Aberdeen, May 20, 1828. Aberdeen, May 20, 1828.

THE contract of Copartnership, under the firm of Crombie, Knowles, and Company, Cloth-Manufacturers, at Cothel-Mills, Aberdeenshire, having regularly expired, is now dissolved by mutual consent, Mr. Knowles and Mr. Simpson retiring from the business; and, that the same may be wound up as soon as possible, all debts due to the Company are requested to be paid to Alexander Smith, Advocate, Aberdeen, their Agent, who is authorised to discharge the same; and any debts that may be due by the Company are requested forthwith to be lodged with the said Alexander Smith, that they may be paid; meanwhile, until a new arrangement is concluded by Mr. Crombie, the sales will go out in the name of the individual Partners; and all purchases by them will be made with ready money.

Jno. Crombie. Ja. Knowles: Alex. Simpson.

OTICE is hereby given, that the Partnership hitherto Corried on by us the undersigned, Thomas Johnson and George Berry, of Barnsley, in the County of York, as Linen-Manufacturers, under the firm of Johnson and Berry, is this day dissolved by mutual consent: As witness our hands this Thos. Johnson. Geo. Berry.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the manufacture of the subsisting between use the subsisting between the subsistence of the subsistence of the subsisting between the subsistence of the subsistenc subsisting between us the undersined, carrying on business at Mottram-in-Longdendale, in the County of Chester, and at Manchester, in the County of Lancaster, as Cotton-Spinners, under the firm of William and George Sidehottom and Co. was dissolved by mutual consent upon and from Mon-day the 19th day May instant.—Given under our hands the James Sidebottom. 24th day of May 1828.

George Sidebottom.

Joe Sidebottom.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Benjamin Smith the younger and Henry Goode, as Manufacturers of heavy Stuel Toys, carrying on business at Birmingham, in the County of Warwick, under the firm of Smith and Goode, wasidissolved by nutual consent on the 11th day of August last.— Dated this 21st day of May 1828.

B. Smith, jun. Henry Goode.

TOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, as Ship-Builders and Boat-Builders, at Liverpool, in the County of Lancaster, under the stile or firm of Dawson and Pearson, was this day dissolved by nutual consent: As witness our hands this 24th day of May 1828.

Henry Dawson: Ralph Pearson.

TOTICE is hereby given, that the Partnership existing between us the undersigned, John Woolrich, John Mountford, and William Potts, of Westbromwich, in the County of Stafford, Manufacturing Chemists, is this day dissolved by mutual consent.—Witness our hands this 24th day of John Woolrich John Woolrich. May 1828.

John Mountford. William Potts.

Clerk, Vicar of Fangeringhoe, in the County of Essex, late of Belgrave-Street, Pimlico, in the Parish of Saint George Hanever-Square, in the County of Middlesex, deceased, hy applying to Mr. Joseph Bunny, No. 6, Queen's-Row, Pimlico gforesaid, may hear of something to their advantage.

NOTICE TO DEBTORS AND CREDITORS. MR. JAMES MUMFORD, deceased.

LL persons having any claims or demands upon the estate or effects of James Mumford, late of Harlow, in the County of Essex, Surveyor, Carpenter, and Builder, deceased, are requested forthwith to send the particulars of their demands to Mr. William Barnard, of Harlow aforesaid, or to Mr. Robert Franklin, of the Elms, Wimbish, near Thaxted, Essex, the Executors; and all persons indebted to the said

James Mumford, at his death, are requested immediately to pay the amount of their debts to the said Executors.—Dated this 4th day of May 1828.

In the Executorship of the Will of JOSEPH SAMUEL PAR-KINSON, Gentleman, deceased.

A LL persons claiming any interest whatever in the real or personal estate of Joseph Samuel Parkinson, late of the personal estate of Joseph Samuel Parkinson, late of the City of Norwich, Gentleman, deceased, are hereby required respectively to deliver, in writing, a statement of their claims to me, at the Office of Messrs. Steward, Son, and Skipper, Bank-Street, Norwich, on or before the 24th day of June next; and notice is hereby given to all such persons aforesaid, that the above requisition is made to the intent that the Execution is made to the intent cutor of the will of the said deceased may make a legal and proper distribution of the personal estate of the said deceased; and in default of delivering a statement of claim, all persons so making default will preclude themselves from the benefit of the personal estate of the said deceased.—Dated this 22d day of May 1828.

JOHN SKIPPER, Solicitor for the said Executor.

Freehold Property, at Hawkhurst and Hythe.

O be sold, in lots, to the best bidders, before Henry William Vincent, Esq. His Majesty's Remembrancer of the Court of Exchequer, at the Queen's Head'Inn, at Hawkhurst, in the County of Kent, on Wednesday the 4th day of June 1828, at Five o'Clock in the Afternoon, and at the Swan Inn, at Hythe, in the said County, at Twelve of the Clock at Noon, on Thursday the 5th day of June 1828, pursuant to two several Orders of the said Court, made in a certain matter between our Sovereign Lord the King and George Wilford Bulkley, and in a certain matter between our Sovereign Lord the King and Henry Thomas Austen, on writs of immediate

extent;
A freehold estate and premises, in four lots, situate at
Hawkhurst, in the County of Kent; on the high turnpikeroad leading from London to Rye, consisting of upwards of 60 acres of rich arable and pasture land and hop plantation, with agricultural buildings, in the respective occupations of

with agricultural buildings, in the respective occupations of Mr. Matthew and Mr. Wenham.

And also, in one lot, a freehold house and outbuildings, situate at Hythe, in the County of Kent, and now in the occupation of Mr. Alexander Swan.

For further particulars apply to Messrs. Seymour, Browne, and Wilson, Solicitors, 12, Little Portland-Street, Cavendish-Square, London; Mr. John Neve, Surveyor, Tenterden, Kent, Mr. Janeway, Solicitor; Hythe; or at the Office of the said Remembrancer, No. 17, Mitre-Court-Buildings, Inner-Temple, London. ple, London.

WHEREAS by an Order of the High Court of Chancery in England, made in a cause wherein Francisco Vanzeller and Antonio Ferreira Pinto Basto are plaintiffs, and the Attorney-General and others are defendants, it is, amongst other things, referred to John Edmund Dowdeswell, Esq. one of the Masters of the said Court, to inquire whether there were, at the time of the decease of Manoel Vieira (the testator in the pleadings of the said cause named), any person or persons answering the description in the letter annexed to the persons answering one description in the letter annexed to the said testator's will, of his brothers and female cousins of the Courellas, and if any of such persons were dead who were then, according to the laws of Portugal, their personal representatives, or otherwise, entitled to the benefit under the said will and letter which such persons respectively would or might have taken.—Therefore any person or persons claiming to answer the description in the letter annexed to the will of the said testator (Manoel Vicira, a native of Portugal, and who died in London on the 23d day of October 1783), of his brothers and female cousins of the Courellas, living at the time of his decease, or the legal personal representatives or re-presentative of any of such persons who have since died, or claiming to be otherwise entitled to the benefit under the said will and letter as aforesaid, is or are, by their Solicitors, forth-with to come in and establish such his, her, or their respective claim or claims before the said Master, Mr. Dowdeswell, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order.

HEREAS by a Decree of the High Court of Chancery, bearing date the 28th day of March 1828, made in a cause Heath v. Charouneau, it was amongst other things re-