For every Coach, Chariot, Berlin, Chaife, Chair, Calash or other Carriage, drawn by Four Horses or Mules, the Sum of Eight-pence.

For every Coach, Chariot, Berlin, Chaife, Chair, Calash or other Carriage, drawn by Three or Two. Horses or Mules, the Sum of Six-pence. For every Chaise, Chair, Calash, or other Carriage,

drawn by One Horse or Mule, the Sum of Three-pence: And for every Horse, Mule or Ass, not drawing, the Sum of One Penny.

Subject, nevertheless, to the Provisions by the said Act, that Persons shall not be liable to the Payment of the said Yolls more than Once a Day for passing or repassing with the same Cattle and Carriage.

N.B. The Lessee is to pay One Quarter in Advance before the Execution of the Lease, and also to continue to pay.
One Quarter in Advance during the Term of the said Lease; the Particulars of which may be seen at the Clerk's Office, Guildhall.

Henry Hall, Principal Clerk.

Southwark, July 31, 1794.

THE Partnership between Jeremiah Parkinson and Edward Russell, in the Business of Hop-Merchants and Factors, lately carried on by them at No. 291, in the Borough, was lately carried on by them at 100. 29., diffolved this Day by mutual Confent.

Jeremiah Parkinson.

Edro. Ruffell.

Otice is hereby given, that the Partnership lately substituting between Stephen Faulkner and Danie! Nowell, of Birmingham. in the County of Warwick, Hat-Manufacturers, under the Firm of Stephen Faulkner and Company, was this Day distolved by mutual Consent; all Persons, therefore, who Day diffolved by mutual Confent; all Perfons, therefore, who have any Claims or Demands upon the fail Stephen Faulkner and Daniel Nowell on the Partnership Account are desired to send the Particulars thereof to the said Stephen Faulkner, who will discharge the same; and all Persons indebted to the said Partnership are defired to pay their Debts to Mr. Edward Smith, of Birmingham aforesaid, who is duly authorized to receive them, and by whom the Trade will in future be carried on.

Stephen Faulkner. Daniel Howell.

Otice is hereby given, that the Partnership sublishing be-Otice is hereby given, that the Partnership sublisting between the undersigned Humphrey Oakes and Francis Bangham, both of Bridgnorth in the County of Salop, Hop-Merchants, Seedsmen and Copartners in Trade, under the Stile and Firm of Oakes and Bangham, is this Day dissolved by mutual Consent. All Debts due and owing from the late William Oakes, deceased, and the said Francis Bangham, as Copartners and joint Traders, in the Life-Time of the said William Oakes, in the Business of Hop-Merchants and Seedsmen, under the Firm of Oakes and Bangham, will be discharged on Annication Firm of Oakes and Bangham, will be discharged on Application either to the said Humphrey Oakes, the Executor of the said William Oakes, deceased, or to the said Francis Bangham, to either of whom the Persons indebted to the said late Copartner thip may pay the Debts due from them refrectively: And all Persons who stand indebted to the said Humphrey Oakes and Francis Bangham, as Copartners and joint Traders, under the Firm of Oakes and Bangham as aforefaid fince the Decease of the said William Oakes, are requested to pay the Debts due from them respectively either to the said Humphrey Onkes or Francis Bangham, who will either of them, on Application, discharge any Demand due from the said Copartnership. Given under our any Demand due from the same August, 1794,
Hands this 1st Day of August, 1794,
Humpbrey Oakes.

Francis Banghum.

N. B. The faid Bufiness will in future be carried on by the above Parties separately.

Glasgaw, August 1, 1794.

A S the Trustees formerly appointed by the Creditors of John Carlisle and Company, Merchants in Glasgow, upon the Estate of that Company, Jare all now dead; and as the Business of the Trust is not yet finally closed, John Carlisle, the Factor appointed by the Creditors upon the said Trust Estate, does hereby intimate to all concerned, that a General Meeting of said Creditors is to be held at the Black Bull Inn, at Glasgow, upon Thursday the 4th Day of September next, at One o'Clock in the Asternoon, for the Purpose of choosing new Trustees, and of giving them such Directions may appear necessary for the sinal Closure of the Trust. final Closure of the Trust.

Such Creditors as cannot attend personally will please autho-

rize fome Perfon to act for them.

F John Fage, Brother to George Fage, late of Waresley in the County of Huntingdon, Yeoman, deceased, and also Thomas Fage and Henry Fage, will apply to Mr. Jo-Brother to Thomas Fage and Henry Fage, will apply to Mr. negoner to I nomas rage and Henry rage, will apply to Mr. Jofeph Hinson, Attorney, at Potton in the County of Bedford,
or to Mcss. Altens, Solicitor, in Furnival's-Inn, London, he
will shear of something very considerably to his Advantage.
The said John Fage was, in the Year 1765, a Soldier in His
Majesty's 51st Regiment of Foot, and in the same Year was
discharged son Account of his ill State of Health, and soon
afterwards embarked from Londonderry in Ireland, and arrived
at Philadelphia in America. In case of the Death of the said
solution Fage, any Person producing a Certificate of his Regist John Fage, any Person producing a Certificate of his Burial either to the said Joseph Hinson or Mess. Allens, will be hand-somely rewarded.

