THE Partnership lately subsisting between Messrs. John and Thomas Davies, of No. 159, Shoreditch, Middlesex, Grocers, was this day dissolved by mutual consent.-All persons who have any demands on the firm are desired forthwith to send the same for payment.—Dated the 1st of March 1812.

John Davies. Thomas Davies.

Otice is hereby given, that the Partnership subsisting between us, John Bradford and John Okell, as Curriers and Leather-Dressers, at Northwich, in the County of Chester, under the firm of Bradford and Okell, was dissolved on the 19th day of November now last past by mutual consent: As witness our hands this 27th day of February 1813. John Bradford.

John Okell.

Otice is hereby given, that the Partnership subsisting between us the undersigned William Lloyd and Joseph Gilbert, of the City of Bristol, Ship-Agents and Auctioneers, was this day dissolved by mutual consent: As witness our Hands this 1st day of March 1813,

Wm. Lloyd. Jos. Gilbert.

Notice is hereby given, that the Copartnership lately carried on between us the undersigned Edward Butt and Francis Butt, of the Town of Stamford, in the County of Lincoln, Linen and Woollen-Drapers, Hatters, Hosiers, and Haberdashers, was this day dissolved by mutual consent; and all debts owing to and from the said concern will be received and paid by the said Edward Butt.—Witness our hands this 26th day of February 1813. Edw. Butt.

Fras. Butt.

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.

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

 $oldsymbol{E}.$ 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. Hodgson; jun. John Johnson. A. Mills. Brien Hodgson, sen.

J. S. Clegg, Joseph Smith,

J. Menzies, Executors of the late James Clegg.

> Edward Weaver. Charles Weaver.

THOMAS O. MEDLEY, deceased.

LL persons indebted to the estate of Thomas O. Medley, late of Hull, in the County of York, Owner of the Ship Prosphorus, eceased, are required forthwith to pay the amount of their respective debts to Mr. John Binmer, No. 19, Nicholas-Lane, Lombard-Street, or to Mr. John Kebblewhite, of Hull, in the County of York, the Executors of the will of the said deceased; and all persons having any claims or demands upon the said estate are desired forthwith to send accounts thereof to the said Executors, in order that they may accounts thereof to the said Executors, in order that they may be liquidated.

THOMAS GROVES, deceased.
LL persons indebted to the estate of Thomas Groves, late of the Blue Bell of Scotland Public-House, Leicester-Street, Leicester-Square, Victualler, are desired to pay the amount of the debts due from them forthwith to Mr. Peter Earnshaw, 22, Red-Cross Street, Solicitor to the Administrator; and all persons having any demands on the said estate are desired to send the particulars thereof to the said Peter Earnshaw.—February 25, 1818.

LL persons who are indebted to the estate of Mr. Ed-ward Hulsey Bockett, late of the Stock-Exchange, and of the Lawn, South Lambeth, in the County of Surrey, deceased, are requested forthwith to pay their respective debts to Messrs. Webster and Son, of No. 25, Queen-Street, Cheapside, who are empowered by the Executors to receive the same; and all persons who have any claims or demands on Mr. Edward Halsey Bockett's estate, are desired to send the particulars thereof to the said Messrs. Webster and Son, in order that the Executors may adjust and settle the same order that the Executors may adjust and settle the same,

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 dependencies, Vice-Admiral and President of all Courts and Colleges 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. Cloot de Neinwerkerk,

Be it therefore known, that I, the undersigned, have caused to be taken in execution, at the instance of said Angus Fraser, in his aforesaid capacity, the cotton estate called Belvidere, 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 inventory formed thereof, and now lying at this office for the inspection of those whom it may concern; which said cotton estate Belvidere, cum annexis, I, the undersigned, intend to sell at public execution sale, after the expiration of one year and six weeks from the 17th June 1812, conformable to the Courts of Civil dustice Regulations, dated 1st January 1810, 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 has been taken in execution. caused to be taken in execution, at the instance of said Angus

This first proclamation made known to the public according to style, and further dealt with conformable to the custom in this colony.—Berbice, this 18th day of October 1812. (Signed) K. FRANCKEN, First Marshal,

From the Marshal's Office.

Sale by Execution .- First Proclamation.

BY authority obtained from the Honourable Court of Civil Justice of this colony, granted upon a petition presented by Evan and Angus Fraser and Co. as a branch of Campbells, Fraser, and Co. under date of 4th September 1811, versus Hugh B. Inglis:

I, the undersigned First Marshal of this colony, shall expose and sell, at public execution sale, in presence of two Counsellors Commissaries and their Secretary, in the month of April 1813 (the precise day to be fixed and notified through the Gazette of this colony); the cotton estate called Clifton, the property of aforesaid Hugh B. Inglis, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging; all conformable to an inventory formed thereof, and now lying at the Marshal's Office of this colony for the inspection of those whom it may concern.

Whoever should think to have any right, interest or claim on the before-mentioned estate or cotton plantation called on the defore-mentioned estate or cotton plantation cancer. Cliffon, cum annexis, and wishes to oppose the sale thereof, let such person or persons address themselves to the Marshal's Office of this colony, declaring their reason for such opposition in due time and form; as I hereby give notice, that I will receive opposition from every one thereinto questioned, appoint them a day to have his or her claim heard before the Court, and further act therein according to style before the Court, and further act therein according to style and law.