raifts and Druggifts, under the Firm of Jackson, Spark, and Curtis, was disloved by mutual Consent on the 8th Day of August Instant. All Debts owing to the said Partnership are to be received by the said James Spark and James Curtis; and all the Debts owing by the said Partnership are to be paid by the said James Spark and James Curtis, at No. 11, Old Fish-Street.—Dated 14th August 1807.

Robt S. Jackson. James Spark. James Curtis.

Notice is hereby given, that the Partnership lately subfilling between John Dawson and John William Porter, of Broad-Court, Drury-Lane, in the County of Middlese, Taylors and Copartners, was disolved on this Day; and all Persons to whom the said Copartnership Estate is indebted will be paid by the said John Dawson. Witness our Hands this 1st Day of May 1807,

John Dazofon John William Porter.

Otice is hereby given, that the Paitnership between Thomas Baynes and James Antrobus, of Liverpool, in the County of Lancatter, Hosers, was by mutual Consent dissolved on the 1st Day of January 1807. All Debts due to and owing from the late Partnership will be received and paid by the said James Antrobus.—Dated this 3d Day of July 1807.

Tho. Baynes.

James Antrobus.

THE Partnership between Henry Glover Moore, of Liverpool, in the County of Lancaster, and Joseph Johnson, of the stand of Jamaica, Merchants, carried on at Liverpool, under the Firm of Henry Glover Moore and Co. and at Jamaica, under the Firm of Joseph Johnson and Co. was disfolved on the 1st of January 1804: As witness our Hands,

H. G. Moore. Jos. Johnson.

Notice is hereby given, that the Partnership lately carmed on by us at Longham, in the County of Southampton, in the Trades of a Miller, Biscuit-Baker, and Maltster, under the Firm of Neave and Shipley, was disolved by
us, by mutual Consent, on the 8th Instant—Dated the 10th
of August 1807.

John Neave.
Thos. Shipley,

THE Partnership lately carried on at No. 4, Holborn, in the City of London, by Christopher Moon and George Edwards, in the Trades of Watch and Clock-Makers, Jewellers, and Silversmiths, was disloved on the 24th Day of June last: As witness their Hands,

Geo. Edwards. Christopher Moon.

AKE Notice, that a Writ of ad quod damnum has iffued, directed to the Sheriff of Dorfetshire, to enquire whether or no it will be to the Damage or Prejudice of His Majetly, or of any other, if His Majetly should grant to Henry Earl of Uxbridge, in the County of Middlefex, and Baron Paget, of Beaudefert, in the County of Stafford, Tenant of the Manor of Sapelbridge, otherwise Stapelbridge, otherwise called Stalbridge, in the County of Dorfet, licence that he may have and hold for ever one Market every Week, on Monday, at the same Manor; and that an Inquisition will be taken on such Writ on Monday the 31st Day of August instant, at the House in the Town of Sherborne, in the said County, called or known by the Name or Sign of the Antelope, between the Hours of Eleven o'Clock in the Forenoon and of One of the Clock in the Asternoon of that Day.—Dated August 14, 1807.

The Legatees of JAMES MILLER, deceased.

Carlille, August 5, 1807.

Whereas Two Third Parts of the Net Residue of the Personal Estate of James Miller, late of the City of Carlisse, in the County of Cumberland, Yeoman, (who died on or about the 13th Day of January 1791.) were in and by his last Will and Testament, bearing Date the 25th of February preceding, given unto and amongst the Grandchildren of his Aunt Margaret, formerly Margaret Miller, the late

Wife of John Reid, of Freehold, in the State of New Jerfey, in America, Yeoman, deceased in such Manner as is therein-mentioned; and whereas the greatest Part of such Residue was at the Time of the Death of the said James Miller, and still is, secured on Mortgage of certain Premises which soon afterwards descended to a Minor, who hath nearly attained the Age of 21 Years, so that it is expected the Money will be ready to be paid as soon as the said Legatees, or their respective legal Representatives, shall make proper Application to John Mitchinson, of Carlisse aforesaid. Esq; the Executor and Trustee in the said Will named; Notice is therefore hereby given to all such Legatees or Persons now entitled as aforesaid, and who are supposed to be resident in the States of New Jersey and New York, or some other Parts of America, that the said Two Third Parts of the Residue of the Personal Estate of the said James Miller will be paid, on their severally producing the necessary Proofs of their Identity, and complying with the other Requisites in the said Will contained in that Behalf.

Hereas at a Meeting of the Creditors of George Stead-man and John M'Lean, late of Lamb-Street, Spitalfields, in the County of Middle fex, Potatoe Merchants, Dealers and Chapmen, (Bankrupts,) held at Batton's Coffee-House, Cornhill, in the City of London, according to Notice in the Loudon Gazette for that Purpose, on the 11th Day of June now laft, it was unanimoully agreed, that the Propositions which had been made for the Purchase of the Interest which the faid Bankiupts, or one of them, and their Affiguees poffessed in and to the Fisherwick Estate should be acceded to, provided Lord Cl-ichester and his Trustees, or either of them, should pay to the Assignees the Sum of 6000l. (being the Sum offered,) together with Interest, as in the Proposals mentioned, within Two Years and One Quarter of a from Midfummer-Day 1807; and whereas, for carrying fuch Resolution into Execution, it was consented to and agreed, that a Deed of Covenant and Agreement should be prepared by Richard Preston, of the Inner-Temple, London, Esq; on Behalf of all Parties, and an Agreement was prepared and fettled by him, and Two Parts, One executed by the Affignees of the Bankrupt, and the other by Lord Chichester and his Trustees, are now ready to be exchanged, but Mellis. Harvey, Bryant, and Maydwell, the Solicitors to the Affig-nees, having been directed by the Affignees, or one of them, in confequence of an Order from the Committee appointed to act in and manage the Affairs connected with the Bankrupts' Contract for the Purchase of the Fisherwick Estate, to retain and keep in their Cullody and Possession such Deed so executed by the faid Assignees, and not to exchange the same for that executed by Lord Chichester and his Trustees, as aforesaid: and Mess. Harvey, Bryant, and Maydwell, having been called upon by the Solicitor of Lord Chichester and his Trustees to make such Exchange: the Creditors of the Bankrupts are defired to meet the Affignees and the Committee at Bation's Coffee-House, Cornhill, in the City of London, on Friday the 28th Day of August instant, at Twelve of the Clock at Noon, to resolve, determine, and direct whether the taid Agreement executed by the faid Afliguees shall be exchanged for the other Part of the faid Agreement, or shall be retained; and on other special Affairs relating to the faid

August 5, 2807.

W Hereas Mr. Thomas Underwood, late of Trentham29th June last,) has in his Will, after Payment of certain
Legacies, given a Part of the Residue of his Property to his
Two Nephews, John Underwood and William Underwood,
(Sons of his Brother, John Underwood,) provided they apply
to his Executor in Six Months after his Death; and whereas
it is not known where the said Nephews now are, this is to
advite the said John and William Underwood, that if living,
they may make their Claim to Mr. Edmund Antrobas, No.
480, Strand, the Executor: William Underwood, it is believed, was impressed into His Majesty's Navy, in London, in
1798, and John Underwood was a Soldier in the Coldstream
Regiment of Guards many Years ago.

To be fold by Auction, by Order of the Assignees of Thomas Jones, of the City of Gloucester, Horse-Dealer, and Chapman, a Bankrupt, by Mr. Philipotts; sen. at the Boothall Inn, in the City of Gloucester, on Wednesday the ad Day of September 1807, at Six o'Clock in the Asternoon.