the Firm of M'Nish and Leadsom, is this Day dissolved by mutual Consent. All Debts owing by or to the said Con-cern will be paid and received by the said Thomas Leadsom. our Lord 1810,

Tho. Leadfom.

HE Partnership carried on by Henry Gore and John Parker, under the Firm of Gore and Parker, Flour-Dealers, in Ormskirk, in the County of Lancaster, was diffolved by mutual Confent on the 10th Day of October laft .-Witness our Hands this 4th Day of May 1810,

Henry Gore. John Parker.

HE Copartnership lately substituting between Recs Price and Joseph Aldridge, of Blackfriar's-Road, in the County of Surrey, Surgeous and Apothecaries, was this Day dissolved by mutual Consent: As witness our Hands this 16th Day of April 1810, Rees Price. 16th Day of April 1810, Joseph Aldridge.

NEXT OF KIN.

If there are now living any Relations in the Maternal Line of John Dawkin Jones, Mariner, Son of William James Jones, of Hartford-Court, near the Key, Bristol, Rigger, and Elizabeth his Wife, (formerly Elizabeth Dawkin,) and Nephew of the late Mrs. Ann Mills, (formerly Ann Dawkin,) the Wife of James Mills, late of the Town of Swansea, Mariner, which said John Dawkin Jones is supposed to have died abroad, they are requested to apply perionally, or by Letter, (Post-paid,) to H. C. Litchfield, Esq. No. 7, New-Square, Lincoln's-Inn.

Leasehold Estates and Ground Rent in Middlesex and Berks.

O be fold, pursuant to an order of His Majesty's Court
of Exchequer, made in a Cause Student of Majesty's Court d of Exchequer, made in a Cause Sturley v. Maynard and others; in Five Lots, at the Chambers of the Deputy Remembrancer, in the Exchequer-Office, in the Inner-Templc, London, (on a Day to be hereafter advertised), several valuable Leasehold Houses and Premises, situate in the solvaluable Leasehold Houses and Premises, situate in the fol-lowing Places, viz. the Edgeware-Road; Bulstrode-Street, Manchester-Square; King's-Road, Chessea, Long-Alley, near Finsbury-Square; and Pinckney's-Green, in the Parish of Cookham and County of Berks; held respectively for long Terms of Years. And also a Ground Rent of Six Guineas per Annum, secured on two Houses held by Lease for a Term of 179, unexpired at Midsummer next. Printed Particulars whereof may be had of Mr. Philip Hurd, Solicitor, Temple, London; Messes, Cale and Sons, Solicitors, Bessord-Street, Bessord-Row; Mr. Allan, Soli-citor, Frederick's-Place, Old-Jewry; and at the Chambers of the said Deputy-Remembrancer.

of the faid Deputy-Remembrancer.

Dursuant to a Decree of the High Court of Chancery, bearing Date the 15th Day of March 1810, made in a Cause wherein Hunter Cooper the Younger, and Frances his Wife, are Plaintist, and Letitia Payne, Widow, and others, are Defendants, the Creditors of Robert Payne, late of Gower-Street, in the County of Middlesex, Merchant, (who died in or about the Month of January 1793,) are forthwith to come in and prove their Debts before Samuel Compton Cox, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane. London. bers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

F HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Francis Coward, of Fugglethone Saint Peter, in the County of Wilts, and James Brewer, of Burcombe, in the fame County, Clothiers, Dyers, Dealers and Chapmen, (trading as Copartners, under the Firm of Coward and Brewer,) are defired to meet the Assignces of the said Bankrupts' Estate, on Saturday the 19th of May instant, at Five o'Clock in the Asternoon, at the Spread Eagle, in the City of New Sarum, in order to assent to or differ from the said Assignment. nees commencing, profecuting, or defending any Suit or Suits at Law or in Equity, for Recovery of any Part of the faid Bankrupts' Estate and Esses, or either of them; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Davis, now or late of Church-Lane, Saint George's in the East, in the County of Middlesex, Horse-Dealer and Chapman, are defired to meet the Assignees of the said Bankrupt's Estate and Essects, on Friday the 11th Day of May inflant, at Twelve of the Clock at Noon precifely, at the Office of Mr. Davies, No. 45, Lotthury, London, in order to take into Confideration the Opinion of Gounfel procured by the Affignees, (and which will be then and there produced,) upon their Claim to the Property and Effects in the Poffession of the Bankrupt's Wife, and claimed by and for her under and by virtue of a Deed of Settlement thereof, executed by the faid Bankrupt previous to his Marriage with her; and to affent to or diffent from the faid Affignees taking such Steps for the Recovery and obtaining Possession of such Property as they in their Discretion may think adviseable; and on other special Assairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against A Committon of Bankrupt awarded and islued against George Pickwoad, of Cloak-Lane, London, Wine-Merchant, are desired to meet the Assignees of the Estate and Estates of the said Bankrupt, on Friday the 11th Day of May instant, at Twelve o'Clock at Noon precisely, at the Ship Tavern, Water-Lane, Great Tower-Street, in order to assent to or distent from the said Assignees commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for recognized to the said Residual Committee of the Said Residual Committee o vering any Part of the faid Bankrupt's Estate and Effects; or to the compounding, submitting to Arbitration, or other-wife agreeing any Matter or Thing relating thereto; and particularly to their compounding, or otherwise settling a certain Debt due to the faid Bankrupt's Ellate from the Administratrix of the late John Pogson, Eig; deceased; and on other special Asfairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued from against George Prance, of the Town of Swansea, in the County of Glamorgan, Linen-Draper, Dealer and Chapman, are defired to meet the Assignees of the faid Bankrupt's Estate and Effects on Tuesday the 16th Day of May instant, at Twelve o'Clock at Noon, at the White-Lion Inn in Broad-Street, Bristol, to affent to or diffent from the said Assignees selling by public Sale or private Contract, in such Lot or Lots, and on such Terms of Credit, as they shall think fit, the whole or any Part or Parts of the Stock in Trade, Furniture, and other Effects of the said Bankrupt; and to pay and dicharge out of the Proceeds of the same certain Costs and Charges incurred in and about the said Bankrupt's Affairs previous to the Date of the said Commission, but subsequent to the Insolvency of the said Eankrupt; and for the Benesit of his Estate or so much thereof as they may deem reasonable; and also to assent to dissent from the said Assignees commencing, prosecuting, or desending any Suit or Suits at Law or in Equity, for the Recovery of any Part of the said Bankrupt's Estate and Essets; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assairs,

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and illued forth against John Pearson, of the City of Bath, in the County of Someriet, Hosier and Lace Manusasturer, are desired to meet the Assignees of the Estate and Essects of the said Bankrupt on the 29th Day of May inflant, at One of the Clock in the Afternoon, at the Christopher Inn and Tavern, in in the Afternoon, at the Christopher Inn and Tavern, in the said City of Bath, in order to assent to or dissent from the said Assignees selling and disposing of the said Bankrupt's Stock in Trade and Effects, to any Person willing to take the same by Appraisement or Valuation, or otherwise to their selling and disposing of the same by public Auction or private Contract, as the said Assignees shall think proper; and also to pay and discharge out of the said Estate and Essest certain Costs, Charges, and Expences which were incurred previously to the Prosecution of the said Commission; and as to the said Assignees commencing, prosecuting, or defending any Suit or Suits at Law or in Equity, for Recovery of any Part of the said Bankrupt's Estate and Effects; covery of any Part of the faid Bankrupt's Estate and Effects; or to the compounding, submitting to Arbitration, or other-wise agreeing any Matter or Thing relating thereto; and on other special Affairs.