Lynn, November 29, 1804.

Hereas the Partnership in Trade subsisting between
William Carr and John Whaley, Gunsmiths, is this Day diffolved by mutual Confent: As witness our Hands, Wm. Carr,

7. Whaley

E, whose Names are hereunder written, having as Copartners carried on the Trade and Business of Grocers, at No. 135, Aldersgate-Street, under the Stile and Firm of Thomas Yates and Co. do hereby give Notice, that the said Partnership was on the 26th of October 1804, by mutual Consent dissolved; and that all Debts due to the said Partnership nership are to be paid to the un lersigned Thomas Yates and Thomas Prince; and all Debts Lue from the said Partner-Thip will be paid by thein at No. 137, Alderigate-Street.

Thos. Prince.

T-Otice is hereby given, that the Partnerthip lately fuhfifting between Samuel Richard Kitton and John Shalders, Printers, Stationers, Book ellers, and Binders, of the City of Norwich, trading under the Firm of Kitton and Shalders, was diffolved on Thuriday, November 8, 1804, by mutual Confent. All Debts due to or from the above Firm will be liquidated by S. R. Kitton, who continues the Business in all its Branches. S. R. Kitton.

John Shalders.

YORKSHIRE. YORKSHIRE.

Major Part of the Commissioners under John Smith and Robert Smithie's Commission of Bankruptcy,) The Freehold Estates, at Dewibury and Leeds, of the said Bankrupt Smith, at the Times and Places following, viz. The Dewbury Estate, consisting of a Messuage or Dwelling-House, in the Market-Place there, with the Appurtenances, on Wednesday the 19th Day of December instant, at the House of Mr. Thomas Harrop, the Commercial Cossession of the Clock in Dewbury, between Five and Six of the Clock

House, in Dewsbury, between Five and Six of the Clock

in the Evening:
And the Leeds Estate, consisting of Three several entire
Yards of Buildings and Premises, Stuate in a Street there, called Kirkgate; on Thursday the 20th Day of the same Month of December, at the House of Mr. Richard Rhodes, the Golden-Lion Inn, in Leeds aforelaid, between the Hours of Six and Seven in the Evening.
Particulars may be had at the Office of Mr. Speight, Soli-

citor, Leeds; or of Mesirs. Tew and Mitton, in Pontefract,

O be fold, pursuant to an Order of the High Court of Chancery, made in a Cause Taylor versus Hawkins, 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, in the Month of December instant, The Reversionary Interest of the Sum of 500l. Three per Cent. Consolidated Bank Annuities, standing in the Name of the Accountant-General of the said Court, after the Expiration of Twenty Years from the 10th Day of November 1792.

Dursuant to an Order of the High Court of Chancery made in the Matter of John Cheishyre, Esq.; and Catharina his Wife, late Catharina Sandys, Spinster, all Persons having any Claim or Demand upon the Sum of 4000h directed by a certain Indenture of Settlement made on the Marriage of Richard Sandys, E(q; and Catharina his Wife, bearing Date the 10th Day of October \$744, to be raifed by Mortgage or Sale of certain Eftates in the Parish of Saint Paul near the City of Cantachure for the Davion of the Paul, near the City of Canterbury, for the Portions of the younger Children of the faid Marriage, and by an Indenture bearing Date the 24th Day of September 1772, directed to be laid out in the Purchase of Lands and Hereditaments, to be conveyed to the Uses therein mentioned, are, on or before the 24th Day of December instant, to bring in their Claims to John Ord, 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 peremp-torily excluded the Benefit of the faid Order.

Pursuant to a Decree of the High Court of Chancery made in a Cause Rashleigh against Graves, the Creditors and Legatees of Mary Sawle, late of Penrice, in the County

of Cornwall, Spinster, deceased, are to come in and prove their feveral Debts and claim their respective Legacies fore Francis Paul Stratford, Efq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

DUrfuant to a Decree of the High Court of Chancery. bearing Date the 19th Day of May 1802, made in a Cause wherein Edward Gibson and Letitia his Wife are Plaintiffs, and Henry Bott and others are Defendants, and in pursuance of an Order of the faid Court, dated the 18th Day of July 1804, the Creditors of Thomas Dowfon, late of Clay-Hall, in the Parish of Barking, in the County of Essex, Gentleman, decrased, are forthwith to come in and prove their Dehts before Samuel Compton Cox, Eig; 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 said Decree.

DUrfuant to a Decree of the High Court of Chancery made in a Caufe Sleap verfus Baxter, the Creditors of Andrew Gifford, late of the British Museum, Great Russel-Street, in the County of Middlesex, Doctor in Divinity, deceased are forthwith to come in and prove their Debts be-fore John Simcon, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, Loudon, or in Default thereof they will be excluded the Be-nefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery made in a Cause of Jackson against Jackson, the Crea made in a Caule of Jackton-against Jackton, the Creditors of Paul Jackton, late of Filgrim-Street, in the Town of Newcastle-upon-Tyne, Merchant, (who died in January 1787,) are forthwith to come in and prove their Debts before John Springett Harvey, Esq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Desault thereof they will be excluded the Benefit of the said Decree.

Urfuant to a Decree of the High Court of Chancery made in a Caufe Butter and others against Basnett and others, the Creditors, Legatees, and Annuitants, of Thomas Wilmot, late of Wokingham, in the County of Berks, Gentleman, deceased, are to come in and prove their several Debts, and claim their respective Legacies and Annuities, before Francis Paul Stratford, Efq; one of the Mafters of the fad Court, at his Chambers, in Southampton-Buildings, Chan-cery-Lane, London, or in Default thereof they will be ex-cluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery made in a Cause Manning versus Manning, the Ereditors of Augustus Manning, late of the City of Bristol, in Great Britain, afterwards of the Island of St. Kitts, in the West Indies, (who was drowned off one of the Bahama Islands, and at the Time of his Death was Captain of a trading Vessel,) 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 Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Dursuant to a Decree of the High Court of Chancery made in a Cause Lawion against Wright, the Creditors and Legatees of Paul Jubb, late of Mecklebring, in the Parish of Brathwell, in the County of York, Gentleman, deceased, are to come in and prove their several Debts and claim their respective Legacies before Francis Paul Stratford, the County of the Girl County to his Chancel his Chancel to Esq; one of the Masters of the said Court, at his Chamber, in Southampton-Buildings, Chancery-Laue, London, or in Default thereof they will be excluded the Benefit of the faid

Ourfuant to a Decree of the High Court of Chancery made in a Caute Bennett and others against Powell and others, the Creditors and Legatees of Edward Walters, late of Piccot, in the County of Glamorgan, Efq; deceafed, are to come in and prove their Debts and claim their Legacies before Alexander Popham, Efq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 20th Day of December next, or in Default thereof they will be peremptorily excluded the Benefit, of the faid Decree.