Otice is acreby given, that the Parinership lately substitute between James Alston and James Armitage, mader the firm of Alston and Armitage, of Bristingham, in the County of Warwick, Chemists and Refiners, expired, by effluxion of time, on the 31st day of December, 1913, and was finally dissolved by poptage consent on the 31st day of March last.—All debts and consent on the 31st day of March last.—All debts and fermends upon the said James Alston, who is also empowered to receive and collect in all sums and other effects due and owing to the same.—Witness the hands of the parties the 25th day of April 1814.

James Alston.

Lee Australe.

Jas. Armitage.

Plymouth, April 29, 1814. Otice is hereby given, that the Parting ship lately sub-sisting between John Clark Languaged James Elling sisting between John Clark Langmead, James Bliob, and William Lauguead, all of Plymonth, in the country of Devon, Beer, Ale, and Porter-Brewers, under the firm of Languead and Company, was dissolved by mutual consent on the 16th day of April instant; and that the said business is now conducting, and will in future be carried on, under the sant firm, by the said John Clark Languard and William Languard, and by William John Clark and John Clark Languard the folloger.

J. Clark Langmead. · Jas. Elliot. Wm. Langmead. William John Clark. J. Clark Langmend the younger.

From the Marshal's Office. First Proclamation.

Hereas I, the undersigned, by authority obtained from the Honourable Court of Civil Justice of this colony, upon a petition of J. Bakker and J. C. Spangemberg, as the attorness of J. M. van Vloten, versus the proprietor or proprietors, representative or representatives of plantation Goed Land, have caused to be taken under execution and sequestration the coffee estate called Good Land, situate in Canje miver, with all its cultivation, buildings, slaves, and further apparamenances and dependencies there belonging.

further appureranness and dependencies there belonging. Be it-therefore known, that I, the undersigned, intend to sell, after the expiration of one year and six weeks from the 29th July 1813, the abovenamed coffee estate called Goed Land, with all its cultivation, buildings, slaves, and further appurtenances thereto belonging, as specified in an inventory formed thereof, which lays at the Marshal's Olfice for the inspection of those whom it may concern, in order to recover from the proceeds of said sale such sum of money as wherefore the said estate has been taken in execution, all conformable fore the said estate has been taken in execution, all conformable to the regulations of the Court of Civil Justice of this colony: to the regulations of the Schuler 1910.

This first proclamation published by beat of drum as customary.—Babice, 26th September 1813.

K. FRANCKEN, First Marshal.

O be abil, pursuant to an Order of the High Court of Chander, made in a cause Stores against Prestore Changer, made in a cause Storer against Prestage, about the middle of June next, before John Campbell, Esquene of the Masters of the said Court, at the Public Sale-Room of the said Court, situate in Southampton-Buildings, Chan-

of the said Court, situate in Southampton-Buildings, Chancery-Lane, Landon, in distinct lots;
Two feaschold houses, and premises thereto belonging, situate in Union-Place, New-Road, leading from Tottenham-Court-Road to the Edgware-Boad, and in Silver-Street, Golden-Square, in the County of Middlesex.

Particulars whereof may be had (gratis) at the said Master's Office, in Southampton-Buildings aforesaid; of Messrs. Thodas, Colle, and Handley, Solicitors, Saint James's-Walk, Clerkenwell; and of Messrs. Dawson and Wratislaw, Solicitors, Warwick Street, Golden-Square, in the County of Middlesex.

to be sold, pursuant to a Decree and subsequent Order of the High Court of Chancery, made in a cause Coupland against Coupland, about the latter end of May or beginning of June next, before Thomas Drake, Gentleman, or John Wilson, Gentleman, or one of them, the persons appointed by the said Court, at the Royal Oak Inn, at Burton in Kendal,

near Lancaster, in one lot;
A freehold estate, situate in the township of Dalton, in the County-Palatine of Lancaster, called Henridding, consisting

of a dwelling-house, barn, stables, and out-buikings, toge-ther with 40 acres of land, and the growing timber on the

