June 2, 1781.

THE Partnership between Gregory Bateman, Edward Barnett, and Evan Foulkes, of Maiden-lane, Covent-garden, was this Day dissolved by mutual Consent. All Perions who have any Claims or Demands on the said Partnership are defired to send an Account thereof to the said Bateman and Foulkes, that they may be adjusted and paid; and all Persons indebted to the said Partnership are defired forthwith to pay the same to the said Bateman and Foulkes.

Greg. Bateman. E. Barnett. E. Foulkes.

London, June 30, 1781.

THE Partnership between De Malherbe and Keys, Merchants, No. 38, Broad-street, being this Day dissolved by mutual Consent, this serves to inform all whom it may concern, that Richard Keys has Authority to discharge and receive the Monies due to and by the said Partnership Estate. Witness our Hands,

G. De Malberbe. Richard Keys.

July 4, 1781.

THE Copartnership between Henry Pierrepont, of Swanfireet, and Samuel Ravenscroft, of Crutched-friars, Attornies, is this Day dissolved by mutual Consent.

Henry Pierrepont. Sam. Ravenscroft.

Manchefter, June 2, 1781.

THE Partnership between Mess. Nathaniel Phillips, Thomas Falkner Phillips, and Thomas Smith, under the Firm of Nathaniel and Falkner Phillips and Co. was this Day distolved; and by mutual Agreement all Debts owing to or by the said Partnership will be paid and received by Nathaniel and Falkner Phillips and Falkner Phillips.

Nath. Phillips. Tho. Falkner Phillips. Tho. Smith.

July 7, 1781.

HE Partnership between Thomas Yate and Thomas Saxton, of Little Bandy-leg-walk, Southwark, Hatmakers, is this Day by mutual Consent distolved.

Tho. Yate. Tho. Saxton.

A L L Persons who have any Demands on Joseph Fryer and Anthony Fryer, or either of them, heretofore of the Poultry, but late of Bucklersbury, London, Linen-drapers and Copartners, both deceased, are desired to send an Account thereof unto Anthony Fryer, at his Chambers, No. 2, Elmcourt, Temple, London, (Executor of the surviving Partner) in order to be paid and satisfied; and all Persons indebted to the said Joseph and Anthony Fryer, or either of them, are defited to pay the same to the faid Anthony Fryer.

O be fold, pursuant to a Decree of the High Court of Chancery, before William Graves, Eig; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lape, London, (in Six Lots or Parcels) The Freehold and Copyhold Estates of John Rider, deceased, fituate at Harlow in the County of Essex, 23 Miles from London, and in the high Road from thence to Newmarket. Particulars whereof may be had at the Gild Master's Chambers, and lars whereof may be had at the faid Master's Chambers; and at Mest. Capstacks and Cameron, No. 12, Clifford's-inn

O be fold, pursuant to a Decree of the High Court of Chancery, before John Ord, Esq; one of the Massers of the said Court, at his Chambers in Lincoln's-inn, The Freehold and Copyhold Estates of the Right Honourable Augustus John Earl of Bristol, devised by his Will to be sold, in Three Lots, viz.

Lot No. 1. Bayford's Meadow, at Ickworth in the County of Sussol, and a Cottage, Blacksmith's Shop, and Piece of Land there; and also sundry Fee-farm Rents issuing out of Tenements in Bury St. Edmund's, of the yearly Value of 671. being Freehold.

being Freehold.

Let No. 2. A Farm in Chevington in Suffolk, let to John Kemp, at 301. a Year; and another Farm at Chedburgh in

the same County, let to John Doughty, at 451. a Year; being both Freehold:

ing both Freehold.

Lot No. 3. A Copyhold Cottage and some Lands in the Parish of Eyke, and in Broomswell in Suffolk, let to Ann and Thomas Gross, at 81. a Year; an undivided Moiety of 100 Acres of Copyhold Land in Eyke and Broomswell atoresaid, let to Ann Gross, of the yearly Value of ; and an undivided Moiety of a Copyhold Meadow in Broomswell, and Two Pieces of Land, let to Ann Gross, of the yearly Value

Particulars whereof may be had at the faid Master's Chamhers.

O be peremptorily fold, pursuant to a subsequent Order of the High Court of Chancery, before John Eames, Esq; one of the Masters of the said Court, at his Chambets in Symond's-inn, Chancery-lane, London, (in One Lot) on Monday the 16th of July instant, between the Hours of Six and Seven in the Assertment, The Manor of Stansted, and all other the Estates of the Right Honourable George Montagu Dunk, Earl of Halifax, deceased, situate in the County of Sussex.

Particulars whereof may be had at the faid Master's Chambers; and of Mr. Pickering, in Great Queen-street, Lincoln's-inn-fields; Mr. Sayer, at his Chambers in the Old Buildings, Lincoln's-inn; and of Mr. Cathery, at Westbourn, Suffex.

Dursuant to a Decree of the High Court of Chancery, the Creditors of Mary Phillimore, late of Uptrup in the Parish of Cam in the County of Gloucester, Widow, deceased, are forthwith to come in and prove their Debts before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's-inn, or in Default thereof they will be excluded the Benefit of the said Decree.

Urfuant to a Decree of the High Court of Chancery, the Ourtuant to a Decree of the High Court of Chancery, the Creditors of Elizabeth Fortune, late of Alderley in the County of Gloucester, Spicster, deccased, are forthwith to come in and prove their Debts before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's-inn, 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 (if any) of William Western, late of Rivenhall in the County of Essex, Esq; deceased, are forthwith to come in and prove their Debts before Samuel Pechell, 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,

Pursuant to a Decree of the High Court of Chancery, the Creditors (if any) of James Western, late of Rivenhall in the County of Essex, Esq; deceased, are torthwith to come in and prove their Debts before Samuel Pechell, Esq; one of the Masters 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 faid Decree.

Pursuant to a Decree of the High Court of Chancery, the Creditors of William Gansell, late of Donyland Hall The County of Essex, Essi deceased, are forthwith to come in and prove their Deb's before John Hett, Essi, 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.

Pursuant to a Decree of the High Court of Chancery, the Creditors and Legatees of Edward Wrench, late of the City of Chester, Esq; deceased, are to come in and prove their Debts and claim their Legacies before William Weller Pepys, 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

Dursuant to a Decree of the High Court of Chancery, the Creditors of Edward Ward, late of Nunnikerk in the County of Northumb rland, Eig; deceased, are to come in and prove their Debts before William Weller Pepys, Esq; one of the Masters of the said Court, at his Chambers in Symond's-ian, Chancery lane, London, on or before the 2d Day of August next, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.