NOTICE is herebygiven, that the Partnership heretofore subsisting between us the undersigned, as Schoolmasters, in Chorlton-upon-Medlock, near Manchester, in the County of Lancaster, was this day dissolved by mutual consent : As witness our hands this 16th day of January 1834. John Shepherd.

Henry Shepherd:

NOTICE is hereby given, that the Pattnership hereto-fore carried on between us the undersigned, John Rhodes and William Showler, of Spilsby, in the County of Lincoln, Cordwainers, trading under the firm of Rhodes and Showler, is this day dissolved by mutual consent.—Dated this 17th day of January 1834. John"Rhodes. William Showler.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, David Bowly and Sambel Bowly, as Cheese-Factors and Provision-Dealers, in the City of Gloucester, and Cirencester, in the County of Gloucester, is this day dissalved by mutual consent.—Dated this 15th day of Jones 1834 of January 1834. Daniel Bowly.

Saml. Bowly.

NOTICE is hereby given, that the Partnership lately sub-sisting between John Young and Prederick Young, of Bramley, in the County of Surrey, Tanners and Fellmongers, branney, in the County of Surrey, ranners and reinhousers, is this day dissived by mitual consent; all moneys due to and debts contracted by the firm to be received and paid by the said Join Young alone.—Dated this 11th day of January 1834. Jno. Young.

Fredk. Young.

VOTICE is hereby given, that the Partnership heretofore subsisting hereby subsisting between the undersigned, George Leighton, and Archibald Leighton, Bookbinders, of No. 11, Vineyard-Gardens, Clerkenwell, was this day dissolved by mutual consent; all debts due to or from the concern will be paid and received by the said Archibald Leighton, by whom the business will be carried on in future: As witness our hands this 31st of December 1833. .30E) George Leighton. Archibald Leighton.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, Edward