HE Partnership hitherto sublifting between us, under the Firm of De Vilme, Smith, and De Vilme, of this City, Merchants, was this Day diffolded by mutual Confent. Witness our Hands this fit Day of May 1809, Philip Nath, De Visine. H. Smith.

Gerard De Visme.

Otice is hereby given, that the Partnership carried on under the Firm of Lewis and West, Oil, Colour, Hop. and Seedimen, No. 22, Buffi-Lane, Cannon-Street, is this Day diffolyed by mutual Confent. The Business in suture Day dissolved by mutual Content. The Bunnets in latture will be carried on by Mr. Lewis, who will discharge all Debts owing by the said firm, and to whom all Persons indebted are requested to pay the Amount of their several Debts: As withers our Hands this 1st Day of May 1809.

Geo. Lewis. James Weft.

Briffol, 1st May 1809. Otice is hereby given, that the Partnership of John Tuckett and Anthony Fletcher, of the City of Bristol, Sugar-Refiners, Grocers, and Tea-Dealers, lately carried on under the Firm of Tucketts and Fletcher, expired and was determined by Effluxion of Time, on the 30th Day of April laft. John Tuckett. Anthony Fletcher.

Hereas by Indenture, bearing Date on or about the 7th Day of November 1692, the Right Honourable Murrogh Lord Bleffington did denife unto James White, then of the City of Limerick, Merchant, the large Street House on the West Side of High-Street, in the Middle Ward in St. Mare's Parish in Limerick afterstid containing in in St. Mary's Parith, in Limerick aforefaid, containing in Breadth to the faid Street 24 Feet, and in Length back-wards to the Langable 128 Feet, (be the fame more or lefs,) and formerly in the Possession of Richard Lillis and his Affigns, for the Lives of Peter Lewis, John White, and James White, with Covenant for perpetual Renewal, subject to the Yearly Rent of 161. Sterling, with Twelve Pence per Pound Receiver's Fees, and to One Year's Rent as a Fine for the Renewel of every Life to be added to the faid Demife; and whereas all the Effate and Interest of the said Murrogli Lord Viscount Blessington in and to the said Premises hath fince become duly vested in me, the Reverend Edward Henry Hoare, Clerk, of Knustonhall Higham Ferrars, Northamptonshire, in Great Britain, and there are now efeveral Fines for Renewal, Septennial Fines, and Interest due to me out of the said demised Premises; now 1 do hereby require you, the Representatives of the said James White, and all other Persons whom it may concern, within a reafonable Time after this Notice, to pay unto me, or to Daniel Gabbett, of the City of Limetick, Efg; in Ireland, the Agent and Receiver of my Rents, all fuch Fines for Renewal, Septennial Fines, and interest as are due and owing unto me out of the faid demified Premises, otherwise I shall consider the Covenant for Renowal in the said Lease as sorfeited, and -shall proceed as may be advised to recover the actual Possesfion of faid Premises.

Given under my Hand this 7th Day of April 1809, EDWARD HENRY HOARE.

:To the Representatives of the said James White, and all other Per-Jons concerned.

Thereas by Indenture, bearing Date on or about the 7th Day of August 1700, the Right Honourable Murrogh Lord Viscount Blessington did demite unto Henry Eames, then of the City of Limerick, Felt-Maker, in trust for Thomas Beevin, then of Camass, in the County of Limerick, Gentleman, the sunated House or Pair of Walls Court, and proping Wednerde to the fronting with High-Street, and running Westwards to the ; hanesbetween the fuid minated House and the City Wall of Limerick aforefaid, fituate on the West Side of High-Street, in the Rarith of St. Mary, in the Middle Ward of Limerick, for the Lives of the faid Thomas Beevin, Elizabeth his Wife, and Michael Beevin his Son, with Covenant for perpetual Renewal, Subject to the Yearly Rent of 91. Sterling, with Twelve Pence per Pound Receiver's Fees, and to the Pay-ment of One Year's Rent as a Fine for the Renewal of each

