Otice is hereby given, that the Copartnership between John Isaac and William Edridge, of Edmonton, in the County of Middlesex, Coach-Masters, is dissolved by mutual Confent: As witness our Hands this 7th Day of Sept. 1810,

William Edridge. John Isaac.

NOTICE TO CREDITORS.

Briftol, September 5, 1810. A LL Persons having any Demand on the Estate of Mary Hammond, deceased, Widow of Joseph Hammond, formerly of Bristol, Currier, are desired to send in an Account thereof to Arnee Frank, Ironmonger, No. 13, on the Back, Bristol, on or before the 29th Instant, after which no Claims can be admitted.

NOTICE.

IF John Shearing, by Trade a Gardener, who in the Year
1797 lived at No. 12. Ayr Street-Hill, Leather Lane, London, and intermarried in that Year with Mary Cullen, of the fame Place, Spinster, at the Parish Church of Christchurch, Newgate-Street, be living, and will apply to Meffrs Rhodes, Cook, and Handley, Clerkenwell, or to Mr. Bullen, of New-Inn, London, he will hear of fomething to his Advantage; but as it is supposed that the said John Shearing is dead, any Person giving Information as above where he was buried will be rewarded for their Trouble.

O be peremptorily fold, pursuant to an Order of the Lord High Chancellor of Great Britain, made in the Matter of Richard Burgh, Efq; a Lunatic, with the Approbation of William Alexander, Efq; one of the Masters of the Court of Chancery, at the Public Sale-Room of the faid Court, in Southampton-Buildings, Chancery-Lane, London, on Friday the 28th Day of September 1810, at Twelve o'Clock at Noon,

Ten Shares of the faid Lunatic in the Grand Junction

Canal.

Printed Particulars whereof may be had at the faid Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messes. Harrison and Radiord, Solicitors, Derby; and of Messes. Baxters and Martin, Solicitors, Fur-nival's-Inn, London.

O be peremptorily fold, pursuant to a Decree of the High Court of Chancery, made in a Caufe James against Carleill, with the Approbation of Robert Steele, Esq; one of the Masters of the said Court, at the House of Mr. Leech, the Old George Inn, at Tiderwell, in the County of Derby, on Tuesday the 16th of October 1810, at Three of the Clock in the Asternoon, in Nine Lots,

Certain Freehold Estates, situate at Tideswell and Litton,

In the County of Derby, and Broncott, in the Parishes of Leek and Alstonefield, in the County of Stafford, late the Property of Randolph Carleill, Esq. deceased, consisting of Four reveral Dwelling-Houses, with Outhouses and divers Closes and Pieces of Meadow and Pasture Land, in the several Occupations of Stephen Broom and Robert Sutton, at Tideswell aforesaid; Thomas Wager, senior, Thomas Wager, junior, John Gregory, Samuel Bramwell, Thomas Sellers, and George Barber, at Litton aforefaid; and of Mrs. Billings, Widow, at Broncott aforefaid.

The Premises may be viewed at any Time previous to the Sale; and Particulars may be had at the faid Master's Office, in Southampton-Buildings, Chancery-Lane, London; of Messers, Brene and Plomer, Solicitors, Essex-Court, Temple; Mr. Burroughs, Solicitor, Falcon-Square, London; and of Mr. Bossley and Mr. Mander, Solicitors, of Bakewell, in the County of Derby.

PY virtue of an Order of the High Court of Chancery, dated the 11th Day of August 1810, made in a Cause wherein Gasper Peter Elias De Arabet, (commonly called Baron De Arabet,) and others are Plaintis, and John Long-Baron De Arabet, and others are Plaintifs, and John Long-den and others are Defendants, the Cteditors of Peter Baron De Arabet, late of Alicant, in Spain; (the Testator in the Pleadings in the said Cause named.) and of Susan Vernet Baroness De Arabet, his Widow, also of Alicant asoresaid, (the Intestate named in the Pleadings in the said Cause,) which said Baron De Arabet died at Alicant in or about the Month of January 1798, and which said Baroness De Arabet died there in or about the Month of April 1798, are torthwith to come in before William Alexander. Esse one of the with to come in before William Alexander, Efq; one of the

Masters of the said Court, at his Chambers, in Southampton's Buildings, Chancery-Lane, London, and prove their Debts, or in Default thereof they will be excluded the Benefit of the faid Order.

