Otice is hereby given, that the Copartnership between John Pritchard, Samuel Billinge, and James Billinge, of the City of Bristol, Grocers, under the firm of Pritchard and Billinge, is this day dissolved by motual consent.—Witness our hands this 1st day of March 1816.

Jas. Billinge.

Otice is hereby given, that the Partnership between us, Henry Cardwell and Peter Leicester, as Solicitors, at Manchester, in the County of Lancaster, under the stile of Cardwell, and Leicester, was this day dissolved by mutual consont Dated the 27th day of February 1816. Take the state of the state of

Hen. Cardwell. Peter Leicester.

Otice is hereby given, that the Partnership between James Taggart, Thomas Smith, and Henry Baskcomb, of Chislehurst, in the County of Kent, Brewers, and carried on under the firm of Smith, Baskcombe, and Company, is hereby dissolved, as to the said James Taggart, by mutual consent; and all debts due to and owing from the said Partnership are to be received and paid by the said Thomas Smith and Henry Baskcomb, who will in future carry on the said business, under the firm of Smith and Baskcomb: As witness their hands this 10th day of February 1816. their hands this 10th day of February 1816.

Jas. Taggart. Thos. Smith. Henry Baskcomb.

London, March 1, 1816.

Otice is hereby given, that the Partnership heretafore subsisting between John Evans and Benjamia Davis, of No. 34, King-Street, and No. 8, Lawrence-Lane, ceased by the effluxion of time on the 31st of December last.—The business in future will be continued and carried on by the said Benjamin Davis, who is fully authorised to receive and pay all debts due to and from the late concern.

> Jno. Evans. Ben. Davis.

## Estate of GEORGE GODWIN, Esq. deceased.

LL persons having demands on the estate of George Godwin, late of Clapham-Common, in the County of Surrey, Esq. deceased, are peremptorily required to send the particulars thereof to the Office of Messrs. Walton and Gliddon, Girdler's-Hall, Basinghall-Street, on or before the 10th day of April next, or they will be excluded the benefit of the said estate.

TO be sold by auction, before the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against Stephen Tazewell, of Bridgewater, in the County of Somerset, Grocer, Dealer and Chapman, at the King's-Head Hotel, in Bridgewater aforesaid, on Wednesday the 20th day of March instant, between the hours of Four and Six of the Clock in the Afternoon; the following premises, in lots, subject to such conditions as will then and there be produced,

produced,
Thirteen newly-built tenements, situate in Saint Mary-Street, Fryern-Street, Mote-Lane, Pricket's-Lane, and at North-Gate, in Bridgewater aforesaid; also five dwelling-houses and gardens, situate in Fryern-Street, High-Street, and at North-Gate aforesaid; a large warehouse or bakehouse and garden, situate in Saint Mary-Street aforesaid; also a recovered math-house stable and garden situate in Paint-ofand garden, strate in Saint May-Street aloresaid; also a very good malt-house, stable, and garden, situate in Pricket's-Lane aforesaid; and a dwelling-house, and several closes and parcels of arable and meadow land, containing about thirty-one acres, situate in Westouzoyland and Chedzey, in the said County: part of the premises will be sold in fee, other part for several long terms of years absolute, and the residue for years determinable on the death of one and two lives; the particulars whereof will be expressed in hand bills; and at the time of the sale.

For other information apply to Mr. Boys, Solicitor, in Budgewate.

High Court of Chancery, made in a Cause of Naylog against Blundell, before John Springett Harvey, Esq. one of the Masters of the said Court, in the Public Sale Room of the Court, in Southampton-Buildings, Chancery-Lane, London, on the 2d day of April 1816, between the hours of One and Two in the Afternoon;

A freehold house, with workshop, yard, and garden ground, situate in the High-Street of the Town of Tonbridge, lu Kent, late the estate of Mr. John Blundell, deceased, by whom the premises were used as a list-manufactory.

Particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings aforesaid; of Messrs. Oakley and Birch, Solicitors, Martin's-Lane, Cannon-Street, London; of Messrs. Scoones and Sons, Attornics at Law, at Tonbridge; and of Mr. Bicknell, in Staple-Inn, London.

Hereas by an Order of the High Court of Chancery, made in a Cause of Toole against Shaw, whereby (amongst other things) it is referred to John Springett Harvey, Esq. one of the Masters of the said Court, to inquire and state to the Court, whether the whole or any and which of the legacies given by the will of Robert Carroll, tarmerly of Demarara, in the West Indies, but late of South Moulton-Street, in the County of Middlesex, Esq. deceased, the Testator in the said Cause (other than the legacy to the said Testator's maternal uncle William Shaw), had lapsed at the death of the said Testator, or have been since paid Mr. Richard Nugent, the manager of the Testator's estate at Demarara, and in case any of the persons to whom the said other legacies were given survived the said Testator but haye since died without having been paid their legacies, to inquire since died without having been paid their legacies, to inquire and state to the Court who are their personal representatives: All persons claiming to be Legatees under the said will and whose legacies have not lapsed or been satisfied, or to be personal representatives of any of such Legatees who may have died since the said Testator, are on or before the 23d day of January 1817, to come in and prove their claims before the said Master, at his Chambers in Southampton-Buildings, London. The said Robert Carroll died in the year 1805, having by his will given the following legacies (to wit) 150l. sterling to his maternal aunt Kate Innes, of Manor Hamilton, near Sligo, in Ireland; 100l. sterling to be applied in manumitting from slavery Sally the daughter of Betty Coomba, both of whom he described to be the property of Anna Folka, of Demagrata aforesaid, and the further sum of 117l. sterling died since the said Testator, are on or before the 23d day of of Demarara aforesaid, and the further sum of 1171, sterling for the benefit of the said Sally, and a like sum of 1171. for the benefit of Frank, the brother of the said Sally, and a like sum of 1171. for the benefit of a mulatto called William, the son of a free woman called Tansey Staunton, of Demarara aforesaid.

Mrsuant to a Decree of the High Court of Chancery, made in a Cause Rusby against Aviolet, the Creditors of Thomas Rusby, late of Leather-Lane, Holborn, in the County of Middlesex, Corn-Chandler, (who died in or about the month of June 1810), are by their Solicitors forthwith, to come in and prove their debts before William Alexander, Esq. one of the Masters of the said Count, at his Chambers, in Southampton-Buildings, Chancery-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, Ursuant to a Decree of the High Court of Chancery, made in a Cause Wrentmore against Wrentmore, the Creditors of Isaac Harris Wrentmore, late of Boverton, in the County of Glamorgan, and of Jubilee-Place, Bristal, Yeoman, deceased, are, on or before the 10th day of April next, 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-Buildings, Chancery-Laue, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause of Hall against Taylor, the Creditors of Jasper Hall, late of the Island of Jamaica, in the West ludies (who died in Jamaica in or about the year 1798), are, on or hefore the 10th day of April next, to come in and prove their debts before John Springett Harrey, 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 peremptorily excluded the benefit of the said Decree.