Office is Leteby given, that the Partnership lately subsisting between George Crosland and Thomas Crawford, of Liverpool, in the County of Lancaster, Ship-Chandlets and Rope-Makers, under the tirm of Crawford and Crossland, was this day dissolved by mutual consent; and that all
debts owing to and from the said Copartnership will be reteived and paid by the said Thomas Crawford: As witness
our hands, this 7th day of December 1814.

Thomas Crawford.

George Crossland

George Crossland.

Office is hereby given, that the Perinership between a state of No. 53, Tarnaill-wrets, Chefrenwell, in the County of Middiouss, Microsoff Chefrenwell, in the County of Middiouss, Microsoff Chefrenwell, in the County dissolved by majual constant Withess our hands this fly day of Debenber 1814.—All debts haid and received by James Chey.

James Often. James Peddar.

MICHAEL BENEDETTI, ENGRAVER.

blevens several copper plate engravings and other effects belonging to the above named person, were left in the same of J. F. Rigand, Esq. of London, in the year 1798, and whereas the said J. F. Rigand, died in the year 1890, and the said effects remained in his hands at his death, and have share remained ancionned in the hands of his Administrateurs this is to governatice, that the said adminis-traterwill dispose of the same by public auction, unless claimed by the said Michael Bonedetti, or his lands trapre-sentatives, before the 1st of February 1814. Claims (if any) respectives the same, to be made to Brooks, Lefroy, and Grane, Soligitors to the Administrator, John-Street, Bedfords

JOSEPH BATCHELOR.

JOSEPH BATCHELOR.

If Joseph Batchelor, who was born at Westbury, in the Joseph Batchelor, who was born at Westbury, in the Joseph Batchelor, while year 1844, just an apprentice to Mr. Starkey, Silversmith, 28, North-Supert, Finsbury-Square, London, but who was missing on the 48th of July 1842, and has not since been heard of, he living; and will 1842, and has not since been heard of, he living; and will 1842, and has not since been heard of, he living; and will tapply, to Messrs. Davies and Davis, Attorniess Westminster, Wilts, he will hear of something greatly to his advantage.—And any information respecting the death of the said Joseph Batchelor (should he be dead), will be thankfully received, as he is, if living, entitled to constitutibly property, which in onse of his death is otherwise disposed of:

DEMERARY AND ESSECUIBO.

Manufactured, in his capacity as Deputy First Marshall of the Manourable Court of Justice for the United Colon of Demonstrated Court of Justice for the Conted Colons of Demonstrated Essequibo, advertises by these presents, for the first, smooth, and third times, that he will, by virtue of a sentence of said Court, and the subsequent execution, expose and sell, at public execution sale, in the month of June 1815, the court and coffee plantations Turkyes and Filteriette, with all the buildings, slaves, and further appointenances, structed on the east-coast of Demorary, in behalf of P. F. Thine, plaintiff, versus S. Crauer, servicing and acting executor to the last will and testment of M. Time,

The inventory of the above-named plantations Turkyen and Henrietta, is daily to be seen at the Counting-House of Messrs. Rousemont and Behrends, in London.

The judician of the pre and concurrence on the nett pro-geeds of the sale of said pritton and codes plantations Turkyen and Henrictta, will be held by the Honourable Court of Jus-tice three months after the day of sale.

For which reason, all these that may pretend to have any For which reason, all these that may pretend to here any right, sittle, scringerest to the actt, socceds of said plantations, or otherwise, are herewith, by me the undersigned, Deputy First Masshall of said Court of Justice, summoned to appear, in personner-by their atterney, on the first day appointed for hearing, which will be holden here in the month of August 4315, in order to lay their plain in due form, under the against that against the non-ancessace will be undered by possibly that against the non-appearance will be proceeded in as the daw directs.—Rio Demerary and Essequebo, this 19th day of June 1814.

