nufacturers, and carried on under the Firm of Chippindalls and nufacturers, and carried on under the Firm of Chippindalls and Glover, being this Day dissolved by mutual Agreement, and the faid William Chippindall having relinquished his Interest in the Trade: Notice is hereby given, that such Business will for the suture be transacted by the said Thomas Chippindall and Isaac Glover, who will discharge all Demands upon them and the said William Chippindall, and are authorized to receive all Debts owing on Account of the said Partnership.

Tho. Chippindall. Will. Chippindall. Isaac Glover.

A LL Persons having any just Claim or Demand on the Estate and Estects of Mr. Edward Clarke, late of Ludgate-hill, London, China-man, deceased, or on his Executors in respect to the Trade carried for the Benefit of his Children in respect to the Trade carried for the Beneat or his Children fince his Decease, are desired forthwith to send in an Account thereof to Thomas Trundle, of Croshy-square, Attorney at Law, in order that the same may be settled and paid; and all Persons indebted to the said Estate are desired to pay their respective Debts forthwith to the said Mr. Trundle, otherwise they will be sued for the same; the said Executors having disconsistent of the said Trunds from the sath Day of June 101. tinued the faid Trade from the 24th Day of June last.

Wm. Dawson. Wm. Cafs, Executors to the late Mr. Edward Clarke, deceased.

To the Creditors of Charles Floyer, heretofore of the Town of Abergavenny, in the County of Monmouth, Gentleman, deceased.

N pursuance of the Directions contained in the last Will and Testament of Blanch Floyer, late of the said Town of Abergavenny, who was the Widow of the said Charles Floyer, and who departed this Life on the 20th Day of August, 1786, Notice is hereby given, that the said Blanch Floyer did, in her last Will and Testament, recite, that her said late Husband did, in Will and Testament, recite, that her said late Husband did, in the Year 1748, enter into a Composition with several of his Creditors top pay them after the Rate of Ten Shillings in the Pound of their respective Debts; that her Intention and Desire were to charge certain Estates by her said Will devised, with the Payment of the remaining Ten Shillings in the Pound, to such of the Creditors of her said late Husband, who executed a certain Deed of Composition, bearing Date the 25th Day of October, 1748, and thereby agreed to accept a Composition of Ten Shillings in the Pound, in full of their Debts, in entire Exclusion of such of her said late Husband's Creditors who resuled to accept such Composition; and, after reciting that the said Charles Floyer departed this Life some Time in the Year 1753, the said Testatrix did, in and by her said Will, and Year 1753, the faid Testatrix did, in and by her said Will, and a Codicil thereto, devise all her Messinges, Lands and Tenements, situate in the Town and Parish of Abergavenny, the Parish of Liantillo, Pertholey, or elsewhere, in the said County of Monmouth, unto and to the Use of Fowler Walker, of Lincola's-inn, in the County of Middlefex, Efq; and John Roberts, of the faid Town of Abergavenny, Efq; and Robert Morgan Kinfey, of the fame Place, Gentleman, their Heirs and Affigns, upon Truft (among other Trufts therein mentioned) to raife and seys fuch Sum of Money, and no more, as the Remainder of the original Debts due to such of the Creditors of her said Husband, who accepted the said Composition of Ten Shillings in the Pound, amounted to, viz. the principal Sum which the remaining Ten Shillings in the Pound unpaid of such Debts should mount to, at the Time of her Decease, with Interest for the same, to be computed from the Time of her Decease, in such name, to be computed from the 1 me of her Deceale, in luch Manner as by her faid Will is directed, and should thereupon invest the Money so raised, and the Dividends and Interest thereof, in such Manner as is directed by her said Will, until it should be decided to the Satisfaction of the said Trustees, whether and how far the said Estates were or should be in Law or Equity liable to the Payment of the Debts due from the said Trustees, whether and how far the said Estates were or should be in Law or Equity liable to the Payment of the Debts due from the said or Equity liable to the Payment or the Debts due from the laid Testatrix's said late Husband, to such of his Specialty Creditors as did not accept of the said Composition, and should, when as soon as it should sufficiently appear or be decided to the Satisfaction of the said Trustees, that the said Litates were or should be liable to the Payment of such Debts of the said Creditors, the said Creditors, are desired to meet the Affignees of the said Bank-rupt's Estate and Effects, on the 7th Day of September next, are

