards,

Dedicated by Permission to the Right Honourable JOHN Lord Viscount LIGONIER, Field-Marshal and Commander in Chief of His Majesty's Forces;

HE ART of WAR on the MOST APPROVED PRINCIPLES, ΗE

By COUNT TURPIN,

Brigadier and Inspector-General of the French Hussars; trans-

Brigadier and Inspector-General of the French Hussias; translated from the French, by Captain Josefh Otwar. Containing, among many other equally important Articles, The March of an Army in an open, a mountainous, and a woody Country. Encampments in offensive and defensive War. Method of escorting Convoys. Attack of an Army on the March in a mountainous or open Country. Convoys. Entrenched Camps. Passage of Rivers. Battles. Quarters and Cantonments. Advanced Detachments. Attack of the Quarters of an Army. Retreat on Miscarriage. General Principles for forming the Plan of a Campaign, &c. &c.

London, Printed for E. Johnston; and fold by T. Longman in Paternoster-row, and N. Conant in Fleet street,

Manchester, April 15, 1779.

THE Partnership between Robert Smith, James Taylor, and Joseph Smith, of Manchester in the County of Lancaster, Chapmen, was this Day dissolved by mutual Confent. All Persons who are indebted to the said Partnership are desired forthwith to pay their Debts to the said Robert Smith, Joseph Smith, or either of them; by whom all Debts owing by the said Partners will be duly discharged: As witness their Hands.

Rob. Smith James Taylor. Jos. Smith.

Aldersgate-street, April 23, 1779.

Wherese the Copartnership between Samuel Pollard and Roger Moser, is mutually dissolved this Day. All Claims on the said Copartnership will be paid at No. 111, Aldersgate-street; and all Debts due to the said Copartnership are requested to be paid immediately to the said Roger Moser, at No. 111, Aldersgate street, as above. Witness our Hands at No. 111, Alderigate fireet, as above. Witness our Hands, Sam. Pollard.

Roger Moser.

London, May 8, 1779.

THE Partnership between Bond and Ryland, of Crutched Friars, London, Merchants, having expired on the 30th of April last, All Persons who have any Demands on the said Bond and Ryland, are defired to fend an Account thereof to No. 44, Crutched Friars.

John Bond. J. Ryland.

HE late Partnership between Bond and Ryland having expired as mentioned in the preceding Advertifement, the Business, from the Expiration of such Copertnership, will be carried on by Mr. Bond, in his Name, and on his separate Account only.

Derby, May 4, 1779. L L Persons who stand indebted to the Effects of the late LI. Perfors who stand indebted to the Effects of the late William Elliott, of Derby, Druggist, deceased, are defired to pay the same to his Administrator, Mr. Chase, Banker, in Derby aforesaid, on or before the 1st Day of August next, otherwise they will be sued for the same without further Noornerwise they will be lued for the fame without further Notice. And those Persons who have any Demands upon the said Effects, and have not yet sent in an Account of them to the said Mr. Chase, are desired to send them in to him, on or before the 1st Day of August above-mentioned, or they will be excluded receiving the Benesit of any Dividend hereafter arising from the said Effects.

Dursuant to a Decree of the High Court of Chancery, the Creditors, Legatees, and Annuitants of Martha Scat-tergond, late of the Parish of St. George Hanover-square in the County of Middlesex, Spinster, deceased, are forthwith to come in and prove their respective Debts, and claim their respective Legacies and Annuities, before Peter Holford, Esq;

one of the Masters of the said Court, at his Chambers in Sy-

mond's-inn, Chancery-lane, London, or in Desault thereof they will be excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, the Creditors of Anthony Wharton, late of Carr House in the Parish of Doncaster in the County of York, Esq. deceased, are forthwith to come in and prove their Debts before John Eames, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the faid

Decree.

Dursuant to a Decree of the High Court of Chancery, dated the 28th Day of February, 1778, (made in a Cause, Dallaway against Prettyman) the unsatisfied Creditors (if any) of James Presson, late of West Cowes in the Isle of Wight in the County of Southampton, Tide-surveyor of Excise, deceased, are forthwith to come in and prove their Debts before Edward Montagu, Esq.; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Dursuant to an Order of the High Court of Chancery, the

Pursuant to an Order of the High Court of Chancery, the Creditors of William Edward Reason, late of the Parish of St. Ann Soho in the County of Middlesex, Gentleman, of St. Ann Soho in the County of Middletex, Gentleman, deceased, provided for by a certain Indenture, dated the 16t Day of March, 1769, and made between the said William Edward Reason of the first Part, William Devon, Gent. of the second Part, and William Stidman and others, Creditors of the said William Edward Reason, of the third Part, and whose Names are mentioned in the Schedule thereto, or the Personal Reptesentatives of such of them as are dead, are to c me in and make out their respective Claims before William Graves, Esq. one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, on or before the 5th Day of June next, or in Default thereof they will be excluded the Benefit of the faid Order,

O be fold, pursuant to an Order made by the Right Honourable the Lord High Chancellor of Great Britain, before John Hett, Eq; one of the Masters of the High Court of Chancery, at his Chambers in Symond's inn, Chancerylane, London, The Ground belonging to the Six Clerks of the faid Court, and the Buildings standing thereon, situate in

the said Court, and the Buildings standing thereon, situate in Chancery-lane aforesaid. Particulars whereof may be had at the said Master's Chambers.

THE Creditors of the deceased Daniel Crawford, late Merchant in Greenock, are defired to lodge their Vouchers of Debt against the said Desunct, with their Oaths of Verity, in the Hands of Hugh Crawford, Messenger in Greenock, Factor on the Estate of the deceased Daniel Crawford, on or before the 15th Day of June next, certifying those who neglect so to do, that they will be cut off from the first Dividend of the Desunct's Subject, which is proposed to be made the 1st of July next.

made the 1st of July next.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded against William Ford, of of minon of Bankerpt awared against windam Ford, or Ofwestry in the County of Salop, Scrivener, are cestred to meet the Assignees of his Estate and Estects, on Thursday the 20th Instant, at Eleven in the Forenoon, at Mess. Plumer and Purssow's, called the Talbot, in Shrewsbury, in order to assent to

Row's, called the Talbot, in Shrewfbury, in order to affent to or diffent from their commencing, profecuting, or defending, any Suit or Suits at Law or in Equity concerning the said Banstrupt's Estate and Essects; or to their compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto. And such Creditors who have not proved their Debts, may then and there prove the same, it being a Meeting by Adjournment.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against John Geed, late of Walworth in the County of Surry, Mariner, Dealer and Chapman, are desired to meet the Assignees of his Estate and Essects, on Wednesday the 20th Day of May instant, at Tive of the Clock in the Assertance, at the Edinburgh Cossee-house in Swithin's-alley, London, in order to assist to or dissent from the said Assignees commencing, prosecuting, or defending, any Suit or Suits at Law or in Equity concerning the said Bankrupt's Estate and Essects; or to their compounding, submitting to Arbitration, or otherwise agreeing, any Matter in Dispute relating thereto; and on other special Assists.

other special Assaurance of the Clock in the Asternoon, at