

Notice is hereby given, that the Partnership formerly subsisting between us, Nathaniel Manby and Scarles Wade, of Woodbridge in the County of Suffolk, Millers, Corn and Coal-Merchants, was dissolved by mutual Consent on the 10th of November, 1796: Witness our Hands this 28th of November, 1797.

*Nath. Manby.
Scarles Wade.*

Notice is hereby given, that the Partnership between Nathaniel Manby, Scarles Wade and Corry Cavell, of Woodbridge in the County of Suffolk, Millers, Corn and Coal Merchants, carried on under the Firm of Manby, Wade and Co. and Wade, Manby and Co. was dissolved by mutual Consent on the 10th Day of November instant; and that from henceforth the Milling Business will be carried on by the said Nathaniel Manby and Corry Cavell, under the Firm of Cavell and Manby, on their joint Account; and the Coal, Cinder and Lime Trade will be carried on by the said Scarles Wade on his own separate Account. Dated the 28th November, 1797.

*Nath. Manby.
Scarles Wade.
Corry Cavell.*

London, December 1, 1797.

Notice is hereby given, that the Partnership lately subsisting between Sir George William Prescott, Bart, George Grote, William Culverden and John Hollingworth, of Threadneedle-Street, London, Bankers, was this Day dissolved by mutual Consent, so far as relates to the Share and Interest of the said William Culverden therein, who hath retired from the said Business: And the same Business will be in future carried on by the said George William Prescott, George Grote and John Hollingworth, at the same Place: And all Debts due and owing to and from the said Copartnership will be paid and received by them.

*Geo. Will. Prescott.
Geo. Grote.
Wm. Culverden.
John Hollingworth.*

Fareham, Hants.

TO be peremptorily sold by Auction, at the White Hart Inn, in Fareham in the County of Southampton, on Monday the 18th of December, 1797, at Eleven o'Clock in the Forenoon, by Order of and before the Commissioners named and authorized in and by a Commission of Bankruptcy awarded and now in Prosecution against Henry Hewlett, late of Fareham in the County of Southampton, Tanner, Dealer and Chapman, All that Messuage and Garden, together with a Tan-Yard, consisting of about 140 Pits, with Barns, Outhouses, Sheds, and every Convenience for carrying on an extensive Business: And also a small Piece of Land, containing about Half an Acre. The Estate is Copyhold of Inheritance, held of the Manor of Fareham, by Two Copies; Fine 5s. 5d. Quit-rent 10d. and situate at Wallington, in the said Parish of Fareham, Nine Miles from Portsmouth, and Five from Gosport.

For further Particulars apply to Mr. Poole, Fareham, Hants. N. B. About Forty Tons of Bark will be sold immediately after the above.

CAPITAL COTTON PLANTATION in the WEST INDIES.

TO be sold by Auction, by Mess. Skinner, Dyke and Skinner, on Monday January 1, 1798, at Twelve o'Clock, at Lloyd's Coffee-House, Royal Exchange, in One Lot, The valuable Plantation called Beaufejour, in the Island of Carriacou Five Hundred and Five Acres of Land, with a Boiling-House, and Curing-House 92 Feet by 57, a Dwelling-House, 64 Negro Houses, with all other proper Buildings, Implements and Works, and 281 Slaves and 62 Oxen, Cows, Calves, Sheep, Horses, &c.

An Inventory was taken the 1st of June last, and may be seen at Mess. Skinner, Dyke and Skinner's, Aldergate-Street: The Produce this Year is 50,000 lb. nett Cotton; in favourable Seasons has produced 30,000.

Printed Particular, with Conditions of Sale, may be had at Mess. Winter, Kay and Maynard's, Solicitors, Swithin's-Lane, Lombard-Street; at the Place of Sale; and of Mess. Skinner, Dyke and Skinner, Aldergate-Street, London.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a Cause Freeman against Parsley, and such Sale to be on Thursday the 28th Day of December instant, at the Exchange Coffee-House in Bristol, at