who did not accede to the faid Composition, or any of them; then upon Trust, by and out of the said Trust Monies, to pay to such Creditors such Sums, so far as the said Trust Monies would extend, towards Discharge of their said Debts and Interest, as they should appear or be adjudged, or decreed to be intitled in Law or Equity, to recover out of the same Estates, and no more; and should, after Payment thereof, pay the Residue of the said Trust Monies to the Creditors, Parties to the said Deed of Composition, or their Personal Representatives, rateably in Proportion to their respective Debts. And in case the said Specialty Creditors, who had not acceded to the said Composition, should appear not to be intitled to recover any of their said Debts out of the said Estates, then to pay the Whole of the said Trust Monies to and among the Creditors who had acceded thereto, or their Personal Representatives, rateably and in Proportion to their respective Debts, it being by the said Will declared to be the Intent of the said Testatrix that the Specialty Creditors of her faid Husband, who did not accept of the faid Composition, or their Representatives, should be paid no more out of the said Trust Monies than they would be intitled to recover at Law or in Equity out of the said Estates. And such of the Creditors aforesaid, who accepted the said Composition of Ten Shillings in the Pound, or their now legal personal Representatives, may, by applying to the said Mr. Kinsey after the 30th Day of September next, receive their respective proportionable Shares of the remaining Ten Shillings in the Pound of the Principal of the said respective Debts, with Interest for the same, as is directed by the faid Will, or giving such Releases and Indemni-ties to the said Devisees in Trust as shall be required. And all such Persons as conceive themselves to be interested

in the faid Devile are hereby defired to fend an Account of their respective Demands to the said Robert Morgan Kinsey, at Abergavenny aforesaid, of whom further Particulars may be had respecting the Will of the said Testatrix.

O be peremptorily fold, pursuant to an Order of the High Court of Chancery, made in a Cause Lowson against Lowson, dated the 18th Day of December, 1788, and a subsequent Order dated the 30th Day of July last, by the Person appointed for that Purpose by Peter Holford, Esq; the Master to whom this Cause stands referred, on Tuesday the 13th Day of October next, between the Hours of Ten and Eleven of the Clock in the Forenoon, at the House of Richard Thompson, being the Post House, in Darlington, in the County of Durham, in Twenty-eight Lots, The several Freehold and Copyhold Estates of Francis Lowson, late of Darlington afore-said, Gentleman, deceased, situate at Darlington and Cockerton, in the Parish of Darlington; at Tosthill, in the Parish of St. Helen Auckland, and at Heighington, in the said County. For a Particular of the said Estates enquire at the Chambers of Peter Holford, Esq; one of the Masters of the said Court, of Peter Holford, Efq; one of the Mafters of the faid Court, in Symond's-inn, Chancery-lane, London; of Mess. Lane and Edmunds, Hatton-garden, London; of Mess. Hodgson and Hardcastle, Symond's-inn aforesaid; and of Mr. Henry Ornsby, Attorney at Law, at Darlington aforefaid, who will fend a Per fon to shew the Premises.

O he peremptorily fold, pursuant to a Decree of the High Court of Chancery, before Peter Holford, Esq; one of Court of Chancery, before Peter Holford, Efq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, on Tuesday the roth Day of November next, between the Hours of Five and Six in the Asternoon, The Freehold Estate of Edmund Waller, late of Beaconssield, in the County of Bucks, Efq; deceased, called Bedwell's Farm, situate at Farmington, in the County of Gloucester, in the Occupation of Mr. Gabriel Adams; and also the Leasehold Estate of the said Edmund Waller, called The Abby Farm, situate within the Parishes of Burnham and Dorney, in the said County of Bucks, in the several Occupations of Mr. Robert Charstey, Mr. John Stransum, and Mr. Joseph Stransum. For a Particular of the said Estates enquire at the said Master's Chambers, and at the Office of Mess. Wallis and Troward, Solicitors, Norfolk-street in the Strand. Troward, Solicitors, Norfolk-street in the Strand.