MORRILLION'S ESTATE.

TTO the child and children of Abraham Morrillion, deceased, formerly of Crowle, in the County of Lincoln, in the Kingdom of England, Mariner, who was brother
of John Morrillion, late of Crowle aforesaid, gent. deceased,
and to the personal representatives of any of such child or
children who may be dead, and to his, her or their relatives.
Whereas the said John Morrillion departed this life on the

1st day of February 1814, and having by his last will and testament, dated the 19th day of March 1813, given and devised all his real estates at Crowle or elsewhere, in the Kingdom of England, except a certain messuage and homestead therein mentioned; and also the several personal estates and effects therein mentioned, unto certain trustees, in the said will named, upon trust, to sell and dispose of the same re spectively at their will and pleasure, and to call in and collect all such parts of the said testator's personal estates, as should consist of moneys or securities for money, and the money arising by and from all such sales and collections, in trust to pay and apply the same to, and to the use of all and every the children of the testator's late brother Abraham Morrillion, deceased, as should be found living at the testator's decease, in equal shares and proportions, if more than one, and if only one, then the whole to the use of such only child, their respective executors or administrators, provided such child or children of the testator's brother, should identify themselves and be made known to the said trustees, within the space of seven years from the day of the testator's death; and for that purpose the said trustees were directed to advertise and make known the said will in the English and Foreign Gazettes of London and Jamaica, and in such other newspapers as they and effects therein mentioned, unto certain trustees, in the said London and Jamaica, and in such other newspapers as they should think proper, three times at the least in each and every year for the space of seven years next after the testator's death, and in case at the end of the said seven years by the means aforesaid, the children of his said brother Abraham, should not be found, or being found or heard of, should not either by themselves in person or by their attorney, duly authorised under his or their hand or hands and seals, apply or give notice in writing to the said trustees, for the distribuon give notice in writing to the said trustees, for the distribu-tion and payment of the said trust estates and effects, then the testator did direct the said trustees to apply the same to the use of certain other persons in the said will named, in the manner therein particularly set forth.

Now we William Scotchburn, of Crowle aforesaid, Timothy Richardson, of Luddington, in the said county of Lincoln, and Enoch Wilson Margrave, of Ealand, in the parish of Crowle aforesaid, the trustees and executors named in and appointed by the last will and testament, and a codicil thereto annexed of the said John Morrillion, deceased, do (in pursuance of the direction of the said will,) hereby give notice to all and every the child or children of the said Abraham Morrillion now living, and to the personal representatives or child, of any such child, who was living at the time of the said testator's death, and who by virtue of the aforesaid will, are become or claim to be entitled to the whole or any part of the said trust estates, late of their said uncle John Morrillion, of Crowle aforesaid, gent. deceased, of the contents of the said will, and he, she or they are hereby required to identify and make themselves known to us or one of us, or to our agents Now we William Scotchburn, of Crowle aforesaid, Timothy will, and no, she or they are never required to includy and make themselves known to us or one of us, or to our agents Messrs. Munro, Bullock, Lynch, and Myers, of Kingston, in the Island of Jamaica, Messrs. Exley, Stocker, and Dawson, No. 4, Furnival's-Inn, London, or George Capes, Esq. Solicitor, Epworth, near Thorne, Yorkshire, as soon as conveniently may be, in order that such child or children, or their descendants, relations or representatives, may respectively take the may be, in order that such child or children, or their descendants, relations or representatives, may respectively take the benefit of the said trust estates; and all such claimants are requested to produce and transmit to us, well-authenticated pedigrees and statements of their claims, and any person or persons who can give any information of the said children or family of the said Abraham Morrillion, are requested so to do, and any expenses incurred by them will be repaid.—Dated the 17th day of July 1816.

WM. SCOTCHBURN.

TIMOTHY RICHARDSON.
ENOCH W. MARGRAVE.