LANCASHIRE, BOLTON and RED MOSS CANAL.

THE Subscribers to the proposed Extension of the Man-chester, Bolton and Bury Canal, from Bolton to Red Mots, in the County of Lancaster, are requested (pursuant to a Resolution of the Committee for that Purpose) to meet at the exclusion of the Committee for that Purpose) to meet at the Eagle and Child, in Bury in the County of Lancaster, on Thurf-day the 28th of August instant, at Elevep o'Clock in the Fore-noon, for the Purpose of entering into a new Subscription for an Application to Parliament in the ensuing Session for an Act to enable them to make tuch proposed Extension Canal, from Bolton to Red Mois; and also for the Appointment of a Soli-

TO be fold by Auction, by Samuel Safford, by Order of the Aflignces of Jacob Stanton, a Bankrupt, at the Swan Inn, in Harleston in the County of Norfolk, on Wednesday the

27th Day of Augnst, 1794, at Four o'Clock in the Afternoon, the following Estates of the said Bankrupt, in Three Lots.

Lot 1. A capital Freehold Water Corn-Mill, called Weybread Two Mills, situate in Weybread in the Country of Suffolk, late in the Use of the said Jacob Stanton, with Two Water Wheels, Five Pair of Stones, Two Flour Mills, and Cylinder therein, and capacious Corn-Chambers capable of containing to the Lasts of Corn. and every Convenience for extravious on 50 or 60 Lasts of Corn, and every Conveniency for carrying on a very extensive Trade. Also a new-invented Engine for cutting a very extensive I rade. Also a new-invented Engine for cutting Straw and Hay, worked by the Water-Wheel, by which a great Quantity may be cut in a short Time. Also a good Dwelling-House near the Mills, Workshop, handsome Garden, Stable, and about Three Acres of rich Meadow Land, lying contiguous thereto. The above Premites are in good Repair, and in a delightful Situation within One Mile of Harleston.

Lot z. A Post Wind-Mill near the above Mill, situate upon Shortent Heath. Late in the Ilso of the Gid Lacob Stratus, with

Shotford Heath, late in the Use of the said Jacob Stanton, with One Pair of French Stones.

One Pair of French Stones.

Mr. Gillingwater Harletton will show the above Premises.

Lot 3. A Post Wind-Mill, with Two Pair of Stones, situate in Pulham St. Mary the Virgin, in the County of Norsole, late in the Use of the said Jacob Stanton, and the Piece of enclosed Land whereon the Mill is erected.

Possession of all the Premises may be had immediately.

For further Particulars apply to Mess. Haselt and Pearson, Jesuice.

Inswich, or Mr. Bonhote, Bungay.

TO be peremptorily fold, pursuant to a Decree and subsequent Order of the High Court of Chancery, made in a Cause Wilde against Whitehead, before Thomas Dewhurst, the Person appointed by the said Order for that Purpose, in Fourteen separate and distinct Lots, Sundry Freehold Estates, situate teen teparate and arctinet Eds., Sundry Presente Effects, Models in the feyeral Counties of Derby, Lancaster and York, late the Estates of Thomas Bradshaw Isherwood, Esq. deceased, on the Days and at the Places following, viz. On Monday the 1st Day of September next, at the George Inn, in Buxton, in the County of Derby, between the Hours of Four and Six in the Asternoon, of Derby, between the Hours of Four and Six in the Alternoon, Lots 1, 2, 3, 4, 5 and 6; on Tuesday the 2d Day of September next, at the King's Arms Inn in Chapel en le Frith in the said County of Derby, between the Hours of Four and Six o'Clock in the Afternoon, Lots 7, 8, 9 and 10; and on Wednesday the 10th Day of September next, at the Golden Lion Inn, in Todmorden, in the Parish of Halifax in the Country of York, between the Hours of Four and Six o'Clock in the Afternoon, Lots 11, 12, 13 and 14. Printed Particulars may be had at the Chambers of Edward Leeds, Eq. the Mafter to whem this Caufe flands referred, No. 23, Lincoln's Inn Old Buildings, London, of Mr. James Wilde, Timbe. Merchant, in Manchefter, of Mr. Thomas Dewhurft, of Marple, near Stockport, and of Mest. Ward, Dennetts and Greaves, Covent Gareer, London.

DUrsuant to a Decree of the High Court of Chancery, made in a Cause Knight against Griffith and others, the Creditors of William Knight, late of Gilvach in the County of Caernarvon, Esq; are, on or before the 21st Day of December next, 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 Desault-thereof they will be peremptorily excluded the Benefit of the said Decree. raid Decree.