OTICE is hereby given, that the Copartnership heretofore existing between us, as Chymists and Druggists, in
the Town of Liverpool, is hereby dissolved by mutual consent.—Dated at Liverpool, the 5th day of June 1830.

Joseph Thackeray. William Lloyd.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Samuel Langham and William Parkinson, both of Loughborough, in the County of Leicester, carrying on business as Gardeners, Seedsmen, and Nurserymen, at Lo bro' aforesaid, under the firm of Langham and Parkinson, was this day dissolved by mutual consent.—Dated the 18th day of June 1830.

Samuel Langham. Wm. Parkinson.

Worcester, June 24, 1830. OTICE is hereby given, that the Copartnership subsisting between us the undersigned Thomas Maddox and William Maddox Pritchard, of the City of Worcester, Breeches-Makers and Tailors, and carried on under the firm of Maddox and Pritchard, is this day dissolved by mutual consent.—All persons indebted to the said Copartnership are requested to pay the amount of their respective debts to Mr. Thomas Maddox, who is alone authorised to receive the same, and also to dis-charge all claims and demands on the said Copartnership: As witness our hands the day and year above written.

Thos. Maddox. W. M. Pritchard.

Marshal's-Office.-Summons by Edict.

By virtue of authority received from his Excellency Henry Beard, Esa. Lieutemant-Governor and Court Beard, Esq. Lieutenant-Governor and Commander in Chief, President of all Courts and Colleges, sole Judge of

Chief, President of all Courts and Colleges, sole Judge of the Court of Vice-Admiralty, of the Colony of Berbice and its dependencies, &c. &c. &c. dated the 28th April 1830;

I, the undersigned, at the instance of G. P. Van Holst, inhabitant of the Colony, in quality as deliberating Executor to the last will and testament of the late Josiena Pietronella Adami, Widow and Relict of the late Johan Adam Adami, both of this Colony, deceased, do hereby, for the first time, summon by edict all known and unknown creditors and claimants against the estate of aforenamed Josiena Pietronella Adami, Widow and Relict of the late Johan Adam Adami, late of this Colony, deceased, to appear before the Bar of the Honourable the Court of Civil Justice of this Colony, at their Session, to be holden in the month of October next ensuing, 1830, for the purpose of there rendering in their respective Session, to be holden in the month of October next ensuring, 1830, for the purpose of there rendering in their respective claims, properly substantiated, and in due form and time, against aforenamed 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 edictal summons published as customary.—Ber-bice, the 29th April 1830.

K. FRANCKEN, First Marshal.

Do be resold, pursuant to two several Orders of the High

Court of Chancery, made in a cause of Parsons against Splidt, with the approbation of William Wingfield, Esq. one of the Masters of the said Court;
Two leasehold houses, with the appurtenances, situate in Wellclose-Square, in the Parish of Saint George's, in the County of Middlesex, and of a house, situate in Cable-Street, in the said Parish, late the property of Christian Splidt, Esq. deceased, the testator named in the pleadings in the said

cause.

The time and place of resale will shortly be advertised, when printed particulars may be had at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane; of Messrs. Sweet and Carr, Solicitors, Basinghall-Street; of Messrs. Poole, Greenfield, and Gamlin, Solicitors, Gray's-Inn-Square; and of Mr. Mason, Surveyor, No. 24, Lime-Street, London, who will show the premises. who will shew the premises.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause Bell v. Salkeld, before James Stephen, Esq. one of the Masters of the said Court, in five lots, at the Public-Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Wednesday the 28th day of July 1830, at One o'Clock;

An undivided moiety or balf part of a freehold estate of

Joseph Ashe, deceased, consisting of a farm-house, and about 39A of land, situate in the Parish of Tardarbig, in the County

39A. of land, situate in the Parish of Tardarbig, in the County of Worcester, in the occupation of Mrs. Abbut, widow.

A copyhold messuage, stable, yard, and garden, situate in Church-Street, Stoke-Newington, in the County of Middlesex, in the occupation of Mary Lister, under a lease for twenty-one years from Christmas 1825, determinable at the end of the first seven or fourteen years, held of the Manor of Stoke-Newington, at a fine certain.

A leasehold estate, consisting of a moiety or half part of and in two messuages or tenements, situate and being Nos. 99 and 100, in High-Street, Mary le-Bone, in the County of Middlesex, held under the Duke of Portland for a term of ninety-seven years, thirty-two of which, or thereabouts, are unexpired, at the yearly rent of £9 12s. 6d.

An undivided moiety of a leasehold messuage, No. 15, Arundel-Street, in the Strand, in the said County of Middlesex, held under the Duke of Norfolk for sixty years, twenty of which or thereabouts are unexpired, at the yearly rent of £7 10s.

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings; of Messrs. Brace and Sons, Solicitors, Surrey-Street, Strand, London; of Messrs. Norton and Chaplin, Solicitors, Gray's-Inn, London; and of Mr. Court, Surveyor, Broomsgrove, Worcestershire.

HEREAS by a Decree of the High Court of Chancery, made in a cause wherein Charles Kevern is the plaintif, made in a cause wherein Charles Kevern is the plainting, and William Williams and others are the defendants, it was referred to William Wingfield, Esq. one of the Masters of the said Court, to enquire what grandchildren Charles Kevern, the brother of William Kevern, late of the Parish of Plympton Saint Mary, in the County of Devon, Gentleman (the testator in the pleadings of the said cause named), had, as well such as were living at the respective times of the deaths of the said testator, William Kevern (which happened in the month of March 1798), and of Susannah Kevern, his Widow (who died in the month of April 1798), as those who have been born since the decease of the survivor of the said testator and the said Susannah Kevern, Widow, and when such grandbeen born since the decease of the survivor of the said testator and the said Susannah Kevern, Widow, and when such grand-children were respectively born, and which of them were living at the time when Peter Mounier, of the East India-House, Gentleman, attained his age of 25 years, and which of such grandchildren had been born since that time, and whether they, or any, and which of them, were dead, and in case any of them were dead, then the said Master was directed to enquire at what times they died respectively, and whether before or after the said Peter Mounier spectively, and whether before or after the said Peter Mounier attained his age of 25 years, and who were or was their, his, or her representatives or representative respectively .- All sons, therefore, claiming to be such grandchildren as afore-scaled of the said Charles Kevern, or personal representatives of any of such grandchildren who may have departed this life, are, on or before the 2d day of August 1830, by their Solici-tors, to come in before the said Master and substantiate their respective claims, or they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause wherein Charles Kavarn is the plain made in a cause wherein Charles Kevern is the plainmade in a cause wherein Charles Kevern is the plaintiff, and William Williams and others are the defendants, the Next of Kin of William Kevern, of the Parish of Plympton Saint Mary, in the County of Devon, Gentleman, living at the time of his death (which happened in the month of March 1798), or the personal representative or representatives of such of August 1880, forthwith to come in before William Wingor August 1805, forthwith to come in ceore withan wing-field, Esq. one of the Masters of the said Court, at his Cham-bers, in Southampton-Buildings, Chancery-Lane, London, and prove such kindred or representation, or in default thereof they will be peremptorily excluded the hencit of the ssid

URSUANT to a Decree of the High Court of Chancery, made in a cause Wilson against Litherland, the Creditors of Thomas Litherland, late of Ashby-de-la-Zouch, in ditors of Thomas Litherland, late of Ashby-de-la-Zouch, in the County of Leicester, Gentleman, deceased (who died on the 1st day of February 1826, at the Isle of Guernsey), are forthwith, by their Solicitors, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.