Otice is hereby given, that the Copartnership hitherto carried on between Richard Seymour Burges and Thomas Christopher Banks, both of South-Street, in the Parish of St. George, in the County of Middlesex, Coal-Merchants, under the Firm of Burges and Banks, is this Day mutually disloved; and that the Business will in future be cerried on in South-Street and that the Bulmers will in future be cerried on in South-Street aforefaid by the faid R. S. Burges on his own feparate Actount; as witness our Hands this 1st of March, 1793.

R. S. Burges.

T. C. Banks.

Newcastle upon Tyne, February 26, 1793.

THE Copartnership between Hugh and Nathaniel Hornby, of Newcastle upon Tyne, Woollen Drapers, has been amicably dissolved, and the Business will in future be carried on by Nathaniel Hornby, who respectfully intreats a Continuation of the Favours of the Friends of the Copartnership: All Persons having any Demands on the Copartnership are desired to transmit an Account thereof to Hugh Hornby, Esq; for Payment, to whom all the Debts due to it are requested to be paid.

Hugh Hornby. Nath. Hornby.

Burnley, December 26, 1792. THE Partnership subsisting between Thomas Crossley, John Smith and Thomas Smith, Cotton-Manufacturers, is, by mutual Confent, dissolved; Notice is hereby given, that all Debts owing upon the Portnership Account will be paid by the said Thomas Smith, and all Persons that are indebted on the said Partnership Account are to pay the same to the said Thomas Smith, who will give them proper Discharges for the same; as witness our Hands,

Thomas Crossley. John Smith. Thomas Smith.

LL Persons who have any Demand upon the Estate of Clark Winchester, late of the Parish of St. Margaret, Westminster, and of Bushy Park in the County of Middlesex, Westminiter, and or Builty Park in the County of Middleter, Esta; are defired forthwith to send an Account there of to William Husley, Esta; of Buckingham-Street, York-Buildings, in the Strand, (Executor of the Will of the said Clark Winchester) by whom the Testator's Debts will be paid, and to whom all Persons indebted to the said Estate are defired to pay

March 4, 1793. LL Persons having any Demand on the Estate and Effects of the late Mr. George Baldwin, deceased, late of Paisley, the County of Renfrew, Linen and Woollen-Draper, are defired to fend an Account thereof to Mr. Samuel Cochran, of Paifley in the County of Renfrew, Manufacturer, on or before the 1st of May, 1793, in order that they may receive a Divi-dend thereof, and for finally adjusting and fettling the same; and all Claims not then proved will be disallowed, and will lose the Benefit arising from the said Effects.

THE undermentioned Creditors of James Gough and Oliver
Noyes, of Kingiton upon Hull, Bankrupts in the Year
1746, not having claimed their last Dividend, this is to inform
them, of their Representatives, that they may receive the same,
by applying to Mest. William Rawson and Company, CorbetCourt, Gracechurch-Street, London.
Francis Wroughton, of Philpot-Lane, London, Merchant.
Richard Chapman, of Cornhill, Linen-Draper.
Timothy Wild and John Dennison, of King-Street, Haberdashers.

berdainers.

Gustavus Ovey and John Cricklowe, of Seething-Lane, Infurance-Brokers.

Alice Hay, of Cheapfide, Relict of William Hay, of Foster-Lane, Silkman. John Brackstone, of Cornhill, Bookfeller.

John bracktone, of New Broad-Street, Merchant. Lewis Chauman, of New Broad-Street, Merchant. William Handley, of Angel-Court, Throgmorton-Street,

Richard Norcliff, of Hull, Merchant. John Thorp, of Hull, Cutler.

Otice is hereby given to all Persons who owe any Thing to or have any Demands on the Estate and Effects of John Newball, late of Wormwood-Street, London, Founder, deceased, to send an Account thereof immediately for Mess. Tugwell and Wakerell, his Executors, to be left at Mr. Tamlins's, at Painers Hall, near Queen higher to great the former. at Painters Hall, near Queenhithe, in order that the same may

at Painters Hall, near Queenhithe, in order that the same may be siquidated, settled and paid.

HE Creditors of Edward Weaver, late of Newgate-Street, Landon, Linen-Draper, who have executed the Affignment of his Effects, may receive a Final Dividend thereof by applying to Mr. Johnson, Ely-Place, Holborn, on Tuesday the 12th Day of March instant, between the Hours of Ten and Two, or on any subsequent Tuesday, between the same Hours.

Relations of Thomas Waddell, decealed!

