Robert Hayden Gurford, who will pay all debts owing by the said Partnership .--- Witness our Hauds this 14th Feb. 1812, John Richard Wilkins. Robert Hayden Gurford.

N Ofice is hereby given, that the Partnerhin lately subsigting between us at Butcher-Bow, East Smithfield, in the County of Middlesex, is this day dissolved by mutaal concent : As witness our Hands this 13th day of February 1812, Wm. Foster.

Thos. Brunton. P. Goddard.

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299

London, February 14, 1812. N Otice is hereby given, that the Copartnership lately sub-sisting between us both been disadard sisting between us hath been dissolved by mutual con-scut, so far as regards the undersigned Francis Gashry Han-rott. F. G. Hanrott.

1 os Burkitt.

L w. Vinstanle ..

Symond's-Iun, Chancery-Lane, February 13, 1812. Otice is hereby given, that the Partnership heretofore subsisting between Samuel Parkinson and George Richard Marriett, both of Symond's-Inn, Chancery-Lane, in the County of Middlesex, Attornies at Law and Solicitors, is dissolved by nutual consent, as from the 12th day of September tast. As witness our Haude last : As witness our Hauds,

Saml. Parkinson. Geo. Rd. Marriott.

N Otice is hereby given, that the Partnership lately carried on by Michael Marshall, Robert Lister the Elder, and Joseph Brown, of Great Grimsby, in the County of Lincoln, Butchers, was dissolved on the 13th day of August 1811 by mutual consent.--Dated the 4th day of February 1812, Michael Marshall.

Robt. Lister. Joseph Brown.

LL persons who have any claims or depands on the estate of Mr. Richard Wright, late of Bond-Street, in the Parish of Saint George, Hanover-Square, in the Courty of Middlesex, Stable-Keeper and Hackneyman, deceased, are de-sired forthwith to send the particulars thereof to Mr. Richard Gullan, of Bond-Street aforesaid, one of the executors, in order that such chains and demands may be discharged; and also all persons indebted to the said Mr. Richard Wright, are forthwith desired to pay the same to the said Mr. Richard Gullan.

Liverpool, February 12, 1812. A LL persons having claims against the Estate of the late Thomas Hardy, of Liverpool, formerly of the House of Garnett, Hardy, and Co. of Jamaica, and Hardy, Garnett, and Co. of Literpool, or under any other firm, are requested to send the particulars of such claims to Messrs. Bainbridge and Horsfall, of Liverpool, Merchants, on or before the 10th day of August next, as the residue of the property belonging to the said Estate will then be paid over to those entitled thereto.

NOTICE TO CREDITORS.

Hereas John Vaston, late of the City of London, Wine-Merchant did is and hashing the of the City of London, Wine-Merchant, did in and by his last will and testament direct, that his trustees or the survivor of them, and the executors and administrators of such survivor, should by and out of his estate and effects, pay or cause to be paid unto all and every his creditors (except Davis and Rodwell) who proved their debts under a Commission of Bankrupt awarded and issued against him some years since, so much money, not exceeding 15001. as, with what they had already received by and under the said commission, would pay and discharge the debts so proved, so as to make the same up full twenty shillings in the proved, so as to make the same up that twelvy sumings in the pound on their respective debts; now all creditors who proved their debts under the said commission, are hereby required to send to Messrs. Wadeson, Barlow, and Grosvenor, Austin-Friars, Solicitors for the trustees, and executors of the said John Yaston's will, the amount of the debts proved by them under the said numerical and on executor of the dividende under the said commission, and an account of the dividends received thereon, and to produce the several securities they respectively hold for the same within six months from the date hereof, or they will according to the said will be excluded from all benefit of the said bequest.—February 11, 1812.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS. Whereas John Bristow, of Reading, in the county of Berks, Tanner, did, by Indenture dated the 18th day of April 1609, soqvey and assign his estate and effects therein described unto Robert Harris, of Heading aforesaid, Essi Nut Gould, of Mortimer, in the said County, Timber-Dealer, and Bowlas Jordan, of Bermondsey, in the County of Surrey, Tamner, in trust for themselves and all other the Creditors of the said John Bristow, who should execute the said Indenture, and substantiate their respective debts by affidavit in manner, therein-mentioned; and whereas the said Trustees having paid two dividends of ten shillings and fire shillings in the being desirous of making a third and final dividend of the stud John Bristow, must deliver or send a particular thereof to Messrs. Blandy and Saunders, Solicitors, Reading, and progre the said John Bristow must deliver or send a particular thereof to Messrs. Blandy and Saunders, Solicitors, Reading, and progre the said justice and effects, do hereby give notice, that all persons and solutions or demands on the estate and effects of the said solution Bristow must deliver or send a particular thereof to Messrs. Blandy and Saunders, Solicitors, Reading, and progre the same, if required by the Trustees, on or before the 384 of March next, when the accounts of the said Trustees will be insally settled and adjusted, or they will be excluded all proved will be disallowed. JOHN DEASTOW

