124

London, February z, 1797.

NOtice is hereby given, that an Account of Sales arifing from the Proceeds of the Hull and Stores and Head-Money for La Proferpine French Frigate, taken by His Majesty's Ship Dryad, Lord Amelius Beauclerk, Commander, on the 13th of June, 1796, will be forth-with delivered into the High Court of Admiralty, agreeable to Act of Parliament.

James Sykes and Sam. Hemmans, Agents.

Notice is hereby given, that the Partnership between James Delegal and James Goodinge, of Winchefter-Street, Lon-don, Engravers and Printers, was, by mutual Confent; diffolved on the 3 (ft Day of December last. All Persons having De-mands on the faid Partnership may receive the fame by applying to the faid James Goodinge in Winchefter-Street; and all Debts due to the faid Partnership are hereby directed to be paid to the faid Partners or either of them. Dated this 2d Day of Febru-ary, 1797. ary, 1797.

James Delegal. James Goodinge.

Clifford, January 17, 1797.

Clifford, January 17, 1797. Notice is hereby given, that the Partnerschip carried on by Samuel Wetherill and Thomas Good, at Clifford, in the Parish of Bramham, in the County of York, under the Name and Firm of Wetherill and Good, was this Day by mutual Confent diffolved; and all Debts due to or owing by the faid Partnerschip will be received and paid by the faid Thomas Good : As wither these thands As withels their Hands.

Samuel Wetherill. Tho. Good.

Otice is hereby given, that the Partnership sublishing be-tween us. Francis Armeters and City in the second Otice is hereby given, that the Partnership subsisting be-tween us, Francis Armstrong and Charles Tayleur, both of Liverpool in the County of Lancaster, Merchants, carrying on Trade in Liverpool aforefaid under the Firm of Armstrong and Tayleur, and in Dumines, Scotland, under the Firm of Francis Armstrong and Company, is this Day disolved by mutual Confent. All Demands owing by the faid Copart-nership will be paid by the faid Charles Tayleur, to whom all Debts due to the faid Copartnership are to be pain : As witness our Hands this 1st Day of January, 1797. F. Armstrong. Cha. Tayleur.

HE Partnership between Jeremiah Crook and John Hall, of Bolton le Moors in the County of Lancaster, Grocers and Corn-Dealers, under the Firm of Hall and Crook, is this Day diffolved by mutual Consent; and all Debts due to and owing from the faid Concern will be received and discharged by Jeremiah Crook. Witnefs our Hands this 1ft Day of February, 1797.

Jeremiah Crook. John Hall

Notice is hereby given, that the Partnership sublishing be-tween us, Joseph Beckett and John Ridings, of Man-chefter, in the County of Lancaster, Manufacturers of Ginghams, Mußlinets and Dimitics, under the Firm of Beckett and Ridings, was diffolved by mutual Confent on the 5th Day of April 1ast. All Debts owing by or to the faid Firm will be pild and received by the faid Joseph Beckett. Witness, our Hands this 1st Day of February, 1797.

Joseph Beckett. John Ridings.

Londen, December 30, 1796. Otice is hereby given, that the Partnership between Tho-mas Allingiaan and Robert Day, of Suffolk-Lane, Thames Street, London, Corton-Brokers, was this Day difiolved by mutual Confent. All Debts due to the faid Copartnership are to be paid to the faid Thomas Allingham, who will difcharge all Demands on the fame.

"The. Allingham. Rob. Day.

Water-Lane, January 31, 1797. THE Partnership between John Bryant and John Thomson, carrying on the Business of Lightermen, under the Firm of Bryant and Thomson, is this Day diffored Ly mutual Confant. Witnefs our Hands.

John Bryant. John Thomfon.

BORROWSTOWNESS CANAL NAVIGATION.

