Otice is hereby given, that the Copartnership between Alexander Macrae the elder and Alexander Macrae the younger, Oilmen, &c. of Whitechapel High-Street, was this day dissolved by mutual consent; and that the business will in future be carried on by the said Alexander Macrae the younger and Edmund Macrae,—Dated September 30, 1814.

Alexander Macrae. Alex. Macrae, jun. Edmund Macrae.

THE Partnership lately carried on by the undersigned James Critchley and William Birmingham, of Manchester, in the County of Lancaster, Calico and Print-Dealers, under the firm of Critchley and Birmingham, was this day dissoved by mutual consent.—Dated this 5th of Nov. 1814.

Jas. Critchley. William Birmingham.

November 17, 1814 LL persons having legal claims upon the estate of Ralph Dunn, late of Little Russell-Street, Bloomsbury, in the County of Middlesex, Baker, deceased, are hereby required forthwith to send the particulars of their respective demands to the Chambers of Freame and Best, Solicitors, No. 8, Fig-Tree-Court, Temple, in order that the same may be investigated previous to an arrangement of his affairs.

## . The late JOHN PAGET, Esq.

November 18, 1814.

LL persons who have any claim or demands upon the estate and effects of the late John Paget, Esq. of Penge, a the County of Surrey, deceased, are requested forthwith to end the particulars thereof to Mr. Latter, Solicitor, at Bromley, in Kent, in order that the same may be examined and settled; and all persons who stand indebted to the said estate are desired forthwith to pay the amount of their respective debts to the said M1. Latter, who is authorised to receive and give discharges for the same.

## COTTON FACTORY AND STEAM ENGINE.

NO be sold by auction, by Mr. Wood, before Edward Chippindall, Gent. (who is appointed by the order of the Commissioners named and appointed by the order of the Commissioners named and appointed in and by a Commission of Bankrupt awarded and issued against Henry Honghton, of King's-Arm's-Yard, Coleman-Street, in the City of London, Merchant), at the Bridewater-Arms-Inn, in Manchester, on Wednesday the 7th day of December 1814, at Six o'Clock in the evening, subject to such conditions of sale as will be then

and there produced.;

All that plot of land, situate in Salford, in the County of All that plot of land, situate in Salford, in the County of Lancaster, adjoining to and hounded on the easterly side by land, now or late belonging to Mr. John Seddon; on the westerly side by land, now or late belonging to Mr. John Bury; on the northerly side by, and extending four feet six inches within a certain Street, of ten yards wide, called Deal-Street; and on the southerly side by, and extending three feet within an intended Street, of four yards wide, called Queen-Street; and containing on the easterly side twenty-six yards nineteen inches, or thereabouts; on the northerly side twenty-six yards fifteen inches, or thereabouts; on the northerly side twenty-six yards five inches, or thereabouts; and on the southerly side twenty-five yards thirty-five inches, or thereabouts; and containing in the whole six-hundred and thirty-nine seven-ninths superficial square yards of land, or therenine seven-ninths superficial square yards of land, or thereabouts, be the same more or less.

abouts, be the same more or less.

And all that cotton mill or factory thereon erected, desireably situated, in Deal-Street, and a dwelling-house adjoining thereto; together with a counting-house, two reeling-rooms, a puting out room, and a making up room, contiguous to the factory; also erected on the said plot of land. The factory contains three rooms, about sixty-six feet nine inches long, by twenty-seven feet one inch wide, and another room about seventy-six feet three inches long, by twenty-seven feet one

inch wide.

inch wide.

And also the steam engine, of fourteen horse power, made by Messrs. Boulton and Watt, and the millwright work, gearing, hoiler, drums, and shafts, affixed or set up in the factory and buildings, and now being therein, together with the steam-pipes in the factory.

A good reservoir of water is made on the premises to upply the steam engine with condensing water.

