

THE Partnership heretofore subsisting between us the undersigned, Richard Prior and James Blackburn, late of Liverpool, in the County of Lancaster, as Schoolmasters, was dissolved by mutual consent on the 1st day of January 1825: As witness our hands this 18th day of August 1831.

*Richard Prior.
James Blackburn.*

THE Partnership heretofore subsisting between us the undersigned, Richard Prior, George Barton Prior, and James Blackburn, late of Liverpool, in the County of Lancaster, as Schoolmasters, was dissolved by mutual consent on the 1st day of July 1828: As witness our hands this 18th day of August 1831.

*Richard Prior.
Geo. Bar. Prior.
James Blackburn.*

NOTICE is hereby given, that the Copartnership lately subsisting between us the undersigned Starling Day and Samuel Dalton, of the City of Norwich, Wine-Merchants, under the firm of Starling Day and Dalton, was dissolved by mutual consent on the 1st day of July last.—Witness our hands this 18th day of August 1831.

*Starling Day.
Saml. Dalton.*

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, as Dyers, at Buil-Hill, in Pendleton, under the firm of F. B. Frith and Co. was this day dissolved by mutual consent; all debts owing by or to the said Partnership will be paid and received by the undersigned F. B. Frith and John Milns.—Witness our hands the 16th day of August 1831.

*F. B. Frith.
John Milns.
Benj. Benton.*

Memorandum of Agreement, made the 30th day of July 1831, between Morgan Evans, of Pillgwenly, in the County of Monmouth, Coal-Merchant, and William Rowlands, of the Town of Pontypool, in the same County, Printer of the one part, and Watkin Prosser, of Monythusloyne, in the same County, Coal-Merchant, of the other part, as follows; that is to say,—

WHEREAS in and by a certain agreement of Copartnership, bearing date on or about the 1st day of June 1831, and made, or expressed to be made, between the aforesaid parties, as Copartners in the working of the Penmain Colliery, it is, amongst other things, agreed that Watkin Prosser shall work the said colliery at the price or sum of 2s. 10d. per ton, and that the coal so worked be delivered to the said Morgan Evans as therein is set forth, as on reference thereto will appear; and whereas the said Morgan Evans, Williams Rowlands, and Watkin Prosser have this day mutually agreed, and do hereby mutually agree, to determine and dissolve the said Copartnership, and to make void all agreements relating thereto, and the same is by this agreement absolutely determined and dissolved in manner as hereinafter is mentioned, the said Watkin Prosser doth hereby agree to quit and render up the possession of all that messuage wherein he now resides, and all and singular the premises thereto belonging, at the time hereinafter mentioned, and all other houses and premises, to the said Penmain Colliery belonging, unto the said Morgan Evans and William Rowlands, together with all and singular the trams, tools, and other materials which was rendered to the said Watkin Prosser at the commencement of the said work, under a certain inventory, on the first day of the meeting of the arbitrators hereinafter mentioned, and in case of the said Watkin Prosser having increased the said trams, tools, and materials in number, that he shall be allowed the value thereof, according to the price to be set forth by the said arbitrators hereinafter mentioned; and it is further agreed, that the said Morgan Evans and William Rowlands shall from the date of the said agreement of Copartnership pay all royalties on the said colliery, and save harmless the said Watkin Prosser therefrom, and in case of a deficiency being found, or a want of reparation in any of the aforesaid trams, tools, and materials, the same to be made good and repaired at the expence of the said Watkin Prosser without delay; and whereas certain differences and disputes have arisen between the said parties in the relation to the working of the said colliery, and the prices to be paid the said Watkin Prosser for the working of the same, which of themselves the said parties is unable to settle and

determine, and have therefore severally and respectively agreed to nominate and choose two indifferent persons to be arbitrators concerning the said matters in dispute; the said Morgan Evans and William Rowlands hath chosen John Gipson, of Pentegau, Farmer; and the said Watkin Prosser hath nominated and chosen James Morrison, of Crunlin, Coal-Merchant; now, therefore the said several parties, for themselves severally and respectively, and for their several and respective executors, administrators, and assigns, do hereby testify their consent and concurrence, and do hereby agree to refer and commit to the hearing and determining of the said differences, and the prices to be paid by the said Morgan Evans and William Rowlands, to the said Watkin Prosser, for the working of the said colliery, and all disputes respecting the same, and of all monies advanced to the said Watkin Prosser on account thereof, and other disputes relating thereto, to the said John Gipson and James Morrison so named and chosen arbitrators as aforesaid; and it is further agreed, that one half of the sum found due and owing to the said Watkin Prosser, shall be paid in one month from the date of the award, and the remainder in one month further time, when the said Watkin Prosser is to give up the messuage or dwelling-house as aforesaid; and it is further agreed, that the said Watkin Prosser do produce to the said arbitrators a certain agreement made between him the said Watkin Prosser and the said Morgan Evans, bearing date on or about the 1st day of April last, and all other documents relating thereto, and shall and will stand to and abide by and perform such award and order therein, as they shall make and set down in writing under their hands and seals, ready to be delivered to the party requiring the same within seven days from the date of these presents without further trouble or delay; and further, that if the said John Gipson and James Morrison, arbitrators as aforesaid, shall not agree within seven days after their nomination, then and such case an umpire shall be appointed by such arbitrators within that period, and that the award of such umpire made within four days after his nomination shall be conclusive upon the said several parties hereto, and to be performed and abided by them respectively, and the said several parties do hereby severally and respectively agree, that this their submission to the award or umpirage above mentioned shall be made a rule of His Majesty's Court of King's Bench, at Westminster, if the said Court shall be pleased to make same. In witness whereof the said several parties have hereunto set their hands the day and year first within written.

*Morgan Evans.
W. Rowlands.
Watkin Prosser.*

[Extract from the Edinburgh Gazette of August 19, 1831.

NOTICE.

Glasgow, August 13, 1831.

THE subscriber has, of this date, retired from the concern of Morrice, Kirkwood, and Bland, Merchants and Woolen-Drapers, in Glasgow.

*John Bland.
ROB. LAMOND, witness.
ALEX. LAWSON, witness.*

DEMERARY AND ESSEQUEBO.

THE undersigned, in capacity as Deputy First Marshal of the United Colony of Demerary and Essequebo, advertises, by these presents, for the first, second, and third time, that he will, by virtue of certain sentences of the Honourable Court of Civil Justice of said United Colony, expose and sell, at public execution sale, the afternamed plantation, with its cultivation, buildings, slaves, and further appurtenances, viz.

In the month of February 1832, the coffee plantation Mocha, situated in Canal No. 3, East Bank of the River Demerary, the property of S. W. Gordon.

The judicium of præ et concurrentiæ on the net proceeds of the above sale will be held by the said Honourable Court of Justice three months after the day of sale, for which reason all those who may pretend to have any right, title, or interest to the net proceeds of said plantation, are herewith, by him the undersigned, Deputy First Marshal of said United Colony, summoned to appear in person, or by their Attorneys, to lay their claims, in due form, before the Honourable Court of Civil Justice of said United Colony of Demerary and Essequebo, at their Ordinary Session, in the month of June 1832, under a penalty that against the non-appears will be proceeded as the law directs.

The inventory of the above stated plantation is daily to