A T a General Meeting of Proprietors, held at Borrowflow-ness apon the 16th Day of August; 1796, by Adjourn-ment from a Quarterly General Meeting in May, there was unment from a Quarterly General Meeting in May, there was un-der Confideration a Memorial, laid before Two eminent Coun-fel, on various Canal Matters, but particularly on this im-portant one, "Whether a Majority in Point of Intereft can "oblige the Proprietors to abandon and wind up if the Minority "cannot produce Funds for the Completion;" and the Anfwer on this Point, "We are of Opinion, that it is not in the Power "of a Minority to prevent the Majority from abandoning the "We not one of the majority from abandoning the " Work and winding up, unlefs the Minority can produce

"Work and winding up, unlefs the Minority can produce "Funds fufficient for completing the Canal." The Meeting proceeded to deliberate on this Opinion and on the two States of the Queftion propofed at the former Meeting for their Confideration, "Whether the Canal fhould be wholly "abandoned, and it's Concerns winded up, or whether the "Scheme fhould be kept open in the Hope of more Funds for the the Completions and Meeting for arrunds at the concern bit " the Completion, and Matters fo arranged as to occafion lit-" the future Expense and greater Security against Damages," and agreed unanimoufly, it was expedient to abandon the Canal, and agreed unanimously, it was expected to abardon the Canai, and wind up it's Concerns: But far from wifhing to precipitate a Bufinefs of fuch Importance, refolved, That the Vote of that Day fhould be held of no Effect further than expressing the Sen-timents of that Meeting; and that full Time might be given to ablent Proprietors either to fall in with that Day's Meeting or abient Proprietors either to fail in with that Day's Meeting of provide Funds for completing the Canal; the final Decifion was adjourned until the General Quarterly Meeting on the third Tuefday of February, 1797; being the 21ft of that Month, to be held at the Duke of Hamilton's Arms Inn, Borrowftownefs, at Noon, for determining this important Question; when it is requested as many Proprietors as possible will attend. Borrowstowness, January 23, 1797.

Notice to nearest of Kin.

Hereas Edward Befwell, formerly of Mitcham in Surry, Shopkeeper, deccafed, by his Will gave certain Effates to Ann Phipps, (lately deccafed) for her Life, and, after her De-ceafe, to be fold, and the Money divided between Six of the neareft of Kin to the Befwell Family, and Six of the neareft of Kin to the Bond Family, that fhould be found living at that Time: Now all Perfons claiming under the above Will are de-fired to fend a Statement of their Claims to Mr. Davis, No. iz, Hulborn-Court, Gray's-Inn, on or before the 1ft Day of March next. next.

Illiam Coles, jun. late of Watington in Oxfordshire, Cabinet-Maker, &c. having afligned over all his Ef-fects for the Benefic of his Creditors to John Tappen, of Christchurch, Surry, and Thomas Nichol, of Cow Lane, Lon-don, the faid Creditors are defired, within One Month, to tranfmit an Account of the Balance due to them to the Truftees aforefaid, or they will be excluded all Benefit.

Purfuant to a Decree of the High Court of Chancery, made in Two freeral Caufes, wherein Thomas Holbeche and another are Plaintiffs and John Silvefter and others are De-fendants, and Jofeph Perry and others, Plaintiffs, and the faid Thomas Holbeche and others, Defendants, the Creditors and Annuitants provided for by the Deed of Truft of the Josh of March unto the method by the bleet of the Josh of March, 1776, are, perforally or by the Dect of That of the 30h of March, 1776, are, perforally or by their Solicitors, to come in and prove their Debts and claim their Annuities before William Weller Pepys, Efg; one of the Maîters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 20th Day of March next, or in Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of His Majefty's Court of Exchequer at Weftminiter, made in a Caufe, inituled, Minifie againft Minifie, the Creditors of the Reverend James Minifie, late of Goathurft in the County of Somerfet, Clerk, deceafed, are forthwith, by their Solicitors, to come before Abel Moyfey, Efg, the Deputy to His Majefty's Remembrancer of the faid Court, at his Chambers in the Exchequer Office, in the Inner Termle, Igndon, and group their Debte, or in Default bergef Temple, London, and prove their Debts, or in Default thereof they will be excluded the Benefit of the faid Decree.

PUrfuant to an Order of the High Court of Chancery, made in a Caufe Wilkinfon against Maltby, any Person or Per-fons claiming to be the next of Kin of Helliar Perchard, late of Cannon-Street in the City of London, Citizen and Pewterer, deceased, and to be his Administrator, are to come in and prove himfelf, herfelf or themselves to be such next of Kin and Adnimitify neries or themieves to be tuch next of Kin and Ad-minififrator before Edward Leeds, Efg; one of the Mafters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 1ft Day of March next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Order.

· · · · · ·