Otice is hereby given, that the Partnership lately sub-fishing between James M'Gussog, Robert Nickolls, and James Althorp, all of Stamford, in the County of Lincoln, James Althorp, all of Stamford, in the County of Lincoln, Linen and Woollen-Drapers, Mercers and Haberdafhers, carried on under the Firm of James M'Gustog and Co. was on the 24th Day of July instant distolved by mutual Consent; and that all Debts due to the late Copartnership are to be received by the said Robert Nickolls and James Althorp. Witness their Hands this 27th Day of July 1802.

James M'Gustog.

Robert Nickolls.

James Althorp.

Otice is hereby given, that the Partnership lately sub-fissing and carried on by us at Spalding, in the County of Lincoln, in the Business of Dealers in Wool, under the Firm of Frith and Palmer, was on the 1st Day of March last dissolved by mutual Consent. All Persons who stand indebted to the said Partnership are hereby required immediately to pay their respective Debts to Mr. John Frith, of Holbeach, in the said County of Lincoln, who is duly authorised to receive the same; and all Persons who have any Claim or Demand on the said Partnership are hereby reclaim of Demand on the laid Fartnering are necesy required to fend an Account thereof to the faid John Frith, that the fame may be discharged: As witness our Hands this 26th Day of July 1802.

John Frith.
Sam. Palmer.

Wadebridge, July 26, 1802. ABITHA Fox, late of Falmouth, having, by her Will dated the 12th of October 1801, bequeathed unto Francis Fox, of Plymouth, and Edward Fox, of Wadebridge, Francis Fox, of Plymouth, and Edward Fox, of Wadebridge, Cornwall, One Hundred and Eighty Pounds to be paid within One Year after her Deceafe, to be by them applied to such of the Creditors of John Cadbury, of Exeter, as he stood indebted at the Time of his stopping Payment, on or about the Year 1785; This is therefore to request all Perfons, having a Claim on the above Property, to send an Account of their respective Demands, within One Month from this Date to the Gid Edward Fox, or they will be excluded. this Date, to the faid Edward Fox, or they will be excluded from partaking of the Legacy.

High Court of Chancery made in a Cause Coxwell against Bromet, before John Simeon, Esq; one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Friday the 13th of August next, at Eleven in the Forenoon, Two Leafehold Messuages or Tenements, with extensive Warehouses and Appurtenances, being No. 199 and 200, in Fleet-Street, near Temple-Bar, the Property of the late Part. nership of Messis, Bulkeley, Coxwell, and Bromet, Wholesale and Retail Druggists and Chymists, together with all the Stock and Utensis in the said Trade.

Particulars whereof may be had at the faid Master's Chambers; and at the Offices of Mesliss. Pitches and Son, Solicitors, in Swithin's-Lane; and Messis. Ellison and Dawfon, in Crane-Court, Fleet-Street.

W. Hereas, by an Order of the High Court of Chancery, W made the 17th Day of June 1802, in a Caufe wherein John James, deceased, and others, are Plaintiffs, and William Palmer, William Hickes, John Woolridge, Mofes Thomas, and others, are Defendants, it is referred to Alexander Popham, Esq; one of the Masters of this Court, to enquire what Children the Plaintiff John James, late of Saltash, in the County of Cornwall, Merchant, deceased, had by Loveday, his Wife, (besides Grace,) and whether of such Children are dead, and if dead, when they died, and who are their personal Re-presentatives? In pursuance of the said Order the Children of the faid John James, deceased, by Loveday his Wife, who are now living (except Grace); and also the Representatives of fuch of them as are dead, are, by their Solicitors, to come in before the faid Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the Day of November next, and make out their Claims as fuch ¿Kindred or Representations to fuch Kindred, or in Default thereof, they will be peremptorily excluded the Benefit of the faid Order.