Hereas by an Order of the High Court of Chancery, dated the 11th Day of August 1810, made in a Cause wherein Gasper Peter Elias De Arabet, (commonly called Baron De Arabet,) and others are Plaintiffs, and John Long-den and others are Defendants, it was referred to William Alexander, Efq; one of the Masters of the said Court, among other Things, to inquire whether there were any Debts of or belonging to the respective Partnerships or Firms of De Arabet, Arabet, and Longden—Grigby and Longden—and Grigby, Longden, and Co. remaining unpaid; pur cant therefore to the faid Order, the Creditors of the faid feveral Partnerships or Firms, or either of them, if any remaining unpaid, are forthwith to come in before the faid Mafter William Alexander, Efq; at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove thir Debts, or in Default thereof they will be excluded the Benefit of the faid Order.—The Partnership of De Arabet, Arabet, and Longden, was carried on at Alicant, in Spain, and diffolved in or about the Month of August 1808, and the Partnerships of Grighy and Longden, and of Grigby, Longden, and Co. (the latter of which was a Continuation of the former,) ere carried on in London, and also disfolved in or about the faid Month of August 1808.

HE Creditors of Thomas Eccleston, I te of Scarifbrick, in the County of Lancaster, Eig; deceased, are desired immediately to transmit Accounts of their Claims with the Dates of their Securities, to Afpden and Shuttleworth, Solicitors, in Presson, Lancashie, or to Mr. Wiglesworth, No. 5; Gray's-Inn-Square, London.

HE Creditors of the late James Dearden, of Bolton-inthe-Moors, in the County of Lancaller, Cotton-Manufacturers, are defired to transinit a Particular of their Demands, together with the Nature of their Securities, (if any) to Mr. William Hall, of King-Street, within Bolton afore-faid, Cotton-Manufacturer, one of the Executors of the faid James Dearden, on or before the 1st Day of October next, and any Creditors neglecting to to do will be excluded all Benefit ariling from the Estate and Essects of the said James Dearden, a Dividend whereof will be made and paid by the faid William Hall on the 22d of October next.

HE Creditors of John Rowntree, late of the City of York, Money-Scrivener, who have proved their Debts under a Commission of Bankrupt, bearing Date the 19th of January in the 37th Year of His present Majesty's Reign, issued against the said John Rowntree, are requested to meet at the George Inn, in Coney-Street, York, on Tuessay the 25th of September instant, at Four o'Clock in the Alternoon, in order to take into Consideration what Estate and Interest the faid Bankrupt hath or had in annual Interest, Dividends or Profits of the Sum of 1500l. bequeathed to or in Trust for him, or for his Benefit, in or by the Will of Robert Hud-fon, late of Skipwith, in the County of York, Etq.; deceafed; and to allent to or diffent from the commencing, profecuing, or defending any Action or Actions, Suit or Suits, or other Proceedings, either at Law or in Equity, respecting the same; or the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto, or any other the Estate or Essents of the said Bankrupt; and other special Affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Robert Gibson, of Leicester-Street, in the Parish of Saint Ann, Westminster, in the County of Middlesex, Victualler, Spirit-Merchant, Dealer and Chapman, are defined to meet the Assignces of the Estate and Estates of the said Bankrupt, on Monday the 17th Day of September initant, at Six in the Evening precisely, at the Office of Mr. Emanuel Alien, Solicitor to the Commission, No. 8, Carliss-Street, Soho Square, in the faid Parish of Saint Ann, Westminster, to affent to or diffent from the faid Affignees accepting an Offer made by one of the Creditors for withdrawing an Execution levied on the Goods and Chattels of the faid Bankrupt previous to the iffuing of the Commission; and also to their selling and disposing of the Freehold Estate and the