RIGHT TO PROPERTY.

Great Britain and Ireland called England, Master-Mariner, re-sided for some time in the City of New York, in the United States of America, and is said to have married a person there who kept chaffers died, in its said to have married a person they will kept that the city of New York aforesaid.—The said James Chaffers died, it is believed, in the said City of New-York, about twelve years ago.—Now this is to give notice, that if the supposed Widow of the said James Chaffers is possessed of a will, 4-ly made and published by the said James Chaffers in how forware and will come forward and new such will in in her fayour, and will come forward and prove such will in In her favour, and will come forward and prove such will in che of the Spiritual Courts in England aforesaid, and also take out letters of administration, with such authority and other good proof of the authenticity of the said will, and of the identity of her the supposed widow of the said James Chaffers, she may, upon applying to A. Rosson, No. 6, Christian-Street, in Liverpool, in the said County of Lan-caster, and Kingdom aforesaid, hear of something to her advantage.

PRINCE EDWARD ISLAND.

In His Majesty's Supreme Court of Indicature.

Wednesday, Feb. 27, 1911 W Hereas, in and by an Act of the General Assembly of WW Hereas, in and by an Act of the General Assembly of this island, made and passed in the forty-ninth year of His present Majesty's reign, initialed, "An Act for raising the Sum of Sixteen Houdred Pounds, for the Purpose of crect-ing Buildings for the Meeting of the General Assembly, the Supreme Court and its Offices, and other Public Offices, in Charlotte 'Town, and for building two Gools, viz. one in Prince County and one in King's County, in this Island;" it is enacted, that there shall be paid into the hands of the Trea-surer of this island the sum of two shillings lawful money thereof, for every hundred acres of land contained in the seve-ral townships thereof, and in the several Imall islands belong-ing thereto, and the sum of two shillings for every pasture lot ing thereto, and the sum of two shillings for every pasture lot already granted in the several royalties in the said island; the said several sums of money to be paid, as aforesaid, by the said several sums of money to be pash, as aforesaid, by the several and respective owners or proprictors, within six months after His Majesty's royal allowance and confirmation of this Act shall have been signified. And whereas, such His Ma-jesty's royal allowance and confirmation hath been signified on the 4th day of May 1810, and on the 3d day of December last jadgment was awarded by this Honourable Court against all lands then in arreár; and whereas by the said Act, the Court is required to use reasonable means, according to its discretion, for the easertaining the proprietors, and for the enabling is required to use reasonable means, according to its discretion, for the ascertaining the proprietors, and for the enabling them, by due notice, to prevent the necessity of the sale of their land, by payment of the sum charged by said Act, to-gether with costs attending such enquiry and notice; it is hereby ordered by the Court, that a notification be inserted in His Majesty's London Gazette, and two London nerwspapers, requiring the respective proprietors of land before-mentioned which are yet in arrear, to pay the amount of the assessment in manner charged by the said Act, within twelve calendar months from the date hereof, otherwise execution will issue, and a competent part of said lands will be sold for the above purpose. By the Court, CHARLES SERANI, Clerk of the Court,