O be fold, pursuant to a Decree of the High Court of Chancery made in a certain Cause there depending, wherein Samuel Newton, Esq; is Plaintiff, and John Brad-

shaw, Esq; and James Bradshaw, Esq; and others are Defendants, and in pursuance of an Order made in the same Cause, ants, and in pursuance of an Order made in the tame Caule, dated the 23d Day of July 1802, before Peter Holford, Efg; one of the Masters of the said Court, at the Public Sale-Room of the Court of Chancery, in Southampton-Buildings, London, on Tuesday the 31st of August 1802, between the Hours of One and Two o'Clock in the Asternoon, in One Lot, A Freehold Estate, situate at Wilbury, in the County of William to the believe to Thomas Paradorn For Jones 1802. Wilts, late belonging to Thomas Bradshaw, Esq. deceased, consisting of a Manor and Mansion-House, with suitable Offices, Gardens, Pleasure Grounds, private Horse Course, Plantations, and a Park about Four Miles in Circumference,

Plantations, and a Park about Four Miles in Circumference, together with capital Farms, Tenements, and Lands, containing in the Whole 1630 Acres, or thereabouts.

Particulars whereof may be had (gratis) at the faid Mafter's Chambers, in Southampton-Buildings, Chancery-Lane, London; at Wilbury-Houfe, near Amesbury, in the County of Wilts; the White-Hart, Salisbury; the Star and Gatter, Andover; the White-Hart, Bath; and of Messers, Williams and Brooks, Solicitors, in Lincoln's-Inn, London; and a Plan of the Estate may be seen at the Chambers of the said of the Estate may be seen at the Chambers of the said Messirs. Williams and Brooks.

Ourfuant to a Decree of the High Court of Chancery made in a Cause of Docura against Smyth the Creditors of the Reverend Laurence Smyth, late of Southill, in the County of Bedford, Clerk, deceased, are, on or before the 6th Day of November next, to come in and prove their Debts before John Wilmot, Esq; one of the Masters of the said Court, at his Chambers in Southamp-ton-Buildings, Chancery-Lane, London, or in Default thereof they will peremptorily be excluded the Benefit of the faid

Durfuant to a Decree of the High Court of Chancery made in a Caufe wherein James Edward Urquhart, Efq; and others are Plaintiffs, and the Honorable Rufus King and others are Defendants, the Creditors of Jane Morris, late of Berrymead Lodge, in the Parish of Acton, in the County of Middlefex, and of Wigmore-Street, London, Widow, de-ceased, are forthwith to come in and prove their Debts before John Ord, 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 Cause Densford versus Jannaway the Creditors of William Densford, formerly of New-Street, near Old-Street, in the County of Middlesex, and late of Whalebone-Court, Lothbury, London, Gentleman, deceased, are personally, or by their Solicitors, to come in and prove their Debts before Sir William Weller Pepys, Baronet, one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 30th of August next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Ursuant to a Decree of the High Court of Chancers. bearing Date the 15th Day of March 1802, made in a L' bearing Date the 15th Day of March 1802, made in a Cause entitled Crosse against Ormerod, such of the Creditors of Thomas Peter Legh, late of Lyme, in the County of Chester, and of Haydock-Lodge, in the County of Lancaster, Esq; deceased, who have not already proved their Debts, are, on or before the 30th Day of August 1802, to come in and prove such Debts before Peter Holsord, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or, or in Default thereof they will be excluded the Benesit of the said Decree, and a former Decree made in the said Cause.

Oursuant to a Decree of His Majesty's Court of Ex-chequer at Westminster, made in a Cause intituled Harbin versus Barker, the Creditors and Legatees of Stephen Popham, late of Fritham, in the County of Southampton, Efq; (who died in or about the Month of September 1800,) are forthwith, by their Solicitors, to come before Abel Moyfey, Efq; the Deputy to His Majesty's Remembrancer of the faid Court, and prove their Debts and claim their Legacies, or in Default thereof they will be excluded the Benefit of the said Decree.