A. M. MEERTENS, Deputy First-Marshal.

Chancery, made in a cause Nixon v. Buck, before William Wiles, the person appointed for that purpose, by Charles Thomson, Esq. one of the Masters of the said Court, at the house of Mrs. Bellamy, called the Peacock Inn, in the Toyn of Boston, in the Courty of Lincoln, on Saturday the 14th of January 1815, between the hours of One and Two o'Clock in the Afrance, in the court of One and Two o'Clock in the Afrance, in the courty of Court of One and Two o'Clock in the Afrance, in the court of One and Two o'Clock in the Afrance, in the court of the co the Afternoon, in one lot;

All this estate, nighty and dittorest of Samerit Bursh, William Farmerie, and Richard Welby, in the Rostory and Parsonage

Farmerie, and Rithard Welby; in the Bestony and Parsonage of Stickford; near Beston aforessie, under a lease granteed to them by the Lord Bishop of Lincoln (except the Ardwowson of Stickford), with the globe lands thereto belonging, and an allotment in lies of tithes, containing by admensurement 134 A. 1 R. 162, or threeabouts.

Printed particulate may be land (gratic) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Alesses, Ross, Hall, Ross, and Brownley, Solicitors, New Boswell-Court; of Messrs. Bourdillon and Hewitt, Little Friday-Screek, Cheapsides, London; of Messrs. After and Hodghirson, Solicitors; Newark-upon-Trent, Nothing-hamshive; and at the place of sale.

The besid, pursuant to an Order of the High Court of Chancery; made in a Cause Bishop against Bishop, about the middle of Santary next, before John Chambell, Seq. one of the Masters of the said Ount; at the Ablic Sale Room of the said Owart, skrate in Southampton-Bioldings, Chaoceby-

the said Coart, skurge in Southampton-Mindings, Chaoceby-Lane, London, in flow distinct lots, Several leasthold moderages or tenements, with the heredi-taments and appurtenances thereinto belonging, situate in Thomas-Street and Fair Street, in the Parish of Saint John, Southwart, in the County of Surrey; and in Great Maze-Court, and District Maze-Court, in the Parish of Saint Olive, Southwart of pressid.

Southwark aforesaid.

Talkicaturs whereof may be liad figurity at the said Marker's Office, in Sutatman pron-Buildings aforesaid; of Mr. Rishman, Solicitor, No. 9, Cond. Lind; and off. Buildings, Solicitor, Poken-House-Vard, London.

PRO be peremptosily sold; pursuant to a Decretal Order L. of the High Court of Chancery; made in a cause Woolley against Perkins, on Wednesday the 4th of January next, at Eleven o'Clock in the Perentany before Thomas Drake, Gern, the person appointed by the said Court, at the Hen and Chickens Jup, in Birmingham, in the County of Warwick, in two distinct lots;

Two freehold dwelling houses with the horeditaments and appartenances thereuse, belonging, situate, in and near the Town of Birmingham; the one fronting High-Street and Moor-Street, and the other situate in Bradford-Street, in

Bordesley, near Birmingham aforesaid.

Particulars whereof may be, had (gratis) at the Office of John Campbell, Esq. one of the Masters of the said Court, in Southampton-Buildings, Changery-Lane; Mr. Hayward, Solicitor, Took's Court, Chancery-Lane; Mr. Nicholks, Solicitor, Hologra-Court, Gray's-Inn, London, Mr. Muley, Solicitor, at Birmingham, and at the place of sale.

Dursmant to a Decree of the High Court of Chancery, bearing date the 10th day of August 1814, made in a Grass wherein ibizabeth Bennet (an infant), and others are plaintiffs, and Joseph Norway and William Bennet are defeddants, the Creditors of Elizabeth Bennet, late of Tresilitan-House, in the Parish of Newfyn, in the County of the Masters of the said Court, at his Chambers, in Southampron-Beildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree. nefit of the said Decree.

To burning to a Decree of the High Court of Chancery Tersmant to a Decree of the Angles Count of Chancery, bearing date the Toth of Anglest 1814, made in a Causa wherein Elizabeh Bennet (an arthur), and with the are plaintiffy, and Joseph Polivary and True Dennet and the architecture in the first the for thresh the Creditors of the Received William Things in the for thresh the Fraish of Phones, in the Parish of Phones, in the Parish of Phones, in the Analysis of the Masters of the said Court of his Chambers, in Sauthamaton-Buildings, Chancery Lane. at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.