Forces there was, previous to the 6th of the 12th Month, 1790; a partial Connection in the Corn and Flour Bunfiness between Matthew Armitage and Iface Stephenson, of Kingston upon Hull: Notice is hereby given, That, on the Irid 6th of the 12th Month aforefail, the Connection terminated by mutual Consent, agreeable to the Tenor of an Advertisement, their published, and the Business has been fince that Period, and flill continues to be carried on by the faid Matthew Arminage on his own Account only: All Debts due from and to the aforenamed Parties, which have been jointly contracted during their Connection aforefaid to be paid and received by the faid Matthew Armitage, to whom all Accounts of that Defeription are requested to be fent, in order that they may be

> Matthew Armitage. Isaac Stephenson.

HE Partnership between George Hall, James Christopher
Forsyth and Edward Priddle, of Primrose street, Bishopfgate Without, London, Weavers, in the Firm of Hall, Forsyth and Priddle, was dissolved on the 3d Day of January, 1791, by mutual Consent, as to the Share and Interest of the said Edward Priddle. The Bufiness is and will be carried on as usual by George Hall and Christopher James Forsyth, under the Firm of Hall and Forsyth. All Demandsdue on the Copartnership Account will be paid, and all Debts due to the Copart-nership received as usual.

George Hall. James Christopher Forsyth. Edw. Priddle.

OTICE is hereby given, that the Partnership between Robert Norrie and James Boult, of Villiers-street Strand, Taylors, was dissolved by mutual Consent on the 31st Day of December last. All Persons who have any Demands on the said late Partnership are desired to give in the same to the said Robert Norrie, in Villiers-street aforesaid; and those who are indebted to the said Copartnership are requested to pay the same to the said Robert Norrie, who continues the Business. Witness our Hands this 28th Day of January, 1791.

Robert Norrie.

James Boult.

THE Partnership between Samuel Hamer Oates, Josiah Oates and Henry Coape Sherbrooke, of Leeds, Mer-thants, under the Firm of Sarauel Oates, Sons and Co. is this Dey diffolved by mutual Consent; and the Business will in fu-Dey diffolved by mutual Content; and the Bulliers will in future be carried on by Samuel Hamer Oates and Josah Oates, under the abovementioned Firm of Samuel Oates, Sons and Co. as witness our Hands this 1st Day of January, 1791.

Sam. Hamer Oates.

Josiah Oates. Henry Coape Sherbrooke. Samuel Hamer Oates, Josiah Oates, Executors of the late Samuel Oates.

HE Partnership in the Banking Business carried on at Leeds, in the County of York, in the Names of Henry Wickham, Joshua Field, Edward Cleaver, Matthias Jameson and William Greenwood, having expired: Notice is hereby given, that the said Banking Business will in future be carried on by and under the Firm of Wickham, Field, Cleaver and Greenwood only: Witness our Hands, this 31st Day of Detember, 1790.

Henry Wickbam. Josh. Field. E. Cleaver. Matt. Jameson. W. Greenwood.

the Trust Deed, bearing Date the 30th Day of June, 1773, and have received their First Dividend, are defired to call at the Chambers of Mess. Hodgson and Hardcastle, Symond's-inn, Chancery-lane, on Wednesday, between the Hours of Eleven and Two o'Clock, in every Week, to receive their Final Dividend; and those who have not had the First Dividend to receive their First and Final Dividend.

tHE Creditors of Samuel Stable, late of Goodge-street, Tottenham court-road, Apothecary, Dealer and Chapman, are defired to meet the Affignees of his Estate and Esfects on Friday the 4th Day of February inftant, at Seven o'Clock in the Evening, at Furnival's Inn Coffee-house, Holborn, on special Affairs touching and concerning the Bankrupt's Estate and Effects.

John Driver, late of Crown-court, Cheapfire, and of the Pavement, Moorfields, London, deceated.

LL Creditors to his Estate are defired to fend in an Ac-LL Creditors to his Estate are defined to find in an Account of their Claims immediately; and all Persons indebted to the faid Estate are requested to pay the some to his Executors, Nathaniel Newbold, Clement's-c urt. Mick-street, and Harry Harford; No. 2, Crown-court, Cheepside.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Silver against Milles, and a general Order of Transfer, the Creditors of William Brown, deceased, late First Mate of the Ship Rochford, belonging to the East India Company, are forthwith to come in, either personally or by their Solicitors, and prove their Debts, before John Spranger, 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 Benesic of the said Decree.

Dursuant to a Decree of the High Court of Chancery, bearing Date the 23d Day of November, 1790, made in a Cause Halfey against Halfey, the Creditors (if any) of Frederick Halfey, late of Great Gaddesden in the County of Hertderick Halley, late of Great Gaddeiden in the County of Hert-ford, Efq; who died in July, 1769, and also the Creditors (if any) of Thomas Halley the Elder, of Great Gaddeiden afore-faid, Efq; who died in October, 1788, are forthwith to come in and prove their Debts before Edward Montagu, Efq; 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 said Decree.

Jufant to a Decree of the High Court of Chancery, made Urfuant to a Decree of the High Court of Chancery, made in a Cause Wood against Wood, the Creditors of Charles Wood, late of Bowling Hall in the County of York, Eq; are, personally or by their Solicitors to come in and prove their Debts before William Weller Pepys, Eq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancerylane, London, or in Default thereof they will be excluded the Benesit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Bengough against Hudson, the Creditors of Edmund Bengough, late of Calcutta in the Province of Bengal, in the East Indies, Doctor of Physic, deceased, are, on or before the 10th Day of May next, to come in and prove their Debta 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 peremptorily excluded the Benesit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, bearing Date the 25th Day of June, 1790, made in a Cause Craig against Bolton, the Creditors of Mason Bolton, Esq. late Lieutenant-Colonel of His Majesty's 8th Regiment of Foot, who did in Officer 1892. Lieutenant-Colonel of His Majetty's 8th Regument of Foot, who died in October, 1780, are, on or before the 12th Day of May next, to come in and prove their Debts before Edward Montagu, Efq; 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 Charcery, bearing Date the 25th Day of June, 1790, made in a Cause Craig against Bolton, the next of Kin of Mason Bolton, Esq. late Lieutenant-Colonel of His Majesty's 8th Regiment of Foot, who died in October, 1780, who were living at the Time of his Decease, or the Representative or Representatives of such next of Kin who have died since the said Mason Bolton, are, on or before the 12th Day of May next, to come in and prove their Kindred, or make out their Representation of such next of the Kin before Edward Montagu. Fig. one of the Masters of the Kin, before Edward Montagu, Efg; 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.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Flower against Ashley, the Creditors of Stephen Flower, late of Newton, in the Parish of Melksham, in the County of Wilts, Farmer, are, personally or by their Solicitors, to come in and prove their Debts before William Weller Pepys, Esq. ome 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.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Palmer against Stephens, the Creditors of Mary Colfell, late of Aldermatton in the County of Berks, Widow, deceased, are to come in and prove their Debts before Edward Leeds, Efg; 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.