sent. - Dated this 12th day of April 1814.

James Henfrey. William Henfrey.

Scarborough, June 20, 1814.

This hereby eneually agreed, that the Partnership hitherto carried on by us, us Linen and Woollen-Drapers, under the firm of Robert and Thomas Marflitt, is this day dissolved by mutual comesti.—All debts due from the said Partnership by mutual comeon.—All drots one from the said as steeling will be paid by the said Robert Marfitt; to whom all debts ewing to the said Partnership are to be paid, as his receipt alone can be a discharge.—Witness our hands the day and year above-written.

Robt. Marfitt, Thos. Marflitt.

Manchester, June 24, 1814.

THE Partnership lately carried on by the undersigned William Boulaye, Henrictte Jane Ursule Boulaye, and Florence Reine Joseph Peuple, under the firm of H. Boulay and F. Peuple, is dissolved by mutual consent.

Wm. Boulaye.

Henrietta Jane Ursule Boulaye. Florence Reine Joseph Peuple,

Ottes is hereby given, that the Copartnership carried on under an Indenture of Copartnership, dated the 10th day of December 1792, by Benjamin Outram, deceased, William Jessap, and John Wright, (during the lifetime of the said Benjamin Outram) under the firm of Benjamin Outram) under the firm of Benjamin Outram) under the firm of Benjamin Outram and Company, and by the said William Jessap and John tram and Company, and by the said William Jessop and John Wright, (together with Margaret Outram, as the administratrix of the said Benjamin Outram) since the decease of the trix of the and Benjamin Outram) since the decease of the said Banjamin Outram, under the firm of the Butterley Company, in the trade or business of getting and smelting Iron stone, casting and manufacturing Iron, getting and burning Limestone, and getting Coal, at Butterley Crich and Codnor Park, in the County of Derby, and elsewhere, was, in pursuance of an Order of the High Court of Chancery, made in a Cause, Jessop against Outram, and bearing date the 6th day of May last past, determined and put an end to, as and from the 25th day of Marsh 1813, so far as regards the said from the 25th day of Marsh 1813, so far as regards the said from the 25th day of Marsh 1813, so far as regards the said Benjamin-Outram and his representatives.—As witness our hands this 21st day of June 1814.

W. Jessop. John Wright. Margt. Outram.

Estate of Captain JOHN MOSS, deceased.

Hereas John Moss, formerly a Captain in the service of His Highness the Nabob of Arcot, in the East Indies, (and who died in or about the year 1802,) in and by a testa-(and who died in or about the year 1802.) in and by a testanentary writing, gave and bequeathed unto his sister Clara, residing in Weissenberg on the Rhine, in the province of Alsace, Europe, two thousand star pagodas; but, in case of his sister's decease, he directed, that the said two thousand star pagodas should be given to the next heir of her body, or mext relation; and whereas by an order of the Supreme Court of Judicature at Madras, in the East Indies, bearing date on ar about the 19th day of October 1813, made in the ecclesiastical side of the said Court in the matter of the goods and chattels of the said John Moss, deceased, it is amongst other things ordered, that the Register of the said Court should make the necessary enquiries to ascertain whether Clara Resindring, the said sister of the said John Moss, or any other relations of the said John Moss, are living in Weissenberg, on the Rhine; in the province of Alsace, in Europe, or elsewhere.—This is therefore to give notice, that the said Clara Resindring, if living, or her personal representative, or next of where.—This is therefore to give notice, that the said Clara Resindring, if living, or her personal representative, or next of kin, if she is dead, and any other person or persons claiming to be relations or next of kin of the said John Moss, deceased, are forthwith to upply to Gilbert Ricketts, Esq. the Register of the said Supreme Court, at Madras aforesaid, either direct or through Messrs. Fairlie, Bonham, and Co. of Broad-Street-Buildings, London, in England, and legally establish and prove such their respective claims, or in default thereof the said Clara Resindring, if living, or her personal representatives, or next of kin, if she is dead, and any other person or

Ottoe is herebysgiven, that the Partnership between persons claiming to be relations or heart of Schröf the said Jannes. Heafrey and William Henfrey, of Leicester, John Moss, deceased, will peremptorily lose, and be excluded watch and observables, is this day dissolved by mutual con-John Moss, deceased, with peremptorily lose, und be excluded from all benefit under the said testamentary writing of the said John Moss, for his relations, or next of kin or otherwise, howsoever .- Dated in London the 30th day of June 1814.

