Office is hereby given, that the Partnership lately subsisting between John Hobson and William Horton, of Oldbury, in the Parish of Hale's Owen, in the County of Salop, and of Dudley, in the County of Worcester, Coopers, ander the firm of Hobson and Horton, was on the 24th day of April 1812, dissolved by mutual consent.—Witness the hands of the parties this 11th day of September 1813.

\*\*Ioha Hobson\*\*

John Hobson. Wm. Horton.

Malta, June 30, 1813. Malta, June 30, 1813.

THE Partnership existing between George Noble and Edmund Noble, under the firm of George and Edmund Noble, many years at Naples, and of late years at Malta, is mutually agreed on to be dissolved on the 3 ist day of December next, our George Noble, having determined to retire to London, and there establish his residence; our Edmund Noble will remain in Malta; those, therefore, that have any just demands on the said Partnership are desired to present them immediately, that they may be liquidated.

George Noble.

George Noble. Edm. Noble.

Joseph Smith, who will discharge all demands on the said Partnership, and by whom the said trade will in future be carried on.—Witness our hands the 4th day of Spin.

Joseph Smith. Fras. Barsby.

Otice is hereby given, that the Partnership carried on by Robert Jones, David Harrhy, and Francis Nash, as Dealers in Wine, Brandy, Spirits, Hops, Seeds, Grain, Timber, and General Merchants, under the firm of Jones, Harrhy, and Nash, at Newport, in the County of Monmouth, is this day dissolved by mutual consent.—Witness our hands, at Newport aforesaid, this 15th day of September 1813.

Rob. Jones. David Harrhy. Fras. Nash.

Otice is hereby given, that the Partnership trade here-tofore carried on between John White and John Cockell, of Princes-Street, Soho, in the County of Middlesex, Tin-plate-workers, under the firm of White and Co. was this day dissolved by mutual consent.—Witness the hands of the said parties this 14th day of September 1813.

Jn. White. John Cockell.

Otice is hereby given, that the Partnership lately subsisting between Thomas Langston, John Farn Timins, and Patrick Hadow, of Watling-Street, London, Factors, under the firm of Thomas Langston and Company, is dissolved by waterd consent. Factors, under the firm of Thomas Langston and Company, is dissolved by mutual consent.—All debts due to the said late Partnership are to be paid to the said Thomas Langston, by whom the business will be continued, under the firm of Langston, Deut, and Company.—Dated this 17th day of September 1813.

Thos. Langston. September 1813.

J. F. Timins. Pat. Hadow. Robt. Dent.

Otice is hereby given, that the Partnership lately sub-sisting between William Bullock, John Lewis Moil-Liet, and the Executors of the late Theodore Galton, deceased, Liet, and the Executors of the late Theodore Vailon, deceased, as Ironfounders, at Westbromwich, in the County of Stafford, under the firm of William Bullock and Co. was dissolved on the 1st day of November last; since which time the trade has been carried on by the said William Bullock and John Lewis Moilliet, under the same firm.—Dated the 14th day of September 1813.

W. Bullock. September 1813.

John Lewis Moilliet.

S. Fertius Galton, Executor of Theodore Galton, deceased.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned, Elizabeth Reid and Alexander Reid, as Grocers, at Whitehaven, in the County of Cumberland, was dissolved on the 9th day of August last by mutual consent: As witness our hands this 13th day of Sentember 1818. Elizabeth Reid. day of September 1813.

Alexander Reid.

Otice is hereby given, that the Copartnership herete-fore carried on by Francis Nalder and Thomas Nalder, of Cheapside, and Francis Nalder, of Edinburgh, at No. 40, Cheapside, London, as Wholesale Glovers and Crape Manu-facturers, was dissolved by mutual consent as to the said Francis Nalder, of Edinburgh, on the 1st day of March last.

Francis Nalder, of Edinburgh.

Fras. Nalder. Thomas Nalder. .

Otice is hereby given, that the Partnership lately existing between Joseph Peel, Charles Harding, John Harding, and William Willock, in a Cotton-Manufactory, established at Fazely, in the County of Stafford, is dissolved so far as respects the said John Harding only, who has retired from the said concern.—Dated this 4th day of September 1813. Jos. Peel.

Chas. Harding. Wm. Willock. John Harding.

Otice is hereby given, that the Copartnership lately carried on by Robert Gill and John Dempsey, of Coleman-Street, in the City of London, Woollen-Drapers and Men's Mercers, under the firm of R. Gill and Company, hath been this day dissolved by mutuai consent.—Witness our bands this 16th day of September 1813.

Robt. Gill. John Dempsey.

A LL persons having any subsisting claims or demands—upon the estate of Mr. Joshua Sturges, late of Totten-ham-Court-Road, in the County of Middlesex, Victualler, deceased, are hereby required forthwith to send the particular of such their respective demands to Mr. Freame, of No. 38, Great Queen-Street, Lincoln's-Inn-Fields, Solicitor to Mr. Simon Paterson, the Executor of the said Joshua Sturges, with the particulars of any securities relating thereto, in order that such accounts may be examined: and all persons inder that such accounts may be examined; and all persons indebted to the estate of the said Joshua Sturges are hereby required to pay their respective debts, without delay, to the said Mr. Paterson, or to the said Mr. Freame.

## BERBICE.

From the Marshal's Office.

Sale by Execution .- First Proclamation.

Hereas I the undersigned, by authority obtained from this Excellency Robert Gordon, Governor-General of the Colony of Berbice and its dependencies, Vice-Admiral the Colony of Berbice and its dependencies, Vice-Admiral and President in all Courts and Colleges within the same, &c. &c. &c. upon a petition of James Fraser, under date of 29th March 1813, versus the attorney or attornies, or such person or persons, as are qualified to act for Alexander Fraser, have caused to be taken in execution, and put under sequestration, the cotton plantation Seafield, \$0.42, situated on the west sea coast of this colony, with all its slaves, buildings, cultivation, &c. the property of Alexander Fraser.

Be it therefore known, that I the undersigned intend to sell, after the expiration of one year and six weeks, from the 25th June 1813, the above-mentioned cotton plantation Seafield No. 42, with all its cultivation, buildings, slaves, and

field, No. 42, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belong-ing, and specified in the inventory laying at the Marshal's Office, for the inspection of those whom it may concern, in order to recover from the proceeds of said execution sale such capital sum, interest, and expences, as wherefore the

estate above-mentioned has been taken in execution.

This first Proclamation made known to the public as customary.-Berbice, 4th July 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]