Twelve of the Clock at Noon, by Mr. John Stephens, with the Approbation of Peter Holford, Esq; one of the Masters of the said Court, in Two Lots, A Freehold Estate, late belonging to Thomas Adlam, Esq; deceased, situate and being in the Parishes of Almonsbury and Olveston in the Marsh, in the County of Gloucester, about Four Miles from Bristol, consisting of a Messuage or Tenement, with a Stable and Outbuildings, Two Gardens and an Orchard, and a Paddock of Ground, in the Occupation of Mr. John Parsley, as Tenant at Will, and of divers Pieces or Parcels of Land, in the Possession of John Orchard as Tenant at Will. A Particular of the said Estate may be had (gratis) at the said Master's Chambers, Southampton-Buildings, Chancery-Lane, London; or of Mess. Fingough and Palmer, Solicitors, Bristol, or of Mr. John Stevens, Auctioneer, Bristol; or of Mess. Van Heythuysen and Carr, Solicitors, John-Street, Bedford-Row, London.

TO be sold by Auction, by Mr. Gibbons, at the Instance of the Mortgagees, before the major Part of the Commissioners in a Commission of Bankrupt awarded and issued forth against William M'Carthy, on Friday next, the 8th of December instant, at Nine o'Clock in the Forenoon, at Guildhall, London, All that old established Public House and Premises, known by the Sign of the Spotted Dog, in Broad-Street, St. Giles's, held for a Term of Nine Years wanting Seven Days from Michaelmas last, at a yearly Rent of 50l. The Premises may be viewed Three Days preceeding the Sale; and Particulars had thereof, of Mr. Shaw, No. 11, Nassau-Street, Soho, and of the Auctioneer, in Bucklersbury.

Pursuant to a Decree of His Majesty's Court of Exchequer at Westminster, made in a Cause, intituled, Hooper against Luffingham, the Creditors of John Luffingham, late of Pantry Coitre in the County of Monmouth, Farmer, deceased, are to come in and prove their Debts before Abel Moysey, Esq; the Deputy to His Majesty's Remembrancer of the said Court, at his Chambers in the Exchequer Office in the Inner Temple, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Whereas by an Order of the High Court of Chancery made in a Cause Moakes against Stow, it is referred to John Ord, Esq; one of the Masters of the said Court, to enquire who is or are the Heir or Heirs, Ex Parte Paterna, of James Mercer, the Testator in the said Order named (who to the Year 1762 resided many Years in John's Court, East Smithfield, Baker, and from that Time lived in Assembly Row, Mile-End Old Town, in the Parish of Stepney, where he died in February 1763, leaving a Widow named Sarah Mercer, who died in the Month of August 1779; and also to enquire whether any, and what Child or Children of the Testator's Uncle, Thomas Urry, was or were living, or had any, and what Issue living at the Time of the Death of the said Testator's Widow; and also whether any and what Child or Children of the Testator's Aunt, Millicent Butler, was or were living, or had any, and what Issue living at the Death of the said Testator's said Widow; and also whether any and what Child or Children of the said Testator's Uncle, Leonard Urry, were living, or had any and what Issue living at the Death of the said Testator's said Widow; and also whether any and what Child or Children of the said Testator's Aunt, Sarah Cooling, was or were living, or had any, and what Issue living at the Death of the said Testator's said Widow; and also whether any and what Child or Children of the said Testator's Uncle, Nicholas Urry, was or were living, or had any, and what Issue living at the Death of the said Testator's said Widow; and whether any and what Child or Children of Stephen Moakes in the said Order named, was or were, or had any, and what Issue living at the Death of the said Testator's said Widow; and also whether Cornelius Hepworth and Ann his Wife, Elizabeth Radish and Mary Gill, Legatees in the said Testator's Will named, or any, either, and which of them, were living at the Death of the said Testator's Widow, and whether they, or either, and which of them are since dead, and if dead who is or are his, her or their personal Representatives or Representative; and also whether any and what Child or Children of William Gill, in the said Will named, were living, or had any, and what Issue living at the Death of the said Testator's said Widow. Any Person or Persons claiming to be the Heir or Heirs, ex Parte Paterna, of the said Testator, or to be the Child or Children, or issue of such Child or Children, of any of the Persons above named, living at the Time aforesaid, or the Representatives or Representative of the abovenamed Legatees, or any other Person or Persons claiming to be intitled to a Share of the clear Money arising from the Sale of the said Testator's Real Estates in Question in the said Cause, are forthwith to come in before the said Master, at his Chambers in Southampton-Buildings, Chancery-Lane, London, and prove his, her or their Claim or Claims, or in Default thereof they will be excluded the Benefit of the said Order.