THE Partnership now or lately subsisting between John Pearson and Samuel Lloyd, in the business of Flux-Spianers and Linen-Manufacturers, carried on at Hunslet, in the Parish of Leeds, in the County of York, under the firm of Pearson and Lloyd, is dissolved by mutual consent.—Witness the hands of the parties this 3d day of July in the year of our Lord 1819.

John Pearson.

A. 10

Samuel Lloyd.

Otice is hereby given, that the Partnership heretofore subsisting and carried on between us the undersigned, William Holt and James Pilling, under the firm of Holt and Pilling, Wollen-Manufacturers, at Rochale, in the County of Lancaster, was this day dissolved by mutual consent; and that the said business will from henceforth be continued by the said William Holt on his county account who is sent; and that the said outsiness will from henceforch be continued by the said William Holt, on his own account, who is hereby authorised to receive and pay all debts and demands the to and from the said Partnership.—Dated this 3d day of William Holt. July 1819: - .

James Pilling.

Otice is hereby given, that the Partnership heretofore carried on by us the undersigned, at Liverpool, in the County of Lancaster; as Wholesale-Grocers and Tobacco-Manufacturers, under the firm of Athertons and Redish, is this day dissolved by mutual consent. As witness our hands this 8th day of July 1319.

William Atherton. John Atherton, jun. Thomas Redish.

o kon basan belo on iku a niko a risabah heri ga OSCe, is bereby given; that the Copartnership lately carried on between Robert Laing and Francis Freeman, at Pertsea, in the County of Southampton, Tobacconists, under the firm of Laing and Freeman, being now dissolved by matual consent, the business will in future be carried on by mattuar consent, this parties and the late firm are re-the said Robert Laing.—All debts due to the late firm are re-quested to be paid without delay to the said Robert Laing; and all demands upon the said late firm will be paid by the R. Laing. said Robert Laing

F. Freeman.

July 7, 1819.

ICKINSON and HANNING, Surgeons, &c. Croston, heg leave to acquaint their fairning. July 7, 1819. heg leave to acquaint their friends, and the public at large, that they have this day mutually dissolved Partnership. All debts owing to the said Partnership are requested to be paid in indicated that the lands of Joseph Hanning; and all claims upon the same are also requested to be sent to him, so Josiah Dickinson. that they may be discharged.

Joseph Hanning.

40; Mark-Lane, July 5, 1819.

Hereas foun cashs of Safflower, heretofore the prothe name of Mr. Francis Rember, and transferred into
the name of Mr. J. Neale, of Wapping, Smith, likewise
twelve bales of rock moss, heretofore the property of Mr.
Brancis Allen, sent in from Bush-Lane, Cannon-Street, in
the City of London, has for several years past been lying in our warehouses, this is to give notice, that if the person or persons entitled thereto shall not, within fourteen days from the date hereof, pay the rent and charges on the said saf-flower and rock moss, that we shall sell the same by public auction to satisfy such rent and charges, and for account of those whom it may concern. COOPER and SPRATT.

NOTICE TO CREDITORS.

LL persons having any slaim or demand on the estate of Samuel Eborall, late Alderman of the City of Litchfield, deceased, are requested forthwith to transmit the particulars thereof, and of the scentiles they hold (if any), to don Harriss, Esq. of Saville-House; Leicester-Square, London, or to James Palmer, Esq. of Litchfield, the acting Executors, in order that the same may be examined and paid, previous to a final distribution of the estate and effects of the said Samuel Eborall; and all persons who stand indebted to the said Samuel Eborall are hereby requested to pay the amount. the said Samuel Eborall are hereby requested to pay the amount due from them respectively to the said John Plarriss, or the said John Palmer, on or before the 1st day of August next, to prevent legel proceedings.

THE Creditors (if any) of the late Mrs. Ann Porter, late of New North-Street, Red-Lion-Square, in the County of Middlesex, Widow, deceased (who died on the 29th day of May last), are desired to send an account of their demands to the Office of Mr. T. T. Tatham, Solicitor for the Executors, 41, Castle-Street, Holborn, forthwith, that they may be examined and discharged; and all persons indebted to the said estate are desired to pay the amount of their respective debts without delay!

THE Creditors under the Deed of Trust of William White, late of the Island of Jamaica, Esq. deceased, and of John White and John Edwards, late of Fen-Court, Fenchurch-Street, in the City of London, Merchants, deceased, may receive a Forther Dividend, equal to one years interest on the amount of their respective Debts under the Trust Deed, on Monday the 30th day of August 1819, between the hours of Twelve and Three, and on every following Monday between the hours of Twelve and Two, by applying on those days at the Chambers of Messrs. J. and W. Lowe and Cowburn, No. 2, Tanfield-Court, Temple, to sign a receipt for the same.

Marshal's Office. - Summons by Edict.

N pursuance of authority received from His Honour the

President of the Honourable the Court of Civil Justice of the Colony Berbice, dated the 19th February 1819;
I, the undersigned, at the instance of P. de Goeje, in his quality as Curator to the estate of Vincent Donati, deceased, do hereby summon by edict, all and whomsoever that may pretend to have any right of claim against the property of the said Vincent Donati, deceased, to appear in person or by proxy before the Honourable the Court of Civil Justice of this Colony, at their Session, to be held in the month of July 1819, there to render in their respective claims, properly attested, and in due form, against the above-mentioned estate; whereas in default of which, and after the expiration of the fourth and last edictal, will be proceeded against the non-appearers. according to law.

This summons by edict, published as customary.—Berbice, 18th day of March 1819.

K. FRANCKEN, First Marshak

FREEHOLD HOUSE, AT DEAL.

O be sold to the best bidder, before Abel Moysey, Esq. Deputy-Remembrancer of His Majesty's Court of Exat a time and place to be hereafter advertised;

A freehold estate, consisting of a good modern dwelling-house, with convenient offices, and spacious walled kitchen. and flower gardens thereto belonging, situate in the Town and a Borough of Deal, in the County of Kent, within the Liberty of the Cinque Ports, late the property of Mr. Pierce Botler, seized into His Majesty's hands by virtue of a writ of diem clausit extremum.

Particulars may shortly be had (gratis) at the Chambers of the said Deputy-Remembrancer, at the Exchequer-Office, in. the Inner Temple; of the Solicitor of the Treasury, 5, Stone-Buildings, Lincoln's-Inn; at the Three King's Inn, Deal; the Crown, Rochester; the Mitre, Chatham; and the King's Head, Canterbury.

Tio be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a Cause Collins against Morrell, with the approbation of William Alexander, sq. one of the Masters of the said Court, at the George and Pelican Inn, at Speenhamland, in the County of Berks, on Thursday the 29th day of July 1819, at Two o'Clock-in the Afternoon, in one lot :

Afternoon, in one lot.:

A freehold estate, in the occupation of Mr. Richard Stone, a situate in the Parish of West Compton, in the said County, consisting of a farm, with a farm-house, three stables, two barns, numerous other out-buildings, and sundry enclosures of arable, meadow, and pasture land, lying together, containing 186A. 3R. 34P., or thereabout, and known as Yew Tree Farm; and also a yearly quit-rent of 17s. 4d. issuing out of an estate, called Chiver's Farm, in Compton aforesaid. aforesaid.

The above estate is distant nine miles from Newbury, nine. miles from Wallingford, two from Isley, and twelve from Abingdon, is subject to a land-tax of only 81, 12s, per annum. Abinguoti, is suffect to a maintain of only 1.28, per annum, and will be sold subject therete, and to a mortgage, of which 1550], was due for principal or the 21st day of September. 1848, and also to the interest due thereupon from that time.