TAKE notice, that the Partnership lately carried an under the firm of Kaih and Wikin, as Manufacturers in Contests, in Caldewasse, near the City of Cardele, Comparing the dissolves by majual concent on the 26th day of Rus. 18 15.

Geo. Wilking 11.

Thos. Kain.

Ofice is hereby given, that the Partnership lately substituted between us the undersigned, Teresa Ann Goodyer Haines and Philip Budd, as Coffee-House-Keepers, in Great Russell-Street, Covent-Garden, in the County of Midlesex, was this day dissolved by mutual consent; and that the business will in future be carried on by the said Teresa Ann Goodyer Haines.—Witness our hands the 21st day of October 1815. Philip Budd.

IHE Partnership lately earried on by us at Manchester, in the County of Lancaster, in the business of Corn-Dealers, was this day dissolved by mutual consent: As witness our hands this 4th day of November 1815.

Jno. Caistor. James Caistor.

nissioners named and authorised in a Commission of Bankrupt awarded and issued and now in prosecution against Baunsupt aware was sweet and now less prosecution against Edward Budge, of Crewkerne, in the County of Somerset, Flax-Dealer, at the George Inn., in Crewkerne aforesaid, on Saturday the 25th day of November instant, between the hours of Four and Was Clock in the Afternoon;

Lot 1: The reversion in fee expectation the decease of Mr.

Wm. Budge, aged 70. years, of an andivided fourth part of a
messuage or dwelling house, barn, stable, outhouses, courtlage, cottage, flax-shop, and 84 acres (more or less) of excellent arable, meadow and orcherd ground, situate at Crewkerne aforesaid, called Severalls Farm, now or late in the occupa-

tion of the said Edward Budge.
2. The reversion of three undivided fourth parts of the said 2. The reversion of three undivided fourth parts of the said messuage or dwelling-house, barn, stable, outhouses, court-lage, cottage, flat on a stable and entierty of one acre control grands Adv of the whole and entierty of one acre (more or less) of meadow or pasture land, and of two acres and a quarter (more or less) of arable land, situate at Crewkerne aforesaid, platful the said farm; and also of a yearly quit rent of the life of the said Edward Budge, aged 40 years, expectant on the decease of the said William Budge with an ultimate remainder; and also the interest of 1000l. for the life of the said Edward Budge, after the decease of the said William Budge. said William Budge.

3. All that close of arable land called Cleeves, containing by estimation 8 acres (more or less) situate in Crewkerne afore-anid, for a term of 99 years, to commence after the decease of Ann Munford, aged 68 years, and to be determinable on the deaths of three lives, with the privilenge of adding three new lives, gratis, after the decease of the said Ann Munford.

4. An undivided fourth part of a close of meadow or pas-ture land called Westcombes, coulaining by estimation 6 acres (more or less) situate at Marterson, in the County of Dorset, for the life of the said Edward Budge, new in the possession

of Mrs. Grace Balues. J.

5. The beneficial interest in a lease of the above farm and close called Cleeves, for three years and half certain, from Michaelmas last, under the yearly rent of 1401.; landlord

paying all taxes.

The first lot is subject to a contingent interest therein for The first lot is subject to a contingent interest therein for the life of John Budge, aged 64 years, in the event of his surviving the said William Budge and Edward Budge, and the second lot is subject to the payment of a clear annual sum of 501, after the decease of the said William Budge, during the joint lives of the said Edward Budge and Elizabeth his wife.

N.B. The interest of the said William Budge in lot 1, who is entitled to the same for life, if the said John Budge shall so long live, will also be sold, as will his interest for the life of Ann Munford in lot 3, so that the purchasers may have immediate possession.

mediate possession.

For further particulars apply to Mr. Beard, Solicitor, Crewkerne, who will direct a person to shew the premises.

said Conrt. in the Public Salu-Ream of the Court. in South-implied Unitality. Charlet's Lane, Leadon's the Court in South-participal house, in the Winnell, will, and gendent and, stage in the Link Street of the Lane of Polithing, in Kent, late the estate of the John Bliningell, decrased, by whom the premises were used as a log inautisatory. Particulars may be had (gents) at the Salt Master's Cham-bers, in Southampton Bellilling started by un Mysers. Oak-ley and Birch, Solicitors, Martin's Lane, Couppe Street, Lou-don; of Wesses, Scoules and the Atternies at Lane, at Lou-bridge; and of Mr. Bicknell, in Staple Top, London.

Durs and to a Partee, of the High Court of Chancery, made in a Calife Jodes Against Courton, the Creditors maile in Caise Jones against Stayon, the Creaters of Joseph Fletcher, late of Liane Vaulock, is the Country of Salon, Farmer, lectused, fain and in A about the Landy of May 1500, are to white in And public uself where Robert Steele, Esq. The of the Maister of the Lands of the Maister of the Maist

Dursuant to a Decree of the High Court in Chancety, made in a Cause Clark against Clark, the Creditors of John Clark, late of Relicated against Tyne, Doctof in Right, deceased (who died in or about the month of Asian 1200) afreforthwith to come in and prove their detts being Robert
Steele, Esq. thie of the Marking of the said Chart, at the Charabers, in Southfinhton Buildings, Charles Links, London,
or in dentility thread they will be excluded the beautiful the said Doesee.

Ursdant to a Becree of the High Court of Chanciley, made in Wislass Shaw against Rhadis; the Countries of the Reverend Thomas. Shaw Hellier, lute of Wolverham, the Reverend Thomas, Shaw Hellier, late of Wolverhaadputon, in the County of Maffight Chep, (who diede in ormbout the year 1819.) are furthered if one in and properties, debts before Francis Fadron activity. The original properties of the said Courty at his Chambers, in definition of the said Courty fands Bedden, we in defents placed they will be excluded the benefit of the said Defree.

Ursuant to a Destroy file High Course of Chancery, 1. made in a Cause of Mallocaison Anylocathe, Gastaire, of Jasper Hall, later of the binut of Jasper Hall, later of the binut of Jasper Hall, later of the later of the Market in or should be the Market India, (who died in Jasper in or should be the Market later of the Market of the Market of the Market of the Market in Suitheanton Springer Change of the Market of the Market in Suitheanton Springer Change of the Market at his Chambers, in Southenpton-Buildings, Chambers-Lanc, London, or in definite thereof they will be excluded the boulefit of the said Decree. 

THE Creditors of John Barker, of New Bood Street, in the County of Middlesers, Constanting the Jackser, in the County of Middlesers, Constanting the Jackser County of Middlesers, Constanting the Jackser of Middlesers, April 1988 of Manual of 1813, are regular to meet the Trischer, appointed by son deed at Wright's Robbins, No. 9. Quanty County Indicated by the Medicate at Wright's Robbins, No. 9. Quanty County Indicated by the Medicate at Wright's Robbins, No. 9. Quanty County Indicated by the Middleser, of Wednesday has the Middleser of Northern Indicated by the Middleser, of Wednesday has the Middleser of Northern Indicated by the properties of taking into their consideration the propriety of the said Trusches paying to their becoming parties to the said indenture, or consenting the responsive debts in rateable proportions with the properties of the Said responsive debts in rateable proportions with the proportion of the Said responsive debts in rateable proportions with the said secretary of the said indenture, or consenting the said responsive debts in rateable proportions with the said secretary of the said indenture, or consenting the said responsive debts in the said indenture, or consenting the said responsive debts in the said indenture, or consenting the said responsive debts in the said indenture, or consenting the said responsive debts in the said indenture, or consenting the said responsive debts in the said indenture, or consenting the said responsive debts in the said indenture, or consenting the said responsive debts in the said indenture.

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Chancery, made in a Cause of Naylor against Blundell, this son of Bankerne are deal forth against Lefore John Springett Harvey, Esq. one of the Masters of the Hamist Mullion, of History, in the Country of Lancaster,