James Elstone.

Otice is hereby given, that the Partnership heretofore carried on by us the undersigned, Edward Man and James Man, under the firm of Edward and James Man, in Mincing-Lane, London, in the business of West India-Brokers, was this day mutually dissolved; and that all debts due to and owing by the said Copartnership will be received and paid by the said Edward Man, by whom the business will in future be carried on : As witness our bands this 4th day of June 1824. Edward Man.

James Man.

THE Partnership heretofore subsisting between us the in the County of Lancaster, as Coopers, under the firm of Ball and Jones, was dissolved on the 1st day of May instant by mutual consent.—All debts due and owing to and from the late Partnership are to be paid and received by William Ball, who in future will carry, on the business upon the premises lately occupied by the firm, on his own account .- Dated this 20th day of May 1824. Wm. Ball.

Peter Jones.

Otice is hereby given, that the Partnership heretofore subsisting between the undersigned, Thomas Augustus Carter, John Hillyard, and John Carter, of King's-Lynn, in the County of Norfolk, Merchants, was dissolved by mutual consent on the 29th day of May, last past, so far only as reconsent on the zota any of knay last past, so far only as re-gards the said John-Hillyard; and that the trade and busi-ness will be carried on by the said Thomas Augustus Carter and John Carter, at King's-Lynn aforesaid, who will receive and pay all monies due to and owing from the said Copartnership: As.witness our hands this 5th day of June 1824. T. A. Carter.

John Hillyard. John Carter.

County of Lancaster, between us the unit of the County of Lancaster, between us the undersigned, Tho-mas Sullivan, of Oldham aforesaid, Nail-Maker, and Hannah Sullivan, his wife, and Jonathan Berry and Joseph Inman, both of Oldham aforesaid, Nail-Makers, as Nail Makers, under the firm of Berry, Inman, and Company, is this day dissolved by mutual consent.-All debts due and owing to or from the said concern will be received and paid by the said Jonathan Berry-and Joseph Inman, who will continue to carry on the said concern .--- Witness our hands this 3d day of June 1824.

Thomas Sullivan. Hannah Sullivan. Jonathan Berry. Joseph Inman.

Minories .- Leasehold' Premises.

No be sold by auction, by Mr. Ellis, at Garraway's Coffee-Hunso, Change, Alley, Combiling and House, Change-Alley, Cornhill, on Wednesday the 23d of June 1824, at Twelve o'Clock, by order of the Commis-sioners under a Commission of Bankruptcy awarded against John Edward Ebbs, Jeweller and Hardwareman, a Bank-

rupt; A desirable leasehold house and excellent eligibly, No. 91, corner of the Circas, Minories.

The premises are well adapted to carry on a wholesale or etail trade, and the house suitable for a respectable family, held for an unexpired term of 11 years and a half, at £63 per annum; and likewise a policy of assurance for £200, on the life of the said John Edward Ebbs.

The premises may be viewed, and printed particulars had on the premises of Messrs. Tooke and Carr, Holborn-Court; of Messrs, Winter and Williams, Bedford-Row; and of Mr. Ellis, 36, Fenchurch-Street.

WHereas by an Order of the High Court of Chancery made in a certain Cause intituted Burnie against Anderson, and Burnie against Stewart, it was referred to

William Wingfield, Esquire, one of the Masters of the said Court, to inquire who, at the death of William Milligan, late of Charlston, in the State of South Cavolina, North America, Merchant, (which happened on the 22d day of September 1810), were the eldest son and the eldest daughter of John Sutherland, late of Fish-Street-Hill, in the City of London, Grocer, deceased, and who at the death of the said John. Sutherland (which happened in or about the month of June John Sutherland; pursuant, therefore, to the said Order, any persons claiming to be such eldest son and eldest daughter of the said John Sutherland, living at the respective times hereinbefore-mentioned, are, by their Solicitors, on or before the 3d day of July 1824, to come in before the said Master, at his Chambers, in Southampton-Building, Chancery-Lane, London, and prove their claims, or in default thereof they will be peremptorily excuded the benefit of the said Order.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Wilkinson and another against Beall and others, the Creditors of John Dewsbury, late of Aller-thorpe, in the County of York, Gentleman, deceased (who died some time in the year 1794), are forthwith to come in and prove their debts before James William Farrer 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.

RECUrsuant to an Order of the Right Honourable the Lord High- Chancellor of Great Britain, made in the matter of James Southby (a lumatic) bearing date the 10th day of April 1824, the issue, draw, of the marriage of the said James Southby, formerly of Shrewsbury, and now of Brace-Meole, in the County of Salop, Gentleman, and hisabeth Southby, his late wife, formerly Elizabeth Hodges, Spinster (and why. died on or about the 25th day of July 1819), are, on on or Defore the 16th day of July sets), are, on on or before the 16th day of July next, to come in and prove their relationship before James Trower, Esq. one of the Masters of the High Court of Chancery, in his Chambers, in South-amiton-Buildings, Chancery-Lane, London, or in default thereof; they will be excluded the benefit of the said/Order 4 and in pursuance of the said Order, any will or deed mirds or excented by the said Elizabeth Southby disposing of the settled find an auto unt thereof dividend settled fund, or any part thereof, mentioned in the settlement made previous to the marriage of the said James Southby and Elizabeth Hodges; bearing date the 6th day of March 1795, is to be produced and proved before the said Masters, and in default thereof, all persons having or claiming any benefit or advantage under any such will or deed will be excluded the benefit of the said Order.

Ursuant to a Decree of the High Court of Chancery, made in a Cause wherein John Jackson is the plaintiff, and Mary Cupit is the defendant, the Creditors of Thomas Brailsford, late of Bolsover, in the County of Berby Esq. (who died on the 2d'day of April 1820), are forthwith to come in and prove their debts before Francis Paul Stratford, 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.

Ursuant to a Decree of the High Court of Chancery, niade in a Cause the Attorney-General v. Newson, the Creditors of Mary Wood, formerly of Hemming's-Row; and late of Saint Martin's-Lane, in the Parish of Saint Martin's in the Fields, in the County of Middlesex, Spinster (who died on or about the 30th day of November 1823), are, personally, or by their Solicitors, to come in and prove their bable backers house Traver Ken one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 1st day of July 1824: or in defauit thereof they will be peremptorily excluded the benefit of the said Decree.

ADAMSON's CREDITORS.

Doncaster, June 7, 1824.

THE Creditors of William Adamson, late of Doncaster, Carver and Gilder, are requested to meet the Assignees of his estate and effects, at the Office of Mr. Frederick Fisher, Solicitor, in Doncaster, on Friday the 25th day of June in-stant, at Three o'Clock in the Atternoon, to take into con-sideration a claim made by an individual to prove a debi of £390 4s, std, against the insolvent's estate; to assent to or