TOTICE is hereby given, that the Partnership lately sub-sisting between us, in the City of Dublin, in the trade by mutual consent: As witness our hands this 29th day of June 1833. John Butler.

Charles Butler, M.D.

OTICE is hereby given, that the Partnership heretofore subsisting and carried on by us the undersigned, at Warrington, in the County of Lancaster, as Plumbers and Glaziers, under the firm of T. and B. Hurst, is this day dissolved.—Witness our hands the 10th day of July 1833.

Thos. Hurst. Booth Hurst.

TOTICE is hereby given, that the Partnership between Samuel Steddy the younger and Francis John Johns, of Ashford, in the County of Kent, Timber-Merchants, is dissolved by mutual consent this 10th day of July 1833; all moneys due to and debts contracted by the firm to be received and will be the real Samuel Statelly 1809. and paid by the said Samuel Steddy alone.

Saml. Steddy, jun. Francis John Johns.

TOTICE is hereby given, that the Partnership lately subsisting between Henry Standerwick and George Good, of Basingstoke, in the County of Southampton, Grocers, Pea-Dealers, and Provision-Merchants, is this day dissolved by mutual consent; and that the same will in future be carried on by the said Henry Standerwick alone, who is duly authorised to receive all moneys due and to settle all accounts relating to such Partnership.—Dated 10th July 1833.

Geo. Good. Henry Standerwick.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry Newell Bate and Henry Conn, as Maltsters, Hop-Merchants, and Spirit-Merchants, carried on at Truro, in the County of Cornwall, under the style or firm of Bate and Conn, was this day dissolved by mutual consent; all persons indebted to Messrs. Bate and Conn are requested to pay the amount of their respective debts to the said Henry Conn, by whom all debts due from them will be discharged.—Witness our hands the 12th day of July 1833.

H. N. Bate.

Henry Conn.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying on husiand Copper-Plate Printers, under the firm of Atherton and Craig, was dissolved by mutual consent on the 24th day of June last; all debts owing to and by the said late Partnership will be received and paid by the undersigned Edward Atherton, by whom the business will in future be carried on: As witness was leaded this 2th day of Lake 1823. our hands this 8th day of July 1833.

Edwd. Atherton. William Craig.

The late Mr. THOMAS BARKER'S Debtors and Creditors.

A LL persons having any claims or demands upon the estate and effects of Thomas Barker, late of Doncaster, in the County of York, Wine and Spirit-Merchant, deceased, are desired to send an account thereof to me, with the nature of their securities, if any, within one month from the date hereof. And all persons indebted to the said Thom's Barker, deceased, are requested to pay their respective debts to me without further delay.—15th July 1833.

By order of the Trustees,

Wm. BROUGHTON, Solicitor, Bawtry.

- British Guiana .- District of Berbice .- Marshal's-Office. Sale by Execution .- First Proclamation.

THEREAS I, the undersigned, by virtue of a writ of execution granted by his Honour Charles Wray, Chief Justice of the Honourable Courts of Justice of British Guiana, Justice of the Honourable Courts of Justice of British Gulana, dated the 28th November 1832, as also by a subsequent appointment granted by the Honourable the Supreme Court of Civil Justice of British Gulana, for the District of Berbice, and dated the 22d January 1833, at the instance and in behalf of Jan Adam Charbon, Johan Coenraad Schaeffer, and Pieter Anthony Charbon, representing the Mercantile firm in Ams-

terdam of Charbon en Zoon, by their representatives in the District of Berbice, G. P. Van Holst and Jacob Staal, versus the proprietor or proprietors, representative or representatives, of plantation de Waakzaamheid, cum annexis, and slaves, have caused to be taken in execution and placed under sequestration, on the 21st December 1832, and 1st February 1833, respectively, the one undivided half part of said plantation Waakzaamheid, cum annexis, and slaves, as per inventory now lying at the Marshul's-Office for the inspection of those concerned; said plantation being a coffee estate, and situated in the River Barbice. up the River Berbice.

Be it therefore known, that I, the undersigned, or the Marshal at the time being, intend, through the Vendue Master, and in presence of the Registrar of the Courts of Justice, or a Sworn Clerk, to expose for sale, to the highest bidder, and on the spot, after the expiration of one year from the 21st December 1832, the aforenamed one undivided half of said coffee plantation de Waakzaamheid, cum annexis, and slaves,

situate as aforesaid.

situate as aforesaid.

All persons having any right, interest, or claim in or to the said one undivided half of said coffee plantation de Waakzaamheid, cum annexis, and slaves, and who may haze just grounds to oppose the sale thereof, are hereby required to do so, in due form, at the Marshal's-Office, in New Amsterdam, on or before the morning of the fourth day previous to the day of sale, setting forth his, her, or their reasons of opposition, in writing, duly signed by counsel, when his Honour the Judge will assign a day of trial of the merits of the same; and those inclined to purchase will attend on the day and at the time and place before mentioned, provided with their securities to the satisfaction of the Vendue Master. their securities to the satisfaction of the Vendue Master.

This first Proclamation published as customary.—Berbice, Sunday, the 7th day of April 1833. K. FRANCKEN, First Marshal.

Chapter-e-Frith, in the County of Derby, early in the month of September 1833;

Crain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates, consisting of the Manor of Bowden to retain freshold estates.

den, together with the capital messuage, called Bowden-Hall, with 168A. 3R. 1P. of land, a small cotton-mill, a publichouse, &c. together with several cottages, all situate in the

Parish of Chapel-en-le-Frith aforesaid.

Parish of Chapel-en-le-Frith aforesaid.

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton Buildings, Chancery-Lane, London; of Messrs. Lucas and Parkinson, Solicitors, 9, Argyle-Street, Regent Street. London; of Messrs. Blackstock and Bunce, Solicitors, Serjeants'-Inn, Fleet-Street, London; Messrs. Johnson and Weatherall, Solicitors, King's-Bench-Walk, Temple; Mr. Bennett and Mr. Wright, Solicitors, Chapel-en-le-Frith aforesaid; and at the Office of Messrs. Parroit and Colville, Solicitors, Macclesfield, Cheshire, where plans of the property may be seen. plans of the property may be seen-

Chancery, made in a cause Shalcross versus Hibberson, with the approbation of James William Farrer, Esq. one of the Masters of the said Court, at the Dog and Partridge Inn, Fennel-Street, Manchester, in the County of Lancaster, early in the month of September 1833;

A certain fresheld settle consisting of a message or

A certain freehold estate, consisting of a messuage or dwelling-house, warehouse, stable, and appurtenances, situate on the southern side of Church-Street, Manchester, the scite whereof contains, by admeasurement, 292 square yards.

whereof contains, by admeasurement, 292 square yards. Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Lucas and Parkinson, Solicitors, 9, Argyle-Street, Regent-Street, London; of Messrs. Blackstock and Bunce, Solicitors, Serjeants'-Inn, Fleet Street, London; Messrs. Johnson and Weatherall, Solicitors, King's-Benchwalk, Ten ple; Mr. Bennett and Mr. Wright, Solicitors, Chapel-en-le-Frith aforesaid; and at the Office of Messrs. Parrott and Colville, Solicitors, Macclesfield, Cheshire, where plans of the property may be seen.

10 be sold, pursuant to an Order of the High Court of Chancery, made in a cause Shalcross versus Hibberson, with the approbation of James William Farrer, Esq. one of the Masters of the said Court, at the George Inn, Sheffield, early in the month of September 1833;

A certain freehold messuage or dwelling-house, warchouse,