THE Partnership between William Law Phelps and Samuel Kinsey, of Evesham, in the County of Worcester, Attornies at Law, was dissolved on the 1st day of November last.—Dated the 26th day of April 1821.

Wm. Law Phelps. Som. Kinsey.

E, the undersigned, Edward Freeman and Charles Freeman, of Wigmore-Street, Cavendish-Square, in the County of Middlesex, Wax and Tallow-Chanders, have dissolved the Copartnership heretofore subsisting between us as from the 1st day of May instant; and all debts due to and owing from the said concern will be received and paid by the said Edward Freeman: As witness our bands this 7th day of Edward Freeman. May 1821.

Charles Freeman.

Otice is hereby given, that the Partnership between us the undersigned, Marsden Hargreave and Vincent Robinson, of Oxford Street, Linen-Drapers, is dissolved by mutual consent: As witness our bands this 5th May 1821.

Marsden Hargreave.

Vincent Robinson.

Thetford, May 3, 1821

Office is hereby given, that the Partnership bitherto subsisting hetween us, under the firm of Grusha and Gifford, is this day dissolved by mutual consent.—All persons standing indebted to the late firm are requested to settle their accounts immediately with either of the undersigned, by whom all demands on the said firm will be discharged forthwith Samuel Crusha. with.

Josh. Gifford.

Essell, late a Sub-Lieutenant belonging to His Majesty's gun brig Archer (who died at Biche, in France, in the month of December 1805), will apply to Mr. Mitchell, Stationer, a No. 26, Addle-Hill, Doctors-Commons, they will hear o something to their advantage.

Chester, May 4, 1821. A LL persons having any demands upon the estate of the late Mrs. Catherine Day Jackson, of the City of Chester, deceased, are requested to send in the same to Messrs. Henry and Charles Potts, of the same City, her Executors, in order that the same may be discharged; and all persons indebted to the said estate are requested immediately to pay the amount of such debts to the said Henry and Charles Potts.

A LL persons having any claim or demand on the estate o the late William Eling, of Teddington, Middlesex, who died in April 1809, are desired to send in their claims to John Eling, of Croydon, Surrey, or Samuel Davis, of Twickenham; and all persons indebted to the said estate are desired to pay the same on or before the 24th of May next.

## NOTICE.

A LL persons having claims upon the late Stephen Riley of Davis's-Place, Great Chelsea, Esq. which claims are secured by mortgage, or bond, and for which the said Stephen Riley received full and valuable consideration, are hereby called upon to produce to me their respective securities, in called upon to produce to me their respective securities, in order that they may, together with all arrears of interest due thereon, be forthwith discharged. And all such persons as may have claims on the said Stephen Riley, falling under the description of simple contract claims, are hereby informed that the said Stephen Riley, not having by his last will and testament, charged his freehold estates with the payment of his debts, and all the personal property of his, which has as yet come into my hands, being long since appropriated to the purposes of my trust, they must wait the issue of a suit about to be commenced by me against an individual residing in to be commenced by me against an individual residing in Davis's-Place, Great Chelsea, for a number of years occupancy of a whatf, prior to the decease of the said Stephen Riley.—
Given under my hand this 7th day of May 1821.

MARY ANN RILEY, Executrix and Trustee to the
said Stephen Riley, 35, Catherine-Street, Commer-

1 10 be sold by auction, by Mr. John Fargus, Auctioneer, under an Order of the major part of the Commissioners named and authorised in and by a certain Commission of

Bankrupt, dated the 10th day of June 1820, awarded and Bankrupt, dated the 10th day of June 1820, awarded and issued and now in prosecution against Frederick Savery, of the City of Bristol, Marine Insurance Broker, Dealer and Chapman, made on the application of a mortgagee at the White Lion Inn, in Broad-Street, Bristol aforesaid, on Thursday the 24th day of May instant, between the hours of One and Two o'Clock in the Afternoon;

All that capital messuage or tenement and dwelling-house, being No. 52, in Park-Street, Bristol aforesaid, with the offices and appurtenances thereto belonging, and held there-

with for the residue of a term of 699 years created in the year 1792, subject only to a yearly ground rent of £5. 3s. 6d.

For printed particulars apply to Messrs. Alexander and Holme, of New-Inn; and Mr. Meredith, Lincoln's-Inn, London; of Messrs. Osborne and Ward, Broad-Street, Bristol; of the Austioneer, at his Office in Clare-Street, Bristol; and at the place of sale.

High Court of Chancery, made in a Cause Birks against Birks, with the approbation of John Springett Harvey, Esq. one of the Masters of the said Court (by a person to be appointed by the roit Masters of the said Court (by a person to be appointed by the roit Masters of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the roit of the said Court (by a person to be appointed by the said Court (by a person to be appointed by the said Court (by a person to be appointed by the said Court (by a person to be appointed by a person to be appointed by the said Court (by a person to be appointed by a person to be appointed b one of the business of the said Court (by a person to be appointed by the said Master for that purpose), at the Crown Inn, in Bawtry, in the County of York, on Wednesday the 13th day of June 1821, in several lots;

A freehold farm-house, with the usual outbuildings, and several closes of land, situate at Scaftworth, in the Pavish of Everton, in the County of Nottingham, late the property

of John Birks, of Scaftworth aforesaid, deceased.

Particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Alexander and Holme, New-Inn; and Mr. Birks, Attorney at Law, at Hemingfield, near Barnsley, in the County of York; and at the place of Sale.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Faith against Dunbar, the Creditors of Robert Dunbar, late of St. Mary-Axe, in the City of London, Merchant, deceased (who died on or about the 11th day of November 1813), are, on or before the 25th day of June 1801. 1821, to come in and prove their debts before Charles Thomson, 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.

Dursuant to a Decree of the High Court of Chancery made in a Cause Faircloth against Wedd, the Creditors of Segrave Faircloth, late of Foulmire, in the Country of Cambridge, Farmer, deceased, one of the testators in the pleadings in the said Cause named (who died in or about the month of April 1818), are by their Solicitors, forthwith to come in the said cause days their Solicitors, forthwith to come in the said cause when the said the said the said that the said the said the said that the said that the said the said that the sa and prove their debts, before William Alexander, Esq. one of the Masters of the said Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, or in defaul thereof they will be excluded the benefit of the said Decreet

Ursuant to a Decree of the High Court of Chancery, made in a Cause Faircloth against Wedd, the Creditors of John Faircloth, late of Newton, in the County of Cambridge, Farmer, deceased, one of the testators named in the of May 1810), are, by their Solioitors, forthwith to come in and prove their debts before William Alexander, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Lendon, 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 of Higson against Henry, the Creditors. made in a Cause of Higson against Henry, the Creditors of Henry Rennalls, late of the Island of Januaica, formerly a Major in the Army, and Captain in the 60th Regiment of Foot (who died in Jamaica, in 1817), 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-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DUrsuant to a Decroe of the High Court of Chancery, made in a Cause Rowley w. Elwell, whereby it is referred to Joseph Jekyll, Esq. one of the Masters of the said Court, to inquire and state to the Court what real estates John Elwell, one of the Testator's in the said Cause, died seized of, and whether these content and the said Cause, died seized of, and whether there are any and what incumbrances affecting. he same; and which estates consist of a messuage and seve-