FAIRLIE, BONHAM, and Go. Agents to the said.
Gilbert Ricketts, Register of the Supreme Court at Madras.

Copia vidimata. 🕟

GEORGE WILLIAM RAMSAY.

(L. S.)

IOR vitterligt, At ieg, i Kraft af den mig overdragse Myndigsed, og i Overeenstemmelse med en Forordning af 23de May, samt en Placat af 12te August 1800, haver efter derom indkommen Ansögning, tilladt og bevilget, at efter derom indkommen Ansögning, tilladt og bevilget, at Christiansteds Skifteret, som administrerer afgangne Charles D. Goold's stervboe, maa véd proclama, sub pæna præclusi et perpetui silentii, indkalde älle bekiendte éfler ubekiendte Creditorer efter bemeddte afgangne Charles Di Goold, boende i Europæiske eller Americanské Herredömmer, at fremkomme med deres Krav, og indlerire samt bevirsliggiöre deres Fordringer, personligen eller ved deres Fuldmægtige, for benærnte Christiansteds Skifteret, pad St. Croix, forinden expirationen afden au her bestemte Fidmenblig, forinden et Aar og Sex Eger, after at dotte Proclama er bleven læst i Overretrationen afden nu her bestemte Fidmenbig, foridden et Aar og Sex Eger, after at dette Proclama er bleven læst i Overretterne for Oerne St. Cruz, St. Thomas, og St. Jan, og trende paa hinanden folgende Gange publiceret i the London Gazette; og alle vaadanne bekiendte eller ubekiendte Creditorer som boe paa nogen af de Westindiske Oer eller Coloniel, skal fremkomme med deres Krav, og indlevere samt beviisliggiöre deres Fordringer, personligea eller ved deres Ruldmægtige, for benomte Skifte Ret paa St. Cruz, forinden trende maaneder fia den date, da dette proclama er bleven læst i Over og Underretterne paa Oerne St. Cruz, St. Thotrende maaneder fra den date, da dette proclama er bleven last i Over og Underretterne paa Oerne St. Touz, St. Thomas, og St. Jan, og efteretning derom, trende paa binanden fölgende Gange, bleven bekiendtgiorti Santa Cruz Gazette. Og forhennærnte Skilteret skal endvidere være forpligtet, at lade deane Bevilling blive foreviist i de Kongelige og Laane Commissionernes Bogholder Contoirer paa besagde Oer, og erhverve Attest om, at saadant er efter kommett, i manglende Fald skal dette proclama ikke være gieldende mod nogen af Hans Majestæts fordninger, eller rettigheder; og have alle vedkommende dette at iagttage og sig dereften af rette. vedkommende dette at ingttage og sig dereften af rette.

G. W. RAMSAY. · (L. S.)

By His Excellency Major-General George William Rapsay, Gover-nor and Commander in Chief in and over His Britannic Majesty's Island of St. Croix, and its De-pendencies in America, Vice-Admiral of the same, &c. &c. &c.

BY virtue of the authority in me vested, and in confor-BY virtue of the authority in me vested, and in conformity with an ordinance of the 28d May, and an edict of the 12th of August 1800, I do hereby make known, that, in compliance with a petition delivered in, I bave permitted and granted, that the Dealing Court of Christiansted, as administrating the estate of the deceased Charles D. Goold, may summen by proclama sub norma præclusi et perpetui cilentii summon by proclama sub poena præclusi et perpetui silentii, all the known or unknown Creditors of the said deceased Charles D- Goold, residing in European or American terri-Charles D. Geold, 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 said Dealing Court, in Santa Cruz, 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. Cruz, St. Thomas, and St. John, and published three times consecutively in the London Gazette; and all such known or unknown Creditors as reside in any of the West India islands or colonies, shall come forward with their 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 of Santa Cruz, within three months from the date of this proclama being re within three months from the date of this proclama being recorded in the Superior and Inferior Courts of the islands of St. Cruz, St. Thomas, and St. John, and notice thereof being published in the Santa Cruz Gazette three times consecutively. And the aforesaid Dealing Court shall further be bound to cause this grant to be produced in the Royal and the Loan Commissions Book-Keeper's 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