Hereas Thomas Waddell, formerly of Manchester, in Hereas Thomas Waddell, formerly of Manchester, in the County of Lancaster, Clothier, and late of Per la in the Kingdom of Scotland, deceased, did, by his last Will and Testament, bearing Date the 8th Day of April, 1789, after devising a Dwelling-House in Manchester to his Wife for Life, give and devise all his Real and Personal Estate in England and Scotland unto John Whitehead, of Garrett Mill, Manchester, Cotton-Manufacturer, and Robert Howarth, of Manchester, Cotton-Manufacturer, and Robert Howarth, of Manchester, Grocer, upon Trust to sell the same, and to pay and apply the Monies arising therefrom (except the Sum of 5001. of which he gave the Interest to his Wise for her Life) to and amongst all and every his the Testator's Brothers, Sifers, Nephews and and Nieces, as well those of the half Blood, as those of the whole Blood, equally, Share and Share alike; and the said Thomas Waddell did, by a certain Deed of Settlement bearing Date the 31st of December, 1789, executed after the Scots Form, revoke the said Will so far as respected the Devise of his Messen Lands and Robert Howarth, and did convey the same unto Whitehead and Robert Howarth, and did convey the fame unto John Campbell, of Perth, Merchant, and Andrew Davidsor, of the same Place, Writer, upon Trust that his said Wite should have a Life Rent in the same, and that his said Trustees should finish certain Buildings then begun by him, and make Sale of Parts of the same for Payment of his Debts, Funeral Expences and some Legacies; and, after the Decease of his said Wife, in case the should survive him, and subject to the Payment wite, in case the should survive him, and subject to the Payment of 2001, thereout, to be at her own Disposal, upon Trust to make Sale of the whole Estates and Premises, and to pay and apply the free Monies arising therefrom, sucto the said Thomas Waddell's Brothers, Sisters, Nephews and Nieces, as well those of the half Blood, as the full Blood; equally Share and Share alike.

And whereas fince the Death of the faid Thomas Waddell Proceedings have been had in the Sheriff's Court of the County of Proceedings have been had in the Sheriff's court of the County or Perth, for the Purpose of carrying the said Trusts of the said Will and Deed into Execution, and a Decree hath been made by the said Sheriff, whereby it is ordered that all Persons who are related to the said Thomas Waddell, in any of the above Degrees of Kindred mentioned by him, or otherwise, shall forthwith make out the same and enter their Claims by proper Evidence. dence

dence.

All Persons, therefore, who come under any of the above Descriptions of Brothers, Sisters, Nephews or Nieces, or either of the half or whole Blood of the said Thomas Waddell, are hereby required to apply to the said Mess. Whitehead and Howarth, Mess. Duckworth and Dennett, Attornies, in Manchester, or Mess. Ward, Dennetts and Greaves, Henrietta-Street, Covent-Garden, London, and to bring with them of send proper Evidence of their Kindred, in order that the several Claimants may be allowed their Shares in the Distribution of the Soid. ants may be allowed their Shares in the Distribution of the faid Deceased's Property.

Persons not coming under the above Description of Kindred are desired not to apply, as no other Degree of Relationship to the deceased than those abovementioned will be permitted to claim.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Johnston and another against Nevett and others, in a Caufe Johnston and another against Nevett and others, the Creditors (if any) of Alexander Johnston, late of Russell Street, in the Parish of St. Martin in the Fields, in the County of Middlesex, Gentleman, deceased, are, on or before the 8th Day of March instant, 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 peremptorily excluded the Benesia of the said Decree of the faid Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Glyn against Erroll, the Creditors of Sir William Carr, late of Etall in the County of Northumberland, Baronet, deceased, (who died in or about the Year 1777) are forthwith to come in 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 Benefit of the said Decree.

Urfuant to a Decree of His Majesty's Court of Exchequer Urluant to a Decree of His Majefty's Court of Exchequer at Westminster, made in a certain Cause Hellier against Tarrant and others, the Creditors of Sir Samuel Hellier, late of the Woodhouses, in the Parish of Wombourn, in the County of Stafford, Knt. deceased, are, on or before the 17th Day of April next, to come in before Francis Ingram, Esq. Deputy Remembrancer of the said Court, at the King's Remembrancer's Office in the Inner Temple, London, and prove their Debts and make out their Claims, or in Desault thereof they will be peremptorily excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Hibbins against Cooper, the Creditors and Legatees of John Bowis, late of Stamford in the County of Lincelu_p