Sloane-Street, December 10, 1823.

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Sioane-Street, December 70, 1893. James and William Richardson, Surgeons, 73, Sloane-Street, is this day dissolved by nutual consent: and all debts due by the above firm shall be paid by the said James Richard-son; and all debts due to the above James and William Richardson shall be received by the said James Richardson. James Richardson.

William Richardson.

N Otice is hereby given, that the Partnership lately sub-sisting between Robert Kipling, John Taylor, and Richard Kipling, carrying on trade as Wholesale Drapers and Flannel-Factors, at Nos. 6 and 7, Cateaton-Street, in the City of London, under the firm of Kipling, Taylor, and Kipling, was on the 1st day of September last dissolved by mutual consent, so far as regards the said Richard Kipling; and that from henceforth the business will be carried on at the aforesaid place, by the undersigned Robert Kipling and John Taylor : As witness our hands.

Robert Kipling. Jno. Taylor. Richard Kipling.

NOtice is hereby given, that the Partnership between William Redfern, Thomas Stevenson, and William Blatherwick, of the Town and County of the Town of Nottingham, Hosiers and Dealers in Lace, and Copartners, was this day dissolved by mutual consent; and that the business will henceforth be carried on by the said William Redfern and Thomas Stevenson only: As witness our hands this 22d day of November 1828. William Redfern.

Thomas Stevenson. William Blatherwick.

N Olice is hereby given, that the Partnership subsisting between us the undersigned, at Runcorn, in the County of Chester, as Soap-Manufacturers, Ropers and Turpentine-Distillers, under the firm of Hayes, Ollier, and Company, was this day dissolved by mutual consent.—Witness our hands this 4th day of December 1823.

Wm. Hayes, jun. R. A. Ollier. Richd. Janion.

THE Partnership subsisting between George Gilbert and William Wilkinson, of Paradise-Street, in the Parish of Saint Leonard's, Shoreditch, is this day dissolved by mutual consent-Dated December 12, 1828.

George Gilbert. William Wilkinson.

N Dice is hereby given, that the Partnership subsisting between Samuel Sherrington and Samuel Nutman, of Great Yarmouth, in the County of Norfolk, Whitesmiths and From ongers, is dissolved by mutual consent. All debits due for the said Coparthership will be received by the said Samuel Sherrington, by whom all demands will be paid.—Dated the 8th day of December 1823.

Sam. Sherrington. Samuel Nutman.

Further notice to Debtors and Creditors of Mr. Thomas Brown, late of the Hotel, Lyme-Regis, Dorset.

Lyme-Regis, December 8, 1823. N Otice is hereby given, that all persons to whom the said Thomas Brown stood indebted at the time of his executing the Deed of Assignment of his estate and effects, in July last, and have omitted to send in their accounts, as desired by a former advertisement, are now requested to give in particu January next, to Messrs. Drayton and Davie, of Lyme-Regis aforesaid, the Trustees named in the said Deed, and in default they will be excluded receiving any benefit from the estate and effects of the said Thomas Brown, as a final divi-dend thereof will be immediately thereafter made to such Creditors as shall have executed the said Deed, and proved their debts; and all persons indebted to the said estate and effects are requested to pay their respective debts to the said Trustees aforesaid, on or before the said ist day of January next, or they will be such for recovery thereof.

ONE HUNDRED POUNDS REWARD.

ONE HUNDRED POUNDS REWARD. W Hereas John Grape, a man of weak intellect, left his home, at Dandonald, Coupty Down, Ireland, in Sep-tember 1812.—It is believed he weat to Scotland, and if now living he is afflicted with rupture, is about 55 years of age, five feet eight inches high, dark hair, marked with the small pox, grey eyes, red beard and whiskers, full faced, and a a little round shouldered; had on when he left his home a short drab coat, striped waistcoat, corduroy breeches, and grey stockings.—Any person who will discover his present residence (that he may be comfortably provided for) to George Dyson, Esq. of Hackney, Mr. Wun. Parnell, of Botolph-Lane, or Mr. James Moore French, of the Royal-Exchange, London, shall receive a reward of One Hundred Pounds sterling ; and if any person can give a satisfactory account of sterling; and if any person can give a satisfactory account of the death of the said John Crane, a reward of Twenty Pounds sterling will be paid by the said George Dyson, Wm. Parnell, or James Moore French.

Marshal's-Office, Berbice .--- Sale by Execution. First Proclamation.

WHereas I, the undersigned, by virtue of authority re-VV ceived from His Excellency Henry Beard, Esq. Lieu-tenant-Governor and Commander in Chief, &c. &c. Presitenant-Governor and Commander in Chief, &c. &c. &c. Presi-dent of the Honourable the Courts of Justice, sole Judge of the Court of Vice-Admiralty of the Colony Berbice and its Dependencies, &c. &c. dated 22d May and the 4th of June 1823, granted upon the petition of M. Daly, as the Attorney of the mercantile firm of Jones and Halliday of Demerara, plaintiff, versus John Quarliss, defendant, have caused to be taken in execution, and placed under sequestra-tion, the coffee estate, called Plegt Anker, cum annexis, and 22 slaves, situate on the east bank of the River Berbice, with all its buildings. the property of the said Quarliss : all its buildings, the property of the said Quarlass : Be it therefore known, that I, the undersigned, or the

Marshal at the time being, intend to sell at public execution sale (after the expiration of one year and six weeks, from the 5th day of June 1823), the before-named coffee estate, estate, called Pleyt Anker, with all its cultivations, slaves, buildings, and further appurtenances whatever thereto belonging, and and further appurtenances whatever thereto belonging, and specified in the inventory, now laying at the Marshal's Office, for the inspection of those concerned, subject, however, to a certain mortgage, in favour of John Farley, and vested on said plantation Plegt Anker, and 18 slaves, in order to re-cover, by execution sale of said estate, cum annexes, and slaves, such sum of money as wherefore the same has been states, is assention and placed under sequestation and enformable to the regulations of the Honourable the Court of Civil Justice of this Colony, dated the 20th day of Decem-ber 1817, respecting the sale of estates by execution in this Colony. This first Proclamation published as customary,-Berbice,

August 51, 1828.

K. FRANCKEN, First Marshal,

[Inserted by Mr. Guitard, Notary-Public, No. 27, Birchin-Lane, Cornhill.]

Summons by Edict.

BY virtue of authority granted from His Excellency Henry Beard, Esq. Lieutenant-Governor and Commander in Chief, &c. &c. President of the Honourable the Courts of Justice, sole Judge of the Court of Vice-Admiralty of the Colony Berbice and its dependencies, &c. &c. &c. dated the 4th September 1828;

I, the undersigned, at the instance of Johan Sconllar and Wm. Kewley, Executors of the last will and testament of the late John Smith, Surgeon, of this Colony, deceased, do here-by, for the first time, summon by edict all known and unknown Creditors or Claimants against the estate of the late John Smith, Surgeon, of this Colony, deensed, to appear before the par of the Honourable the Court of Civil Justice of this Colony, at their Session, to be held in the month of January Colony, at their Session, to be held in the month of ballary 1884, and following Sessions, for the purpose of there render-ing in their respective claims, properly substantiated, and in due form and time, against the above-named 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 first summons by edict, published as customary.----Berbice, 4th September 1828.

K. FRANCKEN, First Marsh