County of Middlesex, as Sugar-Refifters, was put an end to and County of Middlesex, as Sugar-Refifters, was put an end to and ceased on the 25th of March last, and the said John Adam Launn hath since absconded with part of the Copartnership property; and whereas by an Order'of the High Court of Chancery, bearing date the 2d day of May instant, made in a Cause between the said Thomas Fulton and Alexander Cab-bell Mann, plaintiffs, and the said John Adam Launn, de-fendant, it was ordered, that an injunction should issue to restrain the said defendant John Adam Launn from receiving any more or further part of the Copartnershin money or moany more or further part of the Copartnership money or no-nies of, or for, or on account of the same Copartnership busi-ness, and from further acting and interfering in or about or ness, and from further acting and interfering in or about or in any manner concerning the same Copartnership trade or its affairs or concerns: Now; therefore, we the said Thomas Fulton and Alexander Cabbell Mann, do hereby require, that all persons indebted to the above-mentioned late Copartner-ship, or possessing any of such Copartnership effects or pro-perty, do forthwith pay or deliver the same to us the said Thomas Fulton and Alexander Cubbell Mann, and do forbear to make any payment or delivery to the said John Adam Launn on account of such Copartnership.

Thomas Fulton.

Alexander Cabbell Mann. LITTLE THEATRE IN THE HAY-MARKET

WHercas by the agreement, dated the 4th day of June 1805, entered into by the Proprietors of the above Theatre, it was agreed, that no author, performer, or other per-son, should be employed, retained, or discharged, in, for, or from the said Concern, without the assent of the Proprietors, and will be responsible for any engagement whatever already en-tered into by my Copartners George Colman and James Win-ston, or either of them, or which they, or either of them, may enter into with any author, performer, or other person touching the said Concern, unless such engagement be in writing, and signed by me; and that I am not, and will not be an-swerable or responsible for any repairs or alterations in or to the said Theatre, nor for any orders given to tradesmen, un-less such repairs, or alterations and orders to tradesmen re-spectively be made or given by directions, in writing, signed by them and me.-Dated the 5th day of May 1812. D. E. MORRIS.

26, Suffolk-Street, Charing-Cross.

The late Mr. JOHN SUNDERLAND's Cousins.

Hereas John Sunderland, late of Wakefield, in the County of Vark Constants County of York, Gentleman, deceased, did in and by his last will and testament give and bequeath the residue of his last will and testament give and bequeath the residue of his estates unto his Trustees, upon trust, to divide the same unto and equally amongst all his cousins, except as therein mentioned: Notice is hereby given, that all the cousins of the said deceased, both on the fathers' and mothers' side, are re-quested immediately to send the requisite certificates of their baptisms, and of the baptisms of their fathers or mothers, ord in case any of the fample cousins are married, certificates and in case any of the female cousins are married, certificates of such marriage, to Mr. John Sobolefield, Attorney at Law, in Horbury, near Wakefield aforesaid, in order that the same may be laid before the Trustees and Executors of the said Testator, to enable them to ascertain the share of each cousin under the said will.

By order of the Executors, JOHN SCHOLEFIELD.

JAMES and ELIZABETH RYLAH.

JAMES and ELIZABETH RYLAH. WHereas Richard Green, of Reeth, in the parish of Grin, ton, in the County of York, Yeoman, by his will, dated 25th September 1810, gave a certain share of his effects to James and Elizabeth Rylah, son and daughter of Joseph Ryläh, deceased, whom the testator in his will says, he has been informed went to Dublin, in Ireland, about 36 years ago a Notice is hereby given, that if the said James and Elizabeth rubeth Rylah or their large accounting will says. zabeth Rylab, or their legal personal representative, will apply to Mr. Tomlin, Solicitor, Richmond, Yorkshire, or Mr. George Mortan, No. 3, Gray's-Inn-Square, London, they will hear of something to their advantage.

