Ofice is hereby given, that the Partnership lately subsisting between William Jeffery and Henry Jeffery, of Ivy-Brilge, in the County of Devon, Smiths and Wheelwrights, was dissolved by mutual consent on the 27th day of July last.—All debts due to and from the said late Partnership remaining undischarged are to be received and paid by the said William Jeffery.—Witness their hands the 2d day of September 1825.

William Jeffery.

Howers Inferry

Henry Jeffery,

Otice is hereby given, that the Partnership lately substising between the undersigned, William Walker and there is an obligation of the said Copartnership will be received by the said Charles Campbell Bulley, under the firm of William Walker
and Co. of Old Broad-Street, in the City of London, as Ship
and Insurance-Brokers, Custom-House-Agents, and WineMerchants, is this day dissolved by mutual consent.—All
dibits due and owing to the said Copartnership will be received by the said Charles Campbell Bulley, who will pay and
discharge all claims and demands upon the same.—Dated this 18th day of August 1825.

Wm. Walker. Charles Campbell Bulley.

Otice is hereby given, that the Partnership heretofore subsisting between us, George Morton and James Williamson, as Attorneys and Solicitors, at No. 7, Gray's-Inn-Square, London, is this day dissolved by mutual consent: As witness our hands this 1st day of September 1825.

Geo. Morton. Jas. Williamson.

THE business carried on at 38, Norfolk-Street, Strand, London, and at 22, Rue Basse d'Orléans, in Paris, under the firm of E. Delcambre, A. Delchet, and Co. is this day dissolved by mutual consent: As witness our hands this 7th day of September 1825.

Augte. Delchet. E. Delcambre.

A. Delcambre.

Notice is hereby given, that the Partnership lately sub-sisting between us the undersigned, George Faith, Diederich Hellmers, and William Faith, Merchants, of the City of London, trading under the firm of Faith, Hellmers, and Faith, was dissolved, so far as regards the said William Faith, by mutual consent on the 31st day of December 1824.

Geoe. Faith. Diederich Hellmers. Wm. Faith.

## DISSOLUTION OF COPARTNERY.

Glasgow, September 7, 1825.

Otice is hereby given, that the concern some time carried on by the subscribers, as Silk-Warehousemen, in Glasgow, under the firm of Melliss, Maxwell, and Co. was. dissolved by mutual consent upon the 15th August last; and that the subscriber, Andrew Melliss, is authorised to receive and discharge the debts due to and by the said Company.

Andrew Melliss. Crawfd. M. Maxwell.

A LL persons having any claims or demands against the estate of George Redmond Hulbert, Esq. of Aston-Lodge, in the County of Derby, deceased, late Secretary to Admiral Sir John Borlase Warren, Bart. K. C. Commander in Chief of His Majesty's Ships on the American and West India Stations, are desired to send the particulars thereof to John Spice Hulbert, Esq. of Portsmouth, or to Mr. George Law, 10, New-Square, Lincoln's-Inn.—All letters must be sent free of postage.—Dated the 9th day of September 1823.

## HEIR AT LAW WANTED.

THE Heir at Law of Charles Warden, late of Hackney, in the County of Middlesex, Master Mariner, deceased, may hear of something to his, or her advantage, hy application to Messrs. Hilliard and Hastings, No. 9, Gray's Inn, London, or to Messrs. Jones and Waddington, Solicitors, Usk, Monmouthshire.—The said Charles Warden was the ony surviving Son of Church Warden, formerly of the Parish of St. Martin's, in the Town of Birmingham, who mairied about the year 1764, and afterwards settled as a Cutter in the City of Bristol, where he died.

## ASSEMBLY-HOUSE, HIGHGATE.

To be sold by auction, by Mr. Prickett, on the premises, on Wednesday the 14th of September instant, at One o Clock, by direction of the Assignces of Mr. William Harvey,

a Bankrupt;
The lease of the old established and highly respectable Coffee-House, Tavern, and Assembly-House, with the brewery, livery-stables, and premises, together with the tolls payable

May be viewed, and particulars obtained on the premises; Queen's Head, Finchley; Red Lion, Barnet; Green Man; Hadley; Holly Bush Tavern, Hampstead; Peacock, Isling-ton; and of Mr. Prickett, Highgate, and No. 41, Castle-Street, Holborn.

Honourable the Lord High Chancellor of Great Britain, made in the matter of Benjamin Burd, a luratic, with the approbation of Francis Cruss, Esq. one of the Masters of the High Court of Chancery, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Wednesday the 19th day of October next, at Two o'Clock in the Afternoon precisely, in three lots;

A desirable leasehold estate, consisting of five dwelling-houses, situate in Windmill-Street, Lambeth, in the County of Surrey, let to tenants at will, at rents amounting to £116 per annum, and held under leases, of which above 46 years are unexpired, and subject to ground rents, amounting to £12 lbs. per annum; and a small copyhold estate, comprising a messuage in Wydmill-Street aforesaid, held of the meanor of Lambeth, and let on a building lease, of which about 50 years are unexpired, at a ground rent of £2 per annum, and subject to the customary fines and heriots on death or alienation, and to a small quit rent. death or alienation, and to a small quit rent.

Particulars of sale may be had (gratis) at the said Master's Chambers, in Southampton-Buildings aforesaid; of Mr. Ralph Lindsay, Solicitor, 16, Saint Thomas's-Street, Southwark; and of Mr. Walter Ridpath, Solicitor, 22, Saint Mary at Hill, Lower Thames-Street.

Hereas Francis Dorsett, late of Oswestry, in the County of Salop, and of Plas-Ucha, in the County of Denbigh, Esq. by his will, dated the 3d of August 1779, devised all his freehold messuages, lands, and hereditaments, in the Counties of Salop, Denbigh, and Montgomery, and all other his real estates, unto and to the use of Clopton Prhys, Thomas Vernon, and David Roberts, and their executors, administrators, and assigns, for the term of 500 years, unor Thomas Vernon, and David Roberts, and their executors, administrators, and assigns, for the term of 500 years, upon trust, by sale or mortgage of the said estates, or a competent part thereof, or by sale of timber therefrom, to raise and pay all such sums of money as with his personal estate would be sufficient to satisfy all his debts, legacies, and tuneral charges, and the expences of executing the said trusts: And whereas by an Order of the High Court of Chancery, made in a Cause of Birkett against Wingfield, it is reterred to John Springett Harvey. Esc. one of the Masters of the said Court, to en-Harvey, Esq. one of the Masters of the said Court, to enquire and certify to the Court whether there are any and what quire and certify to the Court whether there are any and what trusts of the said term remaining unsatisfied.—All persons claiming to be Creditors or Legatees of the said Testator, or to have any other claims under the trusts of the said term, are forthwith to come in and prove their claims before the said Master Harvey, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, in order that they may not be excluded the benefit of the said Order.

Dursuant to a Decree of the High Court of Chancery, made in a Cause wherein Robert Plummer and others are plaintiffs, and George Selby and others are defendants, the Creditors of William Hudson, late of Stoke-Newington, in the County of Mindlesex, and of Cow-Lane, in the City of London, Ironmonger (who died on or about the 20th of February 1820), are, by their Salistors to a said the of London, frommonger (and died on or about the 20th of February 1820), are, by their Solicitors, to come in and prove their debts before James Trower, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 10th day of November 1825, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

No. 18174.