chants, and as Dealers in Brandy and other Liquors, carried on by them at No. 18, Fleet-Market, in the City of London, was this Day diffolved by mutual Confent, as and from the 3d Day of November instant; and all Persons indebted to the Partnership Account are hereby authorised and desired to pay their respective Debts to the said John Jobling, by whom pay their respective Debts to the said joint jobing, by whom all Accounts relative to the said Partnership will be paid: As witness our Hands the 8th Day of November 18806,

John Johling.

Roberi Buicher

Otice is hereby given, that the Partnership lately subfifting between John Brice and Richard Thompson, of Pontefract, in the County of York, Chymilts and Druggists, Wine and Spirit Merchants, was on the 14th Day of March in the Year of our Lord 1805, diffolved by mutual Confent: As witness our Hands this 5th Day of November 1806, John Brice.

Richard Thompson.

December 7, 1805. December 7, 1805.

WHereas the Partnership lately carried on between John
Ramsden and William Partnership Ramiden and William Ramiden, of Slaighwaite, and James Ramiden, of Lalindine Nook, and John Dixon, of Sheepridge, in the Parish of Huddersfield, in the County of York, Woollen Manufacturers, Dyers, and Copartners, under the Firm of John Ramiden and Co. was this Day dissolved by mutual Consent: As witness our Hands,

John Ramsden. Wm. Ramsden. James Ramsden. John Dixon.

November 8, 1806. Otice is hereby given, that the Copartnership between Richard Mosle and Samuel Drew, No. 40, New Bond Street, in the County of Middlesex, Linen-Drapers, is this Day distolved by mutual Confent

Richard Mosle. Samuel Drew.

Otice is hereby given, that the Partnership heretofore subssifting between Clement Cotterill and William Cotterill, of Birmingham, in the County of Warwick, and Thomas Cotterill, of New York, America, Merchants, trading under the Firm of Clement Cotterill and Sons, was, on the 30th Day of September 1803, dissolved by mutual Confent. All Persons indebted to the said Copartnership are requested to pay their respective Debts to Mr. William Cotterill, of Birmingham aforefaid, or to Mr. Thomas Corterill, of New York aforesaid, (who are duly authorized to receive the same;) and if the said Parties are indebted to any Per-sons, on Account of the said Copartnership, such Persons are requested to send their Accounts immediately, either to the said William Cotterill or Thomas Cotterill, that the same may be examined and paid, by whom the faid Trade hath fince, and will in future, be carried on; the faid Clement Cotterill having declined the fame in their Favour: Witness the Hands of the said Parties, the 31st Day of July 1806.

Clément Cotterill. William Cotterill. Thomas Cotterill.

Hereas Elizabeth Green, late of Church-Street, Beth-nal-Green in the County of Milable County nal-Green, in the County of Middlefex, Widow, deceafed, in and by her last Will and Testament, bearing Date the 11th of March 1801, gave and bequeathed unto her Exceutors and Executive therein named, One Hundred Pounds upon Truft, to lay out and invest the same in their Names in some or one of the Public Funds or Government Security in truft for her Nicce Mary Clark then in Parts beyond the Seas, Daughter of her late Brother Thomas Johnson, antil the should arrive in England, provided the should so arrive, on or before the 31st Day of December 1806, and on such Arrival, to transfer the said Stock or Fund to her, and in the mean Time to apply the Dividends thereof for her Use in such Manner as her said Executors should see fit; but in case her said Niece should not so arrive, then that such Stock or Fund should fink into the Residue of ther personal Estate. Notice is hereby given, that unless the said Mary

Clark apply at our Office, on or before the faid 31ft Day of December now next enfuing, she will be excluded from all Benefit of the said Legacy, and the Money will be divided pursuant to the Directions contained in the faid Will.

COLLINS and WALLER, Solicitors to the Executors. Spital-Square, November 8, 1806.

B E R B I C E.

VILLEM REBEL, and other Brokers in Amflerdam,
propose to sell on Monday the 22d December 1806. at Five o'Clock in the Evening, in the Oude Zyds Heeren Logement, in that City, the Coffce-Plantation the Plegt-Anker, containing 2000 Dutch Akkers of Ground, as also a Mortgage of f.40,000 on the Plantation Bien Content, both fituated in the Colony of Berbice.

The Titles of Property are to be feen at the Office of Mr. Pieter Berkman, Notary, in Amsterdam; and the Inventory of the Plantation, and Conditions of Sale, at the Counting-House of Mr. Edward Van Harthals, in London.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Wiggett versus Wiggett, the several Persons who were next of Kin of the Testator Samuel Lyde, late of Bath, Efq; living at the Time of his Death, (which happened on the 11th of January 1806,) or in case of their Death, their Personal Representatives, are, personally or by their Solicitors, to come in and prove their Kindred before Sir William Weller Pepys, Baronet, one of the Masters of the faid Court, at; his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 24th Day of De-cember next, or in Default thereof they will be excluded the Benefit of the faid Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Key against Maze, the Joint Creditors of Arnaud Dulau, now or late of Soho-Square, in the County of Middletex, and of James De Castel and Henry Lavit, both now or late resident in France, or out of the Ju-risdiction of the said Court, Merchants and Copartners, are forthwith to come in and prove their Debts before John Campbell, Esq; one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, Lon-don, 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 Pestell versus Zouch, the Creditors of Goodwin Zouch, late of Shottery, in the Parish of Old Stratford, in the County of Warwick, Gentleman, are perfonally, or by their Solicitors, to come in and prove their Debts before Sir William Weller Pepys, Bart. one of the Malters of the fair Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 24th of December next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Ourfuant to a Decree of the High Court of Chancery, made in a Cause Lewis against Hooper, the Creditors, Legatees, and Annuitants of Thomas Hooper, late of Panty Goytre, in the County of Monmouth, and formerly of the City of Worcester, Esq, deceased, are forthwith to come in and prove their Debts, and claim their Legacies and Annuities, either personally or by their Solicitors, before John Campbell, 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 faid Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Cause Young against Gwynn, the Creditors of Thomas Young, late of Lambeth-Marsh, in the County of Surrey, Publican, deceased, (who died in the Month of March 1795,) are forthwith to come in and prove their Debts before John Ord, Esq. one of the Masters of the faid Court, this Change in Southeaster Publishers of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default them of they will be excluded the Benefit of the faid Decree.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Armstrong, of the High-Street, Southwark, Linen-Draper, Dealer and Chapman, are desired to meet the Assignces of the Estate and Esses of the Bankrupt, at the