LL persons having any claim upon or being indebted to . the estate of Mr. John Macdougall, heretofore of the parish of Mackairn, in the County of Argyle, but since of Calcutta, in the East Indies, Merchant, deceased, are requested

to send a statement of their demands, or to pay their debts Messrs. Crowder, Lavie, and Garth, Solicitors, Frederick's-Place, London, on or before the 1st day of August next, when a distribution of the estate will take place.—Dated May 8, 1812.

A LL persons who had any claims or demands upon some Rose, late of the Parish of Saint Sepulchre, London, a Lieutenant in His Majesty's 17th Regiment of Foot, pre-vious to the 28th day of May 1799, are requested to send the particulars of their demands to Mr. Matthle, No. 53, Hans-Place, Sloane-Street, on or before the 15th day of July 1818. LL persons who had any claims or demands upon John

To the Creditors and Legatces of the deceased Mrs. Ann Spite, Spouse of John Lloyd, late servant to William M'Kerrell, Esq. at Maxwelltown, and all others interested in her succession.

OHN MORRISON, Tobacconist in Paisley, executor nominated by the said deceased Mrs. Ann Spite, alias Lloyd, hereby intimates to all and sundry the creditors, le-gatees, executors, and others interested in her succession, and the tutors and curators of such as are minors, that he some time ago raised an action of multiplepoinding before the Court of Session in Scotland, for the distribution of the estate of the deceased, in conformity to the provisions of her will; which action having come in course of the rolls before Lord Woodhouselee, Ordinary, his Lordship, by interlocator bearing date 14th February 1812, appointed intimation of the dependence of said action to be made in the Minute-Book, and in the London, Dublin, and Edinburgh Gazettes, and in the Edinburgh Advertiser, Caledonian Mercury, and Edinburgh Evening Courant, once every week for three weeks successively, that the same might come to the knowledge of all having interest; and certifying such parties as may fail to appear, for their in² terest, after such intimation, that they shall be for ever cut off from all claim or interest in the fund in medio, which shall a for the such a state of the such as be forthwith distributed by the Court among the parties making appearance, and having best right thereto, and the executor exonerated of his intromissions therewith.—Paisley, March 2, 1812.

GEO. HARCOURT. (L. S.)

By His Excellency Major-General George William Richard Harcourt, Lieutenant-Goveinor and Commander in Chief in and over His Britannic Majesty's Island of Saint Croix and its Dependencies, in America, Vice-Admiral of the same, &c. &c. &c.

BY virtue of the authority in me vested, and in conformity with an ordinance of the 23d May and an edict of the D with an ordinance of the 23d May, and an edict of the 12th August 1800, I do hereby make known, that in com-pliance with a petition delivered in, I have permitted

granted, that the Honourable Dealing Court for the jurisdic-tion of Christianstæd, in this island, administering the dealing of the deceased Planter Charles Chabert, may summon by proclama sub pœna præclusi et perpetui silentii, all the known or unknown Creditors of the said Charles Chabert, residing in European or American territories, to come forward with their demands, and to enter and prove their claims in person or by their attornies, before the aforesaid Dealing Court, previous to the expiration of the period herein-after limited, that is to say, within one year and six weeks from the period when this proclama shall have been recorded in the Upper Courts of the islands of St. Croix, St. Thomas, and St. John, and published three times consecutively in the Loudon Gazette; and all such known or unknown Creditors as reside in any of the West India islands or colonies, shall come forward with their demands, and enter and prove their claims in person or by their attornies, before the said Dealing Court, within three months from the date of this proclama being recorded in the superior and Inferior Courts of the islands of St. Croix, St. Thomas, and St. John, and notice thereof being pub-lished in the St. Croix Gazette three times consecutively. And And the aforesaid Dealing Court shall further be bound to cause this Grant to be produced in the Royal and Loan Commissions Book-Keepers Offices to the said islands, and procure a certificate of this being complied with; in failure of which this proclama shall not be valid against any claims or prerogatives of His Majesty; and all persons concerned are to take notice hereof, and to conduct themselves accordingly.

Given under my Hand and Scal, at the Government House, St. Croix, the 3th of February 1811. By His Excellency's command, P. H. TIBIGER, First Clerk.