and every Life to be added to the faid Demile; and whereas all the Estate and Interest of the said Murrogh Lord Viscount Blessington in and to the said Premises hath since become bleington in and to the land Premiles hath fince become duly vested in nie, the Reverend Edward Henry Hoare, Clerk, of Knustonhall Higham Ferrars, Northamptonshire, in Great Britain, and there are now several Fines for Renewal, Septennial Fines, and Interest due to me out of the faid demised Premises; now I do hereby require you, the Representatives of the faid Henry Eames or Thomas Beevin, and all other Persons whom it may concern, within a reaand all other Persons whom it may concern, within a rea-sonable Time after this Notice, to pay unto me, or to Daniel Gabbett, of the City of Limerick, Esq: in Ireland, the Agent and Receiver of my Rents, all such Fines for Re-newal, Septennial Fines, and Interest as are due and owing unto me out of the said demised Premises, otherwise I shall consider the Covenant for Renewal in the said Lease as for-feited, and shall proceed as may be advised to recover the actual Possession of said Premises.

Given under my Hand this 7th Day of April 1809, EDWARD HENRY HOARE.

To the Representatives of the faid Henry Eames and Thomas Beevin, and all other Persons concerned.

DEMERARY.

SMIT, in the Capacity of First Marshal for the Honourable Court of Justice in the Colony of Demerary, advertises by these Presents, for the first, second, and third Time, that by Power of two Sentences decreed by the above-mentioned Court, on the 2d of May and 19th of October 1808, and the thereupon followed Execution he will expose at public Marshal's Sale, in the Month of July 1809, the Sugar Plantation called Rynestein, fituated on the West Side of this River, with all its Buildings, Cultivation, Slaves, and further Appurtenances, belonging to Brumell and Addition, in Behalf of Culpeper and Troughton, and C. Vin-cent, Attorney of Mr. P. T. Boddaert, for the House of Trade carried on by the Firm of P. T. Boddeert and Co. at Middelburgh.

The Inventory of the above-mentioned Plantation is daily to be seen at the Counting House of Mr. John Nodin, Beer-

Lane, Thames-Street, London.

And be it known, that Three Months after the Day of Sale at the Ordinary Sellion of the above-mentioned Court of Justice, the Judicium of Preference and Concurrence shall be held, and in confequence of which, I the First Marshal do hereby fummon all those who may pretend to have a Claim against the Amount of the Produce of Sales, or otherwise, of faid Plantation, to appear, or appoint Attornies, at the Time and Place before-mentioned against the first Day to go to Law, which will be kept by the before-mentioned Court in the Month of September 1809, to sustain their Rights, as Proceedings shall be instituted against the Non-appearers according to Law.—Rio Demerary, the 27th January 1809,
MART, SMIT, First Marshal,

RIO ESSEQUEBO.

P virtue of Two Sentences, given by the Honourable Court of Justice of this Colony, respectively dated on the 8th March and 3d August 1808, in the Matter of James Lyon and Co. versus the Owners or Administrators of Plantation Cornelia, and Edward Austin for and in Behalf of himfelf and John Aulin, as jointly and feverally substituted As-tornies of William Austin, as Attorney for Thomas and John Daniel, Merchants, trading under the Firm of Thomas Daniel and Sons in Bristol, and Thomas Daniel and Co. in London, versus the Executors to the Estate of Bartholomew Day, deceased, or the Representatives or Administrators of the Plantation Cornelia, and in pursuance of the Executions levied in consequence of said Sentences;

I, the underlighted, First Exploriteur of this Colony, do hereby notify, that a Year and Six Weeks after the Date of

there presents, on such Day as the Court aforesaid shall ap-point at the Time, and which will be duly advertised, will be exposed for public Sale by Execution, The Estate or Pluntation called Cornelia, and Wine belonging unto the Ethate of Bartholomew Day, decased, fittate on Legunn Island in this River, with all the Slaves, Buildings, Cultivation, and other Appurtenances, agreeable to the local Laws

of this Colony.