The above valuable mill, messuage and buildings, with the appurtenances, are freehold of infinitely and are subject

appurtenances, are freehold of inferratice, and are subject to the small chief rent of 91 6s. 63d only.

Further particulars may be known on application to Mr. George Hughes, No. 2, Bow-Street, Mahchester; to Messrs. Deanetts, Greares, and Baxendale, Solicitors, King's-Armsylard, Coleman-Street, Loudon; to Messrs. Milne, Sergeant, and Milne, Solicitors, Ridgesteld, Manchester; or to Messrs. Duckworth, Chippindalt, and Denison, Solicitors, Princesstreet, Manchester.

Dursuant to an Order of the Lord High Chancellor of Great Britian, made in the matter of Lewis Cooke, Esq. a lunatic, the Creditors of the said Lewis Cooke, Esq. of Ellesmere, in the County of Salop, are forthwith to come in and prove their debts before Robert Steele, Esq. one of the Masters of the High Court of Chancery, at this Chambers, in Southampton-Buildings, Chancery-Lang, London, or in default thereof they will be excluded the benefit of the said

Dursuant to a Decree of the High Court of Chancery, bearing date the 27th day of July 1814, made in a cause wherein Elizabeth Stone, (an infant) is plaintiff, and Louisa Ann Stone, widow, and others are defendants, the Creditors of John Stone, late of Egham-Erith, in the Parish of Egham, in the County of Surrey, Esq. deceases, the testator in the said decree named, (who died on or about the 4th of November 1813), are forthwith to come in and prove their debts, before John Simeon, Esq. one of the Masters of the said Court, at his Chamber's in Southampton-Buildings, Chancery's Lane. London, or in default thereof they will be excluded the Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a cause Campbell versus Rucker, the Creditors of James Campbell, formerly of the Island of Grenada, afterof James Campbell, formerly of the Island or Grenaga, atterwards of the Island of Tobago, and late of the City of London, Esq. (who died in the year 1805.) are personally, or by their Solicitors, to come in and prove their debts before Edward Morris, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Yandan, on or before the 1st day of August 1815, or in de-London, on or before the 1st day of August 1815, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Blagrave Holton, of Stoke-Newington, in the County of Middlesex, Innkeeper, are desired to meet the Assignees of the estate and effects of the said Bankrupt, oi Thursday the 24th day of November instant, at the Office, of Mr. Stoventon (Solicitor under this Commission, 34, Purcy-Street, Bedford-Square, in the said County of Middlesex, at Six o'Clock in the Evening, to assent to or dissent from the said Assignee commencing, prosecuting, or defending, any suit or smit at commencing, prosecuting, or defending, any suit or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects; and on other special matters.

THE Creditors who bare proved their debts under a Commission of Bankrupt awarded and issued against Richard Joseph, late of Little New-Street, in the City of London, Pewterer, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on the 29th day of November instant, at Seven o'Clock in the Evening precisely, at the House lately occupied by the said Bankrupt, being No. 9, Little New-Street aforesaid; to assent to or dissent from the said Assignees engaging into a compromise, or otherwise agreeing on the several matters in promise, or otherwise agreeing on the several matters in difference between them and an Annuity Creditor of the said Bankrupt, and the said Assignees joining the said Annuity Creditor, in an assignment of certain leasahold pre-mises lately belonging to the said Bankrupt, upon certain trusts, which will be then and there explained; likewise trusts, which will be then and there explained; likewise to assent to or dissent from the said Assignces filing any bill in equity, preferring any petition to the Lord Chancellor, or commencing any proceeding at law relative to the matters aforesaid, in case the same should become necessary; likewise to assent to or dissent from the costs incurred by the petitioning Creditor, in consequence of two petitions preferred to the Lord Chancellor by the said Annuity Creditor, being paid out of the Bankrupt's estate; and to the said Assignces giving up certain articles of furniture of the said Bankrupt to his widow, for her own uses, and like. the said Bankrupt, to his widow, for her own use; and like-wise to the employing of an accountant for investigating and