Otice is hereby given, that the Partnership Trade or Business of a Taylor, lately carried on by us the undersigned John Nix and George Wilkins, at Chatham, in the County of Kent, was dissolved by mutual Consent on the 23d Day of February last, therefore all Persons indebted to us, under the said Copartnership, are requested to pay their Debts to the said John Nix, who will continue the said Business and will receive and sixe Dissolvents on the said Debts. ness, and will receive and give Discharges for the said Dobts.
and who will also discharge all the Debts due from us as such
Copartners: As witness our Hands this 7th Day of March
4804,

George Wilkins.

Otice is hereby given, that the Partnership lately subsisting hetween James Conolly, jun. and John Keogh, jun. of Liverpool, in the County of Lancaster, Merchants, under the Firm of Conolly and Keogh, was dissolved by mutual Consent on the 1st Day of September last. Witness our Hands this 26th November 1804,

Fames Conolly, jun. John Keogh, jun.

Liverpool, November 28, 1804.

HE Partnership heretofore carried on by us the undersigned William Brown and John Slinger, under the Firm of John Slinger and Co. in the Spirit and Porter Trade, in Liverpool, is this Day dissolved by mutual Consent. All Debts owing to and from the said Concern will be paid and received by the said John Slinger, at their Counting House, No. 11, Cooper's Row.

William Brown. John Slinger

HE Partnership subsisting between John Roper and William Brown, of Mantell-Street, Goodman's-Fields, in the County of Middlesex, Maltsactors, is by mutual Agreement this Day dissolved; and the Business will in future be carried on by the said William Brown on his own separate Account. Witness our Hands this 6th Day of December 1804, John Roper.

William Brown.

London, November 28, 1804. Otice is herebygiven, that the Partnership late subsisting between Samuel Dauford and John Spencer, of College-Hill, in the City of London. Brokers, and carried on there under the Firm of Samuel Dansord and Co. was dissolved the 28th Day of November inflant by mutual Confent; and that the faid Business will in future be carried on at the same Place by Samuel Danford only; and that all Debts due and owing from the late Firm of S. Dansord and Co. will be paid by the faid Samuel Danford; and all Debts due and owing to the faid late Firm will be received by the faid Samuel Danford, who is authorifed to get in and receive the same.

S. Danford.

John Spencer.

Otice is hereby given, that the Partnership lately carried on by us, under the Firm of Fowler and Weir, in St. Paul's Church-Yard, London, as Warehousemen, was disfolved by mutual Confent on the 23d June last: As witness our Hands this 3d December 1804,

Geo. Fowler. John Weir.

November 17, 1804. HE Partnership lately carried on between Robert Ten-nant and John Tennant, both of Reeth, in the County nant and John Tennant, both of Reeth, in the County of York, as Maltifers and Common-Brewers, has been disfolved by general Content. The Debts due from or to the faid Joint Teade will be paid or received by the faid John Tennant, who carries forward the faid Teade on his own Behalf.

Robert Tennant.

John Tennant.

HIS is to give Notice, that the Copartnership between Benjamin Dunn and William Wakely, trading under the Firm of Dunn and Wakely, Flour-Werchants, residing within the Borough of Penryn, in the County of Cornwall, is this Day dissolved by mutual Confent. All Persons having any legal Demands upon the faid Copartnership Account are defired to apply to Benjamin Dunn, who will discharge the

fame; and all Perfons indebted to the faid Copartnership Account are requested to pay their respective Debts to said Benjamin Dunn, who is only duly authorised to receive the same. Dated at Penryn the 7th Day of November 1804.

B. Dunn.

W. Wakely.

Otice is hereby given, that the Partnership Trade or Concern heretotore substitutes between us the undersigned Thomas Topp and Joseph Scales the Younger, as Cotton-Spinners and Manusacurers, trading at Middleton, in the County of Lancaster, and at Burton Smithy, in the County of York, under the Stile or Firm of Topp and Scales, was this Day disolved by mutual Consent. All Debts owing by or to the said Concern will be paid and received by the said Joseph Scales. Witness our Hands this 4th Day of December 1804,

Thos. Topp.

Joseph Scales, jun.

Otice is hereby given, that the Copartnership lately fublifting between James Robifon, John Shuttleworth, and Joseph Reed, of Saint Mary Axe, in the City of London, Tea Dealers and Hop Merchants, under the Firm of Robifon, Shuttleworth, and Reed, was, on the 1st Day of December inflant, dissolved by mutual Consent, so far as the same re-lates to the said-John Shuttleworth, who retires from the said Concern. Dated the 7th Day of December 1804.

James Robison. John Shuttleworth. Joseph Reed.

O be fold by Auction, by Mr. Saunders, (by Order of the Commissioners in a Commission of Bankrupt against Matthew Sayles, Joseph Hancock, and William Sayles, all of Sheffield, in the County of York, Cutlers and Factors, and Partners in Trade.) at the House of Mr. Samuel Peech, the Angel Inn, in Sheffield aforesaid, on Thursday the 20th Day of December instant, at Five o'Clock in the Asternoon, subject to such Conditions of Sale which will be then produced:

Lot x. A Mcsiliage or Dwelling-House, situate in Arundel-Street, in Sheffield aforesaid, with the spacious Warehouse, Workshops, and Yard thereunto adjoining and helonging, as lately occupied by Messes. Sayles, Hancock, and Co and which are well adapted for a Cutler and Factor. The Ground Plot contains 371 superficial Square Yards, and is held by Leafe under his Grace the Duke of Norfolk, for a Term of 99 Years, which commenced at Michaelmas 1792, under the yearly Rent of 1l. 11s.

Lot 2. A neat and commodious Messuage or Dwelling-House, pleasantly situated at the Corner of Arundel-Street aforesaid, with the vacant Ground and Appurtenances thereunto belonging, now in the Occupation of Mr. Joseph Han-cock. This Lot is also held Ly Lease under his Grace the Duke of Norsolk, for a Term of 99 Years, under a moderate yearly Ground Rent

Both the Lots will be fold free from the Auction Dut Mr. Matthew Sayles, or Mr. Joseph Hancock will shew the Premises; and sarther Particulars may be had of Mr. Jonathan Marthall, or Mr. Ebenezer Rhodes, the Assignees; of the Auctioneer, and of Mr. Charles Brookfield, Solicitor, Sheffield,

O be peremptorily fold, purfuant 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, on Tuesday the 18th Day of December instant, between the Hours of Eleven and Twelve o'Clock in the Forenoon, The Reversionary Interest of the Sum of 500l. Three per Cent. Consolidated Bank Annuities, standing in the Name of the Accountant-General of the faid Court, after the Expiration of Twenty Years from the 10th Day of November 1792.

Durfuant to a Decree of the High Court of Chancery made in a Caufe wherein James Robison is Plaintist and Jane Cleator and others are Desendants, the Creditors of Miles Arkinfon, late of Saint Paul's Church-Yard, in the City of London, Wooflen-Draper, deceafed, and of Margaret Atkinfon, of Hornfey-Row, Islington, in the County of Middlefex, Widow of the faid Miles Atkinfon, the Testator and Testatrix in the Pleadings of the faid Cause named,