N Otice is hereby given, that the Partnership lately sub-sisting between us in the trades of Lace-Manufactu-rers and Hosiers, and carried on in the town of Nottingham, under the firm of Kirkland and Co. was dissolved by mutual cousent on the 26th day of December last.—Witness our hands the 16th day of January 1813.

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Jas. Robinson. George Dixon. Henry Kirkland.

THE Parimership lately subsisting between John Hardern and Anthony Tunstall, of Macclesfield, as Spirit-Dealers, &c. is this day dissolved by mutual consent.—All debts due to and from the said concern will be received and paid by John Hardern.—Witness our hands this 4th day of February 1913, John Hardern.

## Anthy. Tunstall.

January 28, 1813. WE do hereby agree, that the Copartnership lately ex-isting between us as Grocers and Tca-Dealers, at Nor 101, Bishopsgate-Street Within, London, under the firm of Batley and Farley, is this day dissolved by mutual consent; and we do hereby further agree, that all debts due to and owing by us shall be received and paid by Thomas Farley. Jeremiah Batley.

Thomas Farley.

Notice is hereby given, that the Partnership between James Allison and John Wilson, of Sculcoates, in the County of York, Mahogany and Raff-Merchants, under the firm of Allison and Wilson, was this day dissolved by mutual con-sent : As witness their hands this 23d Day of February in the year of our Lord 1819. Jas. Allison. John Wilson.

N Otice is hereby given, that the Partnership trade or profession heretofore subsisting between Richard Crookes and William Helleley Lodge, both of Barnsley, in the County of York, Surgeons, Apothecaries, and Men Midwives, carried on at Barnsley aforesaid, under the firm or stile of Crookes and Lodge, is dissolved this day by mutual consent: As witness our hands this 23d day of February in the year of our Lord 1813, Rd Crookes

#### Rd. Crookes, Wm. Helleley Lodge.

THE Partnership heretofore subsisting between us the subscribers hereto, carrying on business at Macclesfield, in the County of Chester, and in other places, as Copper and Brass-Manufacturers, under the firm of Roe and Company, is this day dissolved by mutual consent.—Witness our hands at Macclesfield aforesaid this 29th day of October 1812. William Roe.

William Roe, As Nominee and Administrator to my father the late Charles Roe.

E. Hawkins, For self and as Trustee for Eliz. Leigh and Catharine Fernyhough.

John Jefferis.

J. A. Burfield.

B. Hodgson, jun. Executor of the late Robert Hodgson. B. Hodson, jun.

John Johnson.

R. Morris. Brien Hodgson, sen.

J. S. Clegg,

Joseph Smith, J. Menzies, Executors of the late James Clegg. Edward Weaver.

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Chartes Weaver.

N Otice is hereby given, that the Partnership subsisting between Jonathan Jogham and William Brown, of the City of Peterborough, in the County of Northampton, Linen-Drapers, was this day dissolved by mutual consent.--Witness our hands this 23d day of February 1813.

Jonathan Ingham. William Brown.

#### MARY CHESTER, deceased.

LL persons to whom I the undersigned William Marrell, (as surviving Trustee and Executor of Mary Chester, late of the town of Ware, in the County of Hertford, Widow, decreased.) stand indebted, are reque ted to deliver in to me, at my dwelling-house, in the town of Ware aforesaid, an account of their respective claims and demands, on or before account of their respective claims and demands, on or before the 25th day of March next following the date hereof, that the same may be discharged; and all persons who stand in-debted unto me, as such surviving Trustee and Executor as aforesaid, are hereby required to pay unto me the debts by them respectivelyowing to the estate of the said Mary Chester, deceased, on or before the above-mentioned day, as I intend immediately afterwards to adjust the trust accounts, and to pay over and deliver to the residuary legatees named in the will of the said Mary Chester all such monies as shall then remain in my hand, as such surviving Trustee and Executor as aforesaid, belonging to the said residuary estate : and that. as aforesaid, belonging to the said residuary estate; and that after such payment I will not be answerable or accountable to any of the Creditors of the said Mary Chester for any debts due or owing by her or by me, as such surviving Frustee and Executor, to them respectively.-Dated this 25th day of February 1813. WM. MURRELL.

#### From the Marshal's Office.

Sale by Execution .- First Proclamation.

**B**Y virtue of a writ of execution granted by the Honour-able the Court of Civil Justice of this Colony, dated 21st July 1812, upon a petition presented for that purpose by Douglas, Reid, and Co. as a branch of the house of com-merce in Glasgow, carried on under the firm and style of J. F. and A. Douglas and Co., versus the representative or representatives, proprietor or proprietors of plantation Litch-field, situate on the West Sea Coast of this colony:

field, situate on the West Sea Coast of this colony: Be it therefore known that I, the undersigned, have cansed to be taken in execution, at the instance of said Douglas, Reid, and Co. in capacity as before-mentioned, the cotton estate called Litchfield, situate on the West Sea Coast of this colony, with all its cultivation, buildings, slaves, and forther appurtenances and dependencies thereunto belonging, all conformable to an inventory formed thereof, and now lying at this office for the inspection of those whom it may concern; which aforesaid cotton estate Litchfield, cum annexis, I, the undersigned, intend to sell, at public execution sale, after the expiration of one year and six weeks from the 26th Sep-tember 1812, conformable to the Courts of Civil Justice's re-gulations, dated 1st January 1811, respecting the sale of estates by execution in this colony, in order to recover from the proceeds of said sale such sum of money as for which the said plantation Litchfield has been taken in execution.

the proceeds of said sale study such of money as for which the said plantation Litchfield has been taken in execution. This first proclamation made known to the public according to style, and further dealt with conformable to the custom of this colony.—Berbice, the 18th day of October 1812. K. FRANCKEN, First Marshal.

### From the Marshal's Office.

Sale by Execution.—First Proclamation. By virtue of a writ of execution and sequestration, granted by His Excellency Robert Gordon, Captain-General and Governor in Chief of the colony Berbice and its depen-dencies, Vice-Admiral and President of all Courts and Coldencies, Vice-Admiral and President of all Courts and Col-leges within the same, &c. &c. &c. upon a petition presented for that purpose by Angus Fraser, for and in behalf of his house of commerce trading under the firm of Evan and Angus Fraser and Co. as copartner in the house of commerce trading in Glasgow under the firm of Campbells, Fraser, and Co. said appointment bearing date the 16th June 1812, versus J. G. Chot de Neinwackerk Cloot de Neinwerkerk, Be it therefore known, that I, the undersigned, have

caused to be taken in execution, at 1, the undersigned, lave caused to be taken in execution, at the instance of said Angus Fraser, in his aforesaid capacity, the cotton estate called Bel-videre, situate in the Correntine Coast of this colony, the property of aforesaid J. G. Cloot de Neinwerkerk, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging, all conformable to an inven-

# 415

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