Jackson (late Rich), and George Rich, as Cooks and Dealers in Venison, on Langate-Hill, London, was dissolved on the 1st day of Bebruary last; since which time the said business has been corried on by the said George Rich, on his own account; and he will receive and pay all debts owing to and by the said Gopartnership: As witness our hands this 26th of August 1814.

Ann Jackson.

George Rich.

George Rich.

Office is hereby given, that the Partnership lately carried on at Knaresborough, in the County of York, by us, John Fisher, Sarah Foster, and Robert Gott, as Ironmongers, under the firm of Foster and Gott, is this day dissolved by mutual consent; and that all debts due to or owing by us in respect thereof will be respectively received and discharged by the said Robert Gott.—Witness our hands the 17th day of August 1812.

John Fisher.

Sarah Foster. Robert Gott.

Otice is hereby given, that the Partnership carried on by and between John Marshall and Edward Shepherd, of Bedale, in the County of York, Mercers and Drupers, under the firm of Marshall and Shepherd, was dissolved by mutual consent on the 16th day of May last past; and all debts due and owing to and from the said concera will be received and paid by the said Edward Shepherd, by whom the said business will be continued in all its various branches: As witness our hands this 24th day of August 1814.

John Marshall.

Edw. Shepherd

Edw. Shepherd.

## NOTICE TO CREDITORS.

Aylesbury, July 23, 1814

DUrsuant to the terms of a deed of trust, under which a Crsuant to the terms of a deed of trust, under which a fund is provided for satisfying certain debts due from Messrs. James Neale, Thomas Grac., and John Saunders Woodcock, late of the Vale of Adiobuty Bank, prior to the dissolution of their Parfnership, which took place on or about the 10th day of October 1810, all persons who are holders of promissory notes, or otherwise Creditors of the said James Neale, Thomas Grace, and John Saunders Woodcock, are required forthwith to deliver or send an account of their respective demands, with full particulars of the notes or other tire demands, with full particulars of the notes or other securities, it any, which they hold, to me, otherwise they will eb excluded the benefit of the said trust.

JOSEPH ROSE, Solicitor to the Trustees

## MESSRS, LYE'S BANKRUPTCY.

Otice is hereby given, that a Final Dividend bath heen declared under the Commission of Bankrupt against Messrs. George Lye and Edmund Leigh Lye, of Bath and Warminster, Bankrupts, as well on the Joint Estate of the said Bankrupts, as also on the Separate Estates of the said George Lye and Edmund Leigh Lye respectively; and that the several Creditors who have proved their debts, may receive such Final Dividend, on application at the Bank of Messrs: Element and Tugwell, in Bath, at any time-after the 5th day of September next. Dated August 20, 1814 of September next. Dated August 20, 1814.

To be sold, pursuant to an Order of the High Court of Chancery, made in a cause Kitchen against Stavert, by Mr. Thomas Winstanley (the person appointed by Robert Steele, Esq. one of the Masters of the said Court), at the George Inn, in Hall-Street, Liverpool; on Tuesday the 20th day of September 1814, between the hours of Twelve and Twee Clock in the Afterward in twelve.

Two o' Clock in the Afternoon, in two lots;
Two leasehold houses, situate in Richmond-Street, Liverpool, late the property of Robert Kitchen, deceased.

Particulars may be had of Messirs. Lace and Miller, Solicitors, Liverpool; at the said Master's Chambers, in Southampton-Buildings, Chamcery-Larre; Eondon; and of Mr. Bicknell, Solicitor, Staple Inn, London.

FREEHOLDS, GLOUCESTERSHIRE, SOMERSETSHIRE AND MONMOUTHSHIRE.

Do be sold to the best bidder, in lots, pursuant to an Order of His Majesty's Court of Exchequeer, on several writs of extent, the King v. William Jones, before Abel

Moysey, Esq. the Deputy Remembrancer of the said Court, at the times and places to be hereafter advertised, subject to such conditions as will be produced at the times of sale;

An extensive freehold estate, consisting of several valuable.

An exensive freehold estate, consisting of several valuable pieces of building ground, situate at Richmond-Hill, Clifton and also several capital and other messuages, situate at Richmond-Hill, and at Harley-Place, Clifton, in Dowry-Square, Hotwells, and in the Hotwell-Road, and two undivided third parts of a piece of land and cottage thereon, adjoining Richmond-Hill, all in the County of Gloucester:

And a piece of land of about twenty actes, structure in the Parish of Bleadon, in the County of Somerset, together with several fee farm rents issuing out of land at Clifton.

Also another freehold estate, consisting of a piece of building ground, with a stable and lime kills thereon:

And a wharf and several messuages and warehouses, situate

And a wharf and several messuages and warehouses, situate

And a wharf and several messuages and warehouses, studie in the Borough of Newport, in the County of Monmouth.

Particulars may shortly be had of Messrs. Booth and Leggatt, Solicitors for the affairs of Takes, Craren-Street, Strand, London; at the Chambers of the said DeputyRemembraneer, in the Exchequer Office, in the Inner Temple, London; Messrs. Osborne and Ward, Solicitors, Bristol; and Mr. Rothero, junior, Solicitor, Newport, Monmouth.

Hereas by a Decree of the High Court of Chancery, bearing date the 4th day of March 1914, made in a cause Jones against Balle, it was referred to Robert Steele, Esq. one of the Masters of the said Court, to inquire who were the next of kin of Edward Score Sweetland, late a Lieutenant in the 15th regiment of maive infantry on the Madras tenant in the 15th regiment of matter invalve manners on the Madras military establishment (who died in the month of July 1809, at Chidledroog, in the East Indies), living at the time of his death, and if any of them are since deed, who is or are their personal representative or representatives. All persons claiming to be such next of kin of the said Edward Score Sweetland, or the representatives of such of them as are since sweetland, or the representatives of such of them as are since dead, are forthwith to come in and make out, and prove their kindred or representations before the said Master Steele, 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, Dursuant to a Decree of the High Court of Chancery, made in a Cause Humble against Humble, the Creditors of Richard Humble, late of Middleton, in the Parish of Rothwell, in the County of York, Gentleman, deceased, (who died on or about the 23d of July 1798,) are forthwith 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-Lane, London, or indefault thereof they will be excluded the benefit of the said.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Jones against Balls, the Creditors of Edward Score Sweetland, late a Lieutenant in the 15th Regiment of Native Infantry, on the Madras Military Establishment, (who died in the month of July 1809, at Chidledroog, in the East Indies,) are forthwith to come in said prove their debts before Robert Steele, 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 excluded the benefit of the said Dearman. of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Jones against Balle, the Creditors of Margaret Sweetland, late of the City of Exeter, widow, deceased, (who died in the month of September 1796,) are forthwith 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-Lane, London, or in default thereof they will be exhcuded the benefit of the said-Decree. the said Decree.

THE Creditors of James Phillips, formerly of Tettenham, in the County of Middlesex, late of York-Row, Kennington, in the County of Surrey, Dealer, late a prisoner for debt in the King's Bench prison, and who was discharged therefrom by virtue of an Act of Parliament, lately passed for the relief of certain Insolvent Debtors, are hereby desired to take notice that a Disident of the retain and Tetal notice that a take notice, that a Dividend of the estate and effects of the said James Phillips, will be made at the Office of Messrs. Alliston, Hundleby and Poynton, Freeman's-Court, Cornhill, London, the Solicitors to the Assigness, on Saturday the iss