Office is hereby given, that the Partnership between John Sartain James and William Walker, of the City of Brottol, Spelter-Makers, was, on the 31st of March last, dif-towed by muroal Consent: As witness their Hands this 30th Day of April, 1798.

John Sartain James. Wm. Walker.

Cheshant, Herts, April 16, 1798.

Otice is hereby given, that the Partnership-lately subsitting between John Reynolds and William Reynolds, of Cheshunt, in the County of Hertford, Brewers, was diffordent-the 25th Day of December-last, by mutual Consent.

John Reynolds. W. Reynolds.

Otice is hereby given, that the Partnership between Mr. John Clarke and Mr. Charles Wigelsworth, of Louth in the County of Lincoln, Paper Manufacturers, carried on under the Firm of John Clarke and Co. hath been this Day mutually disolved; and that, by Consent of the Parties, all Debts owing from the said Copartnership, shall be paid by the said Charles Wigelsworth; and that all Sums of Money owing to the said Copartnership shall also be received by him. Witness their Hands this 25th Day of April, 1798.

John Clarke. Cha. Wigelfworth.

General Post Office, London, April 15, 1798.

General Post Office, London, April 15, 1798.

Totice is hereby given, that the Money Order Office for transmitting Sums of Money throughout England and Iredand, carried on at the General Post-Office, London, under the Firm of Edmund Barnes, Ileac Henry Cabane, Chirles Coltson, William Ogilvy, Samuel Ardron and Charles Evans, was, on the 5th Day of April instant, dissolved by mutual Consent: Those Persons therefore who are indebted to the said Partnership are hereby required forthwith to remit the Balance of their Accounts to the said Edmund Barnes, at the General Post Office, Lendon; and further Notice is hereby given, that the said Money Order Office will in future be conducted under the joint Names of Edmund Barnes, Daniel William Stow and Matthew Slates, at the General Post Office aforesaid.

Edm. Barnes. I. H. Cabane. Charles Coltson. Wm. Ogilvy. Charles Evans. Sam. Ardron. Edm. Barnes. Dan. W. Stow. Matt. Slater.

Durham, January 9, 1798.

Durham, January 9, 1798.

Whereas George Mowhray, late of Miln Houses, near Stanhope, in the County of Durham, Gentleman, died on the 2d Day of March, 1797, having, by his Will, given his Real and Personal Estates in Trust for his Brother William Mowbray for Life, with Remainder in Trust for the Children of his said Brother, and declared, that if his said Brother, or any Issue of his Body, should not, within Seven Years after the said Testator's Death, appear and claim the said Estates, then the same should be upon other Trusts; and he appointed John Starforth, of Durham, Wollen Menusacturer, and Gibbert Starforth, his Son, Executors of the said Will: Now therefore the said Willim Mowbray and his Issue (if any) are hereby required personally to appear, and Iffue (if any) are hereby required personally to appear, and claim the said Real and Personal Estates, otherwise they will be excluded from taking any Interest therein.

John Starforth. Gilbert Starforth.

Chorbent, April 28, 1793.

LL Perfons having Demands upon the Estate of Mr. Robert Pollitt, late of Cherbent, in the County of Lancafter, Plumber and Glazier, deceased, are requested to send the stame, and the Nature of such their Demands, to Mess. Thomas Rothwell, Liquor-Merchant, and Joseph Witlington, Nail Master, both of Chorbent-aforesaid, Executors of the last Will LL Persons having Demands upon the Estate of Mr. Ro-

and Testament of the faid Mr. Robert Pollitt, against the 21st and Tetrament of the laid Mr. Robert Points, against the 3th Day of May next, in order that a Balance of the Testator's Accounts may be ascertained; on which Day, at the Bear's Paw, in Cherbent asorciaid, between the Hours of Ten in the Forenoon and Four in the Asternoon, the Executors particularly defire the Attendance of all Persons having Demands or Claims upon the faid Testator's Estate.

LL Persons who have any Demand on the Estate of John A LL Persons who have any Demand on the Entate of Joint Marsh, Efg; deceased, late Captain of His Majesty's 66th Regiment, are defired to deliver an Account thereof to Mr. Themas Rashleigh, No. 48, Hatton-Garcen, London, Executor of the Will of the said John Marsh.

St. Pierre, Martinique, Feb. 9, 1798.

R. De La Fresnaye, (Curateur aux Successions vacantes de la Senechausse de St. Pierre) Guardian of Unadmi istered Property at St. Pierre, in the Island of Martinique, hereby announces the Death of Mr. Samuel Simon Thomas, English Merchant, at St. Pierre, on the 25th of September, 1797, and requests his Heirs to present then selves in Person, or send the necessary Powers, in order to be qualified to take Possession of his Property.

Urfuant to a Decree of the High Court of Chancery, made Urfuant to a Decree of the High Court of Chancery, made in a Caufe Elam against Scott, the Creditors of Sir John Lister Kaye, late of Denby Grange in the County of York, Bart. deceased, (who died on or about the 27th Day of November, 1789) are forthwith to come in, either personally or by their Solicitors, and prove their Dents before John Spranger, Efq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-La.e, London, or in Default thereof they will be percentaging excluded the Benefit of the said Decree.

DUrsuant to a Decree of the High Court of Chancery, made in a Cause wherein Paul Bensield Esq; and others are Plain-tists, and the Right Hon. Alexander Earl of Balcarras and others are Defendants, the Creditors of Richard Atkinson, late of are Derendants, the Creditors of Richard Atkinion, late of Fenchurch-Street, in the City of London, Merchant, deceafed, are forthwith to come in and prove their Debts before Alexander Popham, Efq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, made in a Caufe Mordaunt against Hussey, the Creditors of Mary Booth, late of High-Street, in the Parish of St. Mary-le-Bonne, in the County of Middlefex, Widow, deceased, are forthwith to come in and prove their Debts, either by themselves or their Solicitors, before William Graves, Esq; one of the Masters of the said Court, at his Office in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Urfuant to a Decree of the High Court of Chancery, made in a Cause Scrafton against Thompson, the Creditors and Legatees of John Scrafton, late of Stratford Langthorne, in the Parish of West Ham, in the County of Esex, Centleman, deceased, are, on or before the 1st Day of June next, to come in and prove their Debts and claim their Legacies before John Wilmot, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Burnfall against Davy, the Creditors of Desid Burnfall, late of Lawrence Street, Chelsea, in the County of Middlefex, Esq; deceased, are forthwith to come in and prove their Debts before John Simeon, Esq; one of the Masters of the said Court, at his Chambers in Southamton Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Ursuant to a Decree of His Majesty's Court of Exchequer at Westminster, made in a Cause, intituled Britter against Nutter, the Creditors and Legatees of William Fruin, late of the City of Rochester, Gentleman, deceased, are to come 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, on. or before the 10th Day of June next, to prove their Debts and claim their Legacies, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.