A LL persons to whom the Copartnership of Tipton and Coles, late of Redcliff-Street, in the City of Bristol, Sugar-Refiners, stood indebted in any sum or sums of money at or before the 14th day of January 1811, and who have not yet executed the assignment dated that day, and made by these parties in trust for the benefit of their Creditors, are hereby required to come in and execute the same, on or before the 20th day of August next, at the Office of Mr. Cooke, Soli-

citor, Bristol, or they will be wholly excluded from participating in the trust funds remaining unappropriated, as the Trustees intend to make a final division thereof on or before the 1st day of September next, among those Creditors who have already executed the said trust deed, or who shall do so by the above period; and all persons having any claims or demands on the Trustees, are likewise desired to send in the particulars thereof to the same place, on or before the said 20th of August .- July 24, 1816.

RICHARD BANNISTER, Esq. deceased.

LL persons having claims or demands on the estate of Richard Bannister, late of Newington-Place, Kennington, in the County of Surrey, Esq. deceased, are requested to send the particulars thereof to Messrs. Wadeson, Barlow, and Wadeson, No. 11, Austin-Friars, Solicitors for the Executors; and all persons indebted to the said estate are desired to pay their respective debts to the said Messrs. Wadeson, Barlow, and Wadeson, who are empowered by the Executors to receive and give discharges for the same.

Meeting of the Creditors of John Scaton, of Ponte-fract, in the County of York, Banker, a Bankrupt, is intended to be held at the Red Lion Inn, in Pontefract afore-said, on Saturday the 17th day of August next, to take into consideration the best mode to be adopted in a dispute which has arisen respecting the sale of an estate belonging to the said John Seaton, and situate at East Hardwick, in the said County of York, and to determine whether to file a bill against the purchaser, to compel him to complete his purchase, or to resell the said premises; and for other general purposes.

Hereas a quantity of household furniture and other effects, heretofore the property of Placedo de Arcylza. formerly of Great Winchester-Street, in the City of London, Merchant, has for several years past been lying in our warehouses, this is to give notice, that if the person or personsentitled thereto shall not within fourteen days from the date hereof, pay the rent and charges on the said furniture and other effects, that we shall sell the same by public auction to satisfy such rent and charges, and for account of those whom it may concern.—Dated this 27th day of July 1816. Mark-Lane. COOPER and SPRATT.

Shrewsbury, July 22, 1816.

Hereas a Gentleman who called himself Colonel Cox, or Hawkes, left a cheant golding of the line. or Hawkes, left a chesnut gelding, at the Lion Inn, on the 14th of May last, and went by the coach to Chester, saying, he should be back in a day or two, but has not since returned:—Notice is hereby given, that unless the said horse is fetched away on or before the 3d of August next, he will be sold by auction to defray the expences of his keep, &c. &c. WILLIAM TOMKINS, Lion Inn.

EDWARD BIVEN'S ESTATE.

Otice is hereby given, that the Administrator will on Thursday the 15th day of August next, pay a further Dividend of this estate of five shillings in the pound (making twenty shillings in the pound), to the Creditors on their respective debts.—All persons having any claim or demands, whether by specialty or simple contract, are hereby required, before the said 15th day of August, to send in their accounts to Messrs. Laue and Hennett, Solicitors, No. 5, Lawrence-Pountney-Hill, or (after the several notices given) they will be wholly excluded from any benefit of this estate.—Dated this 23d day of July 1816.

NOTICE TO DEBTORS AND CREDITORS.

SAMUEL CALLAWAY, of Westbury, in the County of Wilts, Clothier, having assigned all his estate and effects to James Humphries, of Westbury aforesaid, Woolstapler, and John Ledyard Phillips, of Melksham, in the said County, Clothier, in trust for the benefit of his Creditors, notice is hereby given, that the deed of assignment lies at the Office of Mr. Shemp, Solicitor, in Westburyaforesaid, and such of the Creditors of the said Samuel Callaway as neglect to execute the same, on or before the 1st day of August next, will be excluded the benefit of the said estate.—Dated this 18th day of July 1816.

To be sold by auction, at the Tiger Inn, in Beverley, in the County of York, on Thursday the 15th day of August 1816, at Twelve o'Clock at Noon, before the major part of