or as soon after as may be, the following Estates will be let on Leases, to commence upon the 121'r Day of May, 1783; That is to say, Scremerston South Side East Farm, and Scremerston South Side Moor Farm, in the County of Durham; Chesterhill Farm, Out-chester Farm, Glororum Farm, Glororum Colliery and Limestone Quarry, Spindleston Farm exclusive of the Mill, Widehoe Haugh and Mill Haugh, Spindleston Mill with Widehoe Haugh and Mill Haugh, Dilston Mill and Ground, and Broomhill Farm and Strother Close, in the County of Northumberland.

All Persons desirous to take the said Estates are requested to give in their Proposals, in Writing, to Mr. Ibbetson, at the Admiralty-Office, London, at any Time before the Day above-mentioned, or on that Day between the Hours of Eleven o'Clock in the Forenoon and One o'Clock in the Afternoon, at Salters-Hall in London; and for Particulars of all or any of the said Estates to be let as aforesaid, to apply to Mell. Walton and Turner, Receivers for the said Hospital, or to the

Bailiss in their respective Districts.

N. B. The Farms at Scremerston, Chesterbill, Outchefter, Glororum, and Spindleston; the Colliery and Limestone Quarry at Glororum; and the Mill and Ground at Spindleston, will be let on Leases for Twelve Years or under; Dilston Mill and Ground on Lease for Two Years; and Broombill and Strother Close for Five Years: And Liberty will be reserved for the Tenants of Outchester and Chesterbill Farms to get Limestones and burn Lime at the Limestone Quarry in Crendale at Spindleston, as also Wayleave for full Enjoyment of such Liberty, without any Payment or Satisfaction for Spoil

Jnº Ibbetson.

To Legatees.

R. John Brain, late of Rainford in the County of Lancaster, Yeoman, having devised and bequeathed his Estates Real and Personal, after the Decease of his Wife, equally amongst his own and his Wise's Brothers and Sisters, or their lawful Representatives; and as some of such Brothers and Sisters, or their Representatives, are supposed to be Residents in different Parts of the Kingdom, remote from Rainford, and may not as yet have heard of the Death of Mr. Brain's Wife, the Administrator judges it proper to advice them of such Event, and requests that they will immediately apply, by Letter, to Sudell and Blackstock, Attornies in Liverpool, that an equal Distribution may be forthwith made of the Testator's Effects.

IF John Hardman, who about Twenty Years ago went to America as a Factor, or James Hardman, who was an Apprentice to a Crachmaker in London, (the Sons of John Hardman, late of Long-acre, London, Manchester Warehouseman, deceased will apply to Mr. Jones, Attorney, in Manchester in the County of Lancaster, they may hear of something to their Advantage: But if they, or either of them, be dead, and any Person or Persons will inform the said Mr. Jones when

and where they respectively died, such Person or Persons shall

be handsomely paid f r their Trouble.

HEREAS there is great Reason to believe that
John Williamson, formerly Purser of the London Majefty's Service as Secretary to Lieutenant-General Vaughan in the Expedition against the Island of Saint Eustatius, and who died a few Days after its Surrender, was, at the Time of his Death, possessed or entitled to Monies and Esteds to a very confiderable Amount, in the Hands or Care of fome Per-fon or Persons whom his Executor has not been able to discover: And whereas it is apprehended that the faid John Williamson was also, at the Time of his Death, legally entitled to one or more Freehold Estates in the Kingdom of Ireland: The faid Executor of the faid John Williamson doth therefore

hereby offer unto any Person or Persons who shall discover or make known to him the faid Executor, in whose Possession or Care any Monies or Essects of the said John Williamson are deposited, so that the same shall be recovered or received by him; or shall discover any Freehold or other Estates which the fa'd John Williamson was at his Decease entitled to, either in fa'd John Williamson was at his Decease entitled to, either in Ireland or elsewhere, so that Possession thereof may be obtained by the Said Executor, under and by Virtue of the Will of the faid John. Williamson; a Proportion of all such Monies or Essession, and of the Value of such Estates, at and after the Rate of 251, per Cent upon the Money or Essess, and the Value of such Estates which still be actually received, or of which Possession shall be actually obtained by the said Executor, by Mens of the Information and Affishance which shall be sing-Me ins of the Information and Affiftance which shall be given him by fuch Person or Persons.

All Persons who can give the Information above requested are d fired to apply either to Mr. Johnson, of Lawrence-lane, London, Laceman, the Executor; or to Mr. Foss, of Gough-square, Fleet-street, London, his Sollicitor.

HE Partnership between Mess. Quilter and Keating, of Walbrook, London, Attornies at Law, is this Day dif-folved by mutual Confent. All Matters of Account respecting the faid Partnership are to be settled by Mr. Quilter, in Walbrook.

James Rumball Quilter. Wm. Keating.

O be pe emptorily fold, pursuant to a Decree and sub-fequent Order of the High Court of Chancery, before William Graves, Esq; one of the Masters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, on Monday the 17th of February next, at Five of the Clock in the Afternoon, A Toft, whereon a Farm-house called Latkin's the Alternoon, A Toft, whereon a rarm-nouse caused Larkin's Hall formerly stood; a Barn, Stable, Yard, Garden, Orchards, and a new-built Brick Message, with a Malt-house, Barn, Stable, Yard, Garden, Orchards, and about 112 Acres of Arable, Meadow, Pastore, and Hop-ground, situate in the Parishes of Friendsbury and Stroud in the County of Kents. now let on Leafe for Twenty-one Years, (of which Five Years were unexpired at Michaelmas, 1782) at the yearly Rent of 751. 58, being Part of the Freehold Estate late of Sir Francis Head, Bart, deceased, Particulars of the said Estate manufactures. Head, Bart, deceased. Particulars of the said Estate may be had at the said Master's Chambers.

Pursuant to a Decree of the High Court of Chancery, the Creditors of Richard Sparrow, of Picktree in the County of Durham, Efg. deceafed, are forthwith to come in and prove their Debts before William Graves, Efg.; one of the Masters of the faid Court, at his Chambers in Symond's inn, Chancerylane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Oursuant to a Decree of the High Court of Chancery, dated the 4th Day of July, 1782, made in a Cause, Knapp and others against Williams and others, the Kindred and next of others against Williams and others, the Kindred and next of Kin of Edward Johnson, late of Twickenham in the County of Middlefex, Clerk, deceased, are, on or before the last Day of February next, to come in and prove their Kindred to the said Edward Johnson, and make out their Claims, before Peter Holsord, 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 peremptorily excluded the Benefit of the said Decree. of the faid Decree.

Dursuant to a Decree of the High Court of Chancery, dated the 7th Day of June, 1970, and mode in a Court of Durluant to a Decree of the High Court of Chancery, dated the 7th Day of June, 1779, and made in a Caule, Evans and others against Grave and others, the Creditors of Robert Grave, late of Hampstead in the County of Middlesex, Painter and Glazier, deceased, are, on or before the last Day of February next, to come in and prove their Debts before Peter Holford, 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 pe emptorily excluded the Benefit of the said Decree.

of the faid Decree.

HE Creditors who have proved to eir Debts under a Com-THE Creditors who have proved their Debts under a commission of Bankrupt awarded and issued against Brown-low Bate and Tilman Henckell, of the Old Jewry, London, Merchants and Partners, are defired to meet the Affigness of their Estate and Estects, on Friday the 31st of January instant, precisely at Seven o'Clock in the Evening, at the Guildhalf.