London, February 4, 1805. THE Copartnership between Thomas Bunn and Thomas Mason, Haberdashers, No. 8, Cheapside, was distolved by mutual Consent on the 18th of January last. The Busi-ness will in suture be carried on by Thomas Bunn only, who is authorised to receive all Debts due to the said Firm, and who will also pay all Demands thereon.

Thos. Bunn. - Thos. Mason.

Otice is hereby given, that the Partnership between Otice is hereby given, that the Partnership between John Dodsworth and George Peacock, of Kingston-upon-Hull, Merchants, under the Firm of Dodsworth and Peacock, expired on the 1st Day of January 1805. The Business as Merchants will in source be carried on by John Dodsworth and Benjamin Dodsworth, under the Firm of John and Benjamin Dodsworth, in Partnership, and by George Peacock on his own separate Account. All Debts due to or from Dodsworth and Peacock will be liquidated by either of them.

John Dodsworth.

George Peacock.

Benjamin Dodsworth.

TO be fold by Auction, in Lots, by Order of and before the major. Part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against Michael Bell, of Monkgate, in the Parish of St. Maurice, in the Suburbs of the City of York, Oil Merchant, Dealer and Chapman, at the House of Robert Coupland, the York Tavern, in York, on Wednesday the 20th Day of February instant, at Four o'Clock in the Afternoon, shield to such Conditions of Sale 20, shall in the Afternoon, subject to such Conditions of Sale as shall be then produced.

Lot I. A new crected Oil Mill, with a Steam Engine, and all requisite Machinery; also Two Dwelling-Houses, with convenient Seed Rooms, Warehouses, Stables,, and other

convenient Seed Rooms, Warehouses, Stables, and other mitable Outbuildings, fituate on Heworth Moor, adjoining the Malton Turnpike Road, and about a Mile from the City of York, lately occupied by the said Michael Bell.

This Lot will be fold, subject to a Legacy of 1500l. chargeable thereon, and which is payable by Initalments of 400l. 300l. 300l. 300l. and 200l. at the End of One, Two, Three, Four, and Five Years respectively after the Death of a Person now need Fifty-ning Years.

aged Fifty-nine Years.
Lot 2: The Freehold Dwelling-House and Yard, situate in Thursday Market, York, now occupied by Mrs. Williams, and the Remainder of a Term of which Six Years will be unexpired at Michaelmas next, in a Stable and Yard, fituate in Jubbergate, York, now occupied by Mr. John Massar, and which Stable and Yard is leased to the said John Massar for the Remainder of the said Term, at the annual Rent of 81. Is, and is subject during the said Term to the Payment of an

annual Rent of 1l. 15s.

This Lot will be fold, subject to an Annuity of 8l. payable during the Life of a Person aged Fifty-two Years, and the Freehold House and Yard will also be sold subject to an anrreehold House and Yard will also be fold subject to an annual Out-Payment of Thirty Shillings to the Churchwardens and Overseers of the Poor of the Parish of Saint Sampson, and to another annual Out-Payment of Six Shillings and Eight Pence to the Mayor and Commonalty of the City of York.

Lot 3. A Moiety of Four Twenty-eighth Shares in the York Water-Works, and of the Profits and Emoluments

ariling therefrom.

For further Particulars apply to Munby, or Mr. Brook Attornies, York, who will cause the Premises to be shewn.

## ISLAND OF ST. KITTS.

O be fold, pursuant to a Decree of the Court of Chancery in the faid Mand, before the Master of the faid Court, at the Court-House, in the Town of Basseterre, in Court, at the Court-Houle, in the Town of Balleterre, in the faid Island, on the 1st Day of May 1805, All that valuable Sugar Plantation or Estate, called Needsmust, situated near the Town of Basseterre, in the said Island, containing 163 Acres of Cane Land, together with an extensive Pasturage and Provision Ground, 150 Negroes, a spacious Dwelling-House, Windmill, and Works, in thorough Repair.

Terms and Conditions of Sale may be known on Application to James Weekes and John Woodley, Efgrs. in the taid Island; or to Messirs. Manning, Anderdon, and Bosanguet, in London.

of the High Court of Chancery, hefore John Springett. Harvey, Efq; one of the Masters of the said Court, in the public Sale-Room of the Court. in Southampton-Buildings, Chancery-Lane, London, some Time in or about the Month Chancery-Lane, London, tome 11 me in or about the Mionth of April next, (of which previous Notice will be given,) in diffinct Lots, Two Freehold Houses, adjoining together, and situate in Lombard-Street, London; one let on Lease to Mrs. Sarah Irwin, the Ground-Floor whereof is used by the Bankers as their Settling-House; the other let on Lease to Mr. David Rofs.

Particulars may be had (gratis) at the faid Master's Chambers in Southampton-Buildings; of Messes. Lloyd and Dowse, No. 14, Gray's-Inn-Square; and of Messes. Strong, Still, and Strong Lincoln's-Inh Strong, Lincoln's Inh.

Dursuant to the Decree of the High Court of Chancery made in a Cause Borgman versus Treslove and others, the Creditors of Daniel Borgman, late of Charles-Street, Grofvenor-Square, are, personally, or by their Solicitors, to come in and prove their Dehts before Sir William Weller Pepys, Baronet, one of the Mallers of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 20th of March next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, I bearing Date the 20th Day of July 1804, made in a Caufe wherein John Fither and Ann his Wife are Plaina Caule wherein John Fither and Ann his Wife are Plaintiffs, and Sarah Martha Amory, Widow, and another are Defendants, and in pursuance of an Order of the faid Court, dated the roth Day of January 1805, the next of Kin of Mary Grove, late of Taunton Saint James, in the County of Somerset, Widow, deceased, (who died on or about the 13th November 1799,) who were living at the Time of her Death, and the personal Representative or Representatives of any of such next of Kin as have since died, are sorthwith to come in and prove their Kindred before Rose hert Steele, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 1st Day of March 1805, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Urfuant to a Becree of the High Court of Chancery, Durfuant to a Becree of the High Court of Chancery, I bearing Date the 20th Day of July 1804, made in a Caufe wherein John Fisher and Ann his Wife are Plaintiffs, and Sarah Martha Amory, Widow, and another are Defendants, and in pursuance of an Order of the Court, dated the 16th Day of January 1805, the Creditors of Mary Grove, late of Taunton Saint James, in the County of Somerset, Widow, deceased, (who died on or about the 13th Day of November 1799,) are, personally or by their Solicitors, to come in and prove their Debts before Robert Steele, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lang, London on a beautiful and the said court, and the chambers in Southampton-Buildings, Chancery-Lang, London on a beautiful and the said court, as the chambers in Southampton-Buildings, Chancery-Lang, London on a beautiful and the said court, as the said court of the said court, as the said court of the said court Southampton-Buildings, Chancery-Lane, London, on or be-fore the 1st Day of March 1805, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery made in a Cause Wenyeve versus Marrie, the Creditors of John Wenyeve, late of Brettenham-Hall, in the County of Suffolk, Efq; and of Mary Wenyeve, late of the same Place, Widow, both deceased, are, on or before the 4th Day of March next, 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 peremptorily excluded the Benefit of the faid Decree.

Ursuant to a Decree of the High Court of Chancery, Urfuant to a Decree of the High Court of Chancery, made in a Caufe Kay againft Lamb, the Creditors and Legatees of Jonathan Skelton, late of the Town and County of Newcallle-upon-Twne, Merchant, deceafed, are to come in and prove their feveral Debts, and claim their respective Legacies, before Francis Paul Stratsord, Esq.; 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 said Decree.

DUrsuant to a Decree of the High Court of Chancery made in a Cause Kay against Lamb, the next of Kin of Jonathan Skelson, late of the Town and County of New-