Particulars whereof may be had (gratis) at the Office of John Campbell, Esq. one of the Masters of the said Court, in Southampton-Buildings, Chancery-Lano; Messes, Eoxley and Son, Solicitors, No. 80, Cheapside, London; of Mr. Richard Wilson, anotioneer, at Datton afferciaid; and at the plage of

Chancery, undo in a cause Wynne against Holley, before Kohert Steele, Eq. one of the Masters of the said Court, at the Public Sale Rosm of the said Court, in Southampton-Buildings, Chancery Lane, Loudon, on Thursday the 26th of May 1214, at Two d'Clork in the Adarmon, in one lot, A certain fivehold estate, conditing of these inclosures of stable land, containing together about four acres, one spod, and eleven perches, shinks in the Parlah of Thurste, in the County of Norfotk, late, the property of Thurste, in the Clork, deceased.

Clork, deceased.

The premises may be riewed by applying to the tenant in possession, and particulars may be had at the said Master's Office in Southampton-Buildings aforesaid, and of Mr. Hicks, Solicitor, Bartlett's Buildings a Mesers, Savage and Sladg, Solicitors, Gray's Inn; Mesers, Baxter and Martin, Furnival's Inn, London; and Mr. Repton, Solicitor, at Aylsham afore said.

Dursuant to a Decree of the High Court of Chancery, The High Court to a Herce of the High Court of Chancery, made in a cause Bowman against Atkinson, the Grand-children of Francis Shillitoe and of Richard Bowman, apmed in the will of Ann Atkinson, late of Lancaster, in the County of Lancaster, spinsfer; who were living at the time of the death of the said Ann Atkinson, (which happened in the month of Ostober 1806), or the legal representative or representatives of any of such grandchildren who have since died, are by their Solicitors to come in and make out their relationship as such conditions or representatives. spec fred, are by their Selletors to come in any make out their relationship as such grandchildren, or representatives of grandchildren, before Charles Thomson, Esq. one of the Masters of the said County, at his Chambers, in Seuthampton-Buildings, Chambers-Linne, Leadon, on at before the 16th day of June 1814, an in metapht chamber they will be persupportly excluded the bequest of the said decree.

Dursnant to a Degree of the Migh Court of Chancery, made in a Cause Roughan against Adsissen, the Creditors of Anthony Atkinson, late of Languageter, in the County of Lancaster, Gentleman, deceased, (who died on or about the 6th day of Joly 1796) are to come in and prove their Debts before Charles Thomson, Esq. one of the Masters of the said Cocet, at his Chambers, in Southwayton-Buildings, Chancery-Lane, London, on or before the 10th of June 1814, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Durstant to a Decree of the High Court of Chancery, mate in a Beeree of the right court of Unapoery, mate in a Canse Bowsein against Attinson, the Cycditors of Aan Atkinson, late of Lancaster, in the County of Lancaster, spinster, degeaged (who died on or about the 31st day of October (806), are to come in and prove their debts before Charles Phoinson, Esq. one of the Massers of the said Court, at his Chambers, in Sunthampton-Buildings, Chambers and Court, and Landah, an exhibit or the 10th of Lancaster, and cery-Lane, London, en or the fire that of June 1518, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Webb and others against Webb, the Creditors of Thomas Webb, late of Charles-Street, in the Parish of Saint Leonard, Shoreditch, in the County of Middlesev, but at the time of his death, of Hoxton-Square, in the same Parish and County, Surgean, deceased, (who died on or about the 3d day of March 1813,) are to come in and prove their debts before Charles Thompson, Esquare of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 10th day of June 1814, or in default thereof they will be pagempterily excluded the benefit of the said Decree.

Irrant to a Decree of the High Court of Chancery, made in a Cause Prouse wants Prowse, the Creditors of John Prowse, late of Southpetherton, in the County of Somerset, Esq. deceased, (who died about the 30th of December 1810,) are, on or before the 10th day of June next, to come