Otice is hereby given, that the Partnership formerly hishisting between Martin Wolfenhalm, Para Paris fubfilling between Martin Wolstenholm, Peter Dakin, John Cutt, and James Mappin, all of Sheffield, in the County of York, and Richard Walker, of Island Bridge, in that Part of the United Kingdom of Great Britain and Ireland called Ireland, Fender-Makers, trading under the Firm of Wolften-holm, Dakin, Cutt, and Co.; and also the Partnership heretofore carried on by the faid Peter Dakin, John Cutt, James Mappin, and William Rofe, in the faid Bufiness of Fender-Makers and Manufacturers of Iron Candlesticks, under the firm of Dakin, Rofe, Cutt, and Company, were this Day finally disloshed. All Debts owing to or by the Concerns, or either of them, (which will in future be carried on by the said John Cutt, Martin Wolstenholm, Richard Walker, and one Johna Gregory,) will be received and paid by them, or any of them; and all Perfons indebted thereto are defired to pay their respective Debts to the said John Cutt, Martin Wolstenholm, Richard Walker, and Johna Gregory. Dated this 3d Day of June 1807

Martin Wolftenholm. Peter Dakin. John Gutt.
James Mappin.
Richard Walker.
W. Rose.
Jos. Gregory.

Otice is hereby given, that the Partnership (if any) between the underligned Thomas Robinson, of Lan-caster, in the County of Lancaster, Merchant, and William Moore, late of Halton, in the said County, Engineer, but now of York, (but which Partnership the faid William Moore denies to have had Existence,) is dislosted. Dated the 29th Day of May 1807. Thomas Robinfon. William Moore.

London, June 10, 1807 Otice is hereby given, that the Partnership between Fordham Ellis and William Jacobson, of No. 107, Whitecross-Street, London, Grocers and Tea-Dealers, was dissolved by mutual Consent on the 23d of March 1807. All Debts owing to and from the said Partnership to be settled by Fordham Ellis, at Whitecross-Street aforesaid. Without the said Partnership of the Hands. Fordham Ellis. ness our Hands, William Jacobson.

London, June 4, 1807. If the next of Kin of Hannah Birch, who was Servant in the Family of the late Marquis of Donegall, at Fisherwick Park, in the County of Stafford, will apply to Mr. Ingram, No. 1, Swallow-Street, Piccadilly, they will hear of Iomething to their Advantage.

SMIT, in his Quality of First Marshal of the Honourable Court of justice of the Colony of De-merara, hereby advertises, for the first, second, and third Time, that by virtue of Two feveral Sentences pronounced by the faid Honourable Court, and Execution confequent thereof, at the End of One Year and Six Weeks, reckoning from the 13th of June 1806, he will expote to public Sale in the faid Colony, pursuant to faid Execution, the Cosee Plantation, called Lower Pearl, situate on the East Shore of the River Demerara, with all its Appurtenances, Buildings, Plants, Plantains, cultivated and planted, Slaves, and other Things thereto belonging, the Property of A. Layne, in Behalf of Bynoe and Goddard and Richard Harding, Executors of the Estate of S. Kirton. The Inventory of the above-mentioned Plantation is to be feen daily at the Counting-House of Mellrs. Thomas Daniel and Co. No. 4, Mincing-Lane, London; and at Mellis. Hope and Co's. Amflerdam.

The Judgment of Preference and Concurrence of the Purchase-Money will be decreed by the said Court of Justice, in Three Months next after the Date of the Sale.

wherefore I, the faid First Marshal, do hereby summon all and every Person and Persons having, or pretending to have, Claims against the said Plantation or Estate, or the Proceeds thereof, to appear personally, or to send their Attornies, in and at the Time and Place above-mentioned, on the first School Day to be held by the said Honourable Court

in the Month of September 1807, in order to maintain their Right, and fee themselves dealt with according to Law .-Rio Demerara, 15th December 1806. MARTS. SMIT, St. First Marshal.

## WELLS'S CREDITORS.

May 30, 1807.

A LL Perfons to whom Mr. Thomas Wells, of Hurdlefgrove, in the County of Bucks, Cattle Salesman,
stands indebted, and who are inclined to accept a Dividend
of his Estate and Estates in discharge. of his Estate and Effects, in discharge of their Demands, are of his Estate and Estects, in discharge of their Demands, are requested forthwith to send an Account of their Claims to Mr. Westcar, of Creslow; Mr. Rickford, or Mr. Neale, of Aylesbury, the Assignees of the faid Estate; or to Messrs. James and Rose, Solicitors, Aylesbury; or Messrs. Rose and Munnings, Solicitors, Gray's Inn-Square, in order that a Dividend may be made as soon as possible; and all Persons who do not deliver such Claims on or before the 30th Day of Jane next, will be excluded the Benefit of such Dividend. next, will be excluded the Benefit of fuch Dividend.

O be peremptorily fold, pursuant to a Decree of the High Court of Chancery, made in a Cause Slatter v. Willis and others, before Francis Paul Stratford, Esq. one of the Masters of the said Court, at the public Sale-Room, in Southampton-Buildings, Chancery Lane, London, on Tuesday the 14th of July next, between the Hours of Five and Six in the Asternoon, in Twelve separate and distinct Lots, Sundry Freehold Estates, situate at or near Tunbridge, and at Maidstone, in the County of Kent, late the Estate of John Slatter, of Maidstone, Gentleman, and Robert Slatter, of Tunbridge aforefaid, Surgeon, both deceafed, confilling of divers Meffuages, Farms, and Lands, with the Appurtenances, fituate at Tunbridge, and at Maidstone, in the said County of Kent.

Particulars may be had at the faid Master's Chambers, in-Southampton-Buildings, Chancery-Lane, London; of Mr. Bigg, Solicitor, Hatton-Garden, London; of Mr. Charles Willis, Solicitor, Cranbrook; of Mr. George Lingard, Solicitor, Tunbridge; and of Mr. Stephen Lamprey, Solicitor, Maidstone.

WEST NEW JERSEY SHARES.

Hereas by a Decree of the High Court of Chancery, bearing Date the 3d Day of August 1750, and made in a Cause wherein Timothy Hollis and others are Plaintiss, and John Childe and others are Defendants, it was referred to Thomas Lanc, Eiq; then one of the Masters of the said Court, to enquire what Persons were interested in, or entitled to the Shares of the Stock of the West New Jersey Society, and whereas Benjamin Nelson, late of London, Gent. was entitled to some Share or Shares thereof; Notice is hereby given to all Persons interested in, or entitled to the said Shares as Perfonal Representative of the faid Benjamin Nelson, or otherwise, and also to the next of Kin of the faid Benjamin Nelson, (who died some Time between the Years 1700 and 1706,) or the Perional Representatives of such of them as are fince dead, forthwith to come in and make out their Claims before Francis Paul Stratford, Efq; the Mafter to whom the faid Cause stands transferred, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Boughton against Sandilands, the Creditors of Sir Edward Boughton, late of Poston-Court, in the County of Hereford, Baronet, deceafed, (who died in the Month of January 1794,) are forthwith to come in and prove their Debts before John Ord, Efq; one of the Mafters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Berefit of the faid Decree.

Ourfuant to a Decree of the High Court of Chancery, made in a Caufe Williams against Pouncy, the Creditors and Legatees of Thomas Williams, late of Wingfield, in the County of Berks, Eiq; deceated, are to come in and prove their feveral Debts and claim their respective Legacies before Francis Paul Stratford, Efg; one of the Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 20th Day of July next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.