Olice is hereby given, that the Partnership lately subsisting between us the undersigned, Daniel Marklove, Thomas Hickes, and James Simmonds, as Bankers, and carried on at Berkeley, in the County of Gloucester, under the firm of Marklove, Hicks, and Simmonds, was dissolved by mutual consent on the 10th day of October last.—Dated this 1st day of November 1815.

D. Marklove.

T. Hickes.

J. Simmonds.

Otice is hereby given, that the Partnership carried on between the undersigned, under the firm of Win. Williams and Co. of Water-Lane, Tower-Street, Ship-Agents, is this day dissolved by mutual consent.—Witness our hands this 25th day of November 1815. Win. Williams. 25th day of November 1815.

Edw. Wilkinson.

Otice is hereby given, that the Copartnership in the Otice is hereby given, that the Copartnership in the trade of Vinegar-Manufacturers, carried on by Charles Swann and Edmund Tyler, of Stourport, under the firm of Bold, Swann, and Tyler, is dissolved by mutual consent this 21st day of October 1815.—All persons indebted to the said Copartnership are requested to pay the same to the said Edmund Tyler, who will also settle all demands against the said Partnership. The trade of Vinegar-Manufacturing will in future be carried on by Charles Swann.—Witness our hands.

Chas. Swann.

Edmund Tyler.

Otice is hereby given, that the Partnership heretofore carried on at Cironeester, by us the undersigned, William Howell and Jacob Bown, Maltsters, is this day dissolved by mutual consent; and all debts due to and owing by the said Partnership will be received and paid by the said William Howell, who is hereby duly authorised for that purpose! As witness our hands this 20th November 1815.

William Howell.

والعالم الرافعين والهرا

Jacob Bown.

Otice is hereby given, that the Partnership lately sub-issting between the undersigned, Guybon Damant and Frederick Duodecimus Dale, of Hatton-Garden, Surgeons, Apathycaries, &c. expired on the 6th day of November inst. All debts due to and owing by the said late Partnership will herespectively received and paid by the said Guybon Damant, by mion, on his own account, the concern will in future be conducted. As witness our hands the 24th day of Nov. 1815.

G. Damant.

F. D. Dale.

Capping of the Control of the Contro Notice to the next of Kin of JOHN HARDRESS, formerly of the City of Canterbury, Esq. and TOMLINSON HAR-DRESS, his Wife, both deceased.

DRESS, his Wife, both deceased.

Therens Martha Hardress, late of the Parish of Saint. George the Martyr, in the City of Canterbury, spin-ster, discoased, did by her last will and testament, in writing, daily brecuted, dated the 28th day of July 1792, and proved in the Archdeacon's Court, at Canterbury, the 7th day of August 1793, give and devise her freehold estates therein described to be situate, lying, and being in the Parishes of Ash, next Sandwich and Eastry, in the County of Kent, unto trustees, upon trust, to permit her kinsman, William Sammon, there is Ashford Place, in the County of Surrey, Merchant, in the Missigns, during this life, to receive the rebits and profits thereoff, and after his decease, upon further trust, to confederate this life, without leaving any child or children, then therefore, the said William Sammon; and in case he should depart this life, without leaving any child or children, then therefore, the said wife, both then deceased, his or her heirs or assignify for ever, and if more than one, in equal shares and proportions; and whereas the said William Sammon is dead, without leaving any child or children, all persons, therefore, all markets to be such next of kin, are desired forthwith to the above the report of kin, are desired forthwith to the definition of the Starr. Solicitor. Contentury, or to Messrs. Transmit provier pedigrees and statements of their respective classis to Mr. Starr, Solicitor, Canterbury, or to Messrs. Hillyard and King, Copthall-Court, Throgmoston-Street,

N. B. John Hardress, in or about the year 1700, inter-

married with Ann Tomlinson, are of the daughters of Cristo-pher Tomlinson, then late of London, Merchant, and Martha Hardress was the survivor of the issue of that marriage.

Otice is hereby given, that a Further Dividend of Eur shilings in the pound, under the Commission of Bankrupt against Samuel Garbett, late of Birmingham, in the County of Warwick, Merchant, deceased, has been made, and that application for payment must be made to Messrs. T. and W. Nettleshipp, Solicitors, Grocei's-Hall, London.

One Hundred Guineas Reward.

THE Patentees of the Anti-Attrition hereby offer the above reward to any person who will give such in br-mation, at this Office, as shall be the means of detecting and bringing to justice any person or persons who may be committing a fraud on the patent right, by making a composition similar to the Anti-Attrition, either for their own use or for sale.

WM. BUCKTON, No. 40, Charing-Cross.

Royal Patent Anti-Attrition-Office for Great

Britain and France, Nov. 18, 1815.

Britain and France, Nov. 18, 1815.

TO be sold by nuction, by Mr. Branck, before Thomas Starkie Shuttleworth, Esq. Deputy Register of the Court of Chancery of Lancashire, or whom he shall appoint, pursuant to a Decree made in the same Court, in a cause wherein Edward Holme, Esq. was Complainant, and John Haddeld and others were Defendants, at the House of Mr. Benjamin Green, known by the sign of the Navigation long in Oldreth-Road, in Salford, on the 18th day of December next, at Six o'Clock in the Evening, subject to suck conditions as will be then and there produced.

All that messuage, tenement, or public house, situate and being in Hope-Street, near Oldfield Road, in Salford, called or known by the sign of No. 4, lidy in the occupation of Ir. Thomas Kay; and also all that messuage, tenement and shop adjoining and now in the occupation of Mr. Charles Mr Kenna; and also all those ten several messuage, tenement and shop adjoining and now in the occupation of Mr. Charles Mr Kenna; and also all those ten several messuages or dwelling houses, situate immediately behind and adjoining the said two distinctioned nessyages, or dwelling houses, and which are now in the several possessions or occupations of Thomas Robinson, John Boardman, Elizabeth Fargiworth, James Robinson, John Boardman, Elizabeth Fargiworth, James Robinson, William Roberts, James Bradshay, Jane Woods, William Woods, Many Blanck, and the Trustees of Salford Sunday Schools; and also all that vacant parcel of land adjoining and fronting into Hope-Street, containing 250 square varily or thereabouts; and also all those sayard messuages or occupations of Marlow MrGill, William Mancay, Rilexander Cambell, Thomas Joel, and John Wilson; and also all that docam plot of land adjoining the last mentioned cottages, as the back thereof, and yard, in the occupation of John Nates, and also all that occupation of John Vilson; and also all that docam plot of land adjoining the last mentioned cottages, as and week as only yard, in the occupation of John Nates, and al Joel, and John Wilson; and also all that the cant plot of land adjoining the last mentioned cottages, how uses as a coal yard, in the occupation of John Kates; and also all that yearly chief or ground cent of 21. 12s. 12d. payable from land and buildings in Canal-Street aforesaid.

The above premises are fee simple; and are subject, to the several yearly chief routs of 10% as 86, 61. 28. 7d., and 101. payable thereout for even.

And further particulars may be had by application at the Office of Messrs. Halstead and Affisworth, Solicitors, Manchester.

chester.

Ursuant to a Decree of the Bigh Court of Chancery, unade in a Cause of Wrentmore against Wrentmore, the Creditors of Isaac Harris Wrentmore, later of Briverton, in the County of Glamorgan, and of Jubilee Place, Beistol, repman, deceased, are, forthwith to come in and prove their debts before John Springett Harvey, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Building Chambers, and Landon of the Afford the resiling ings, Chancery-Lane, London; or in default thereof they will be excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, bearing date the 13th day of June 1315, made in a Cause wherein Caroline Dyort Buttunk and Harriott Dyott Cause wherein Caroline Dyott Bustmant and Harpott Dyott Bucknall, (infants) are plaintiffs, and Thomas Hanner and Arabella Dyott, his wife; are defendants, the Creditors of Maria Elizabeth Dyott Bucknall, late of Hampton-Court, in the County of Middlesex, spidster, deceased, are forthwith to come in and prove their debts before Samuel Compton Cox, Esq. one of the Masters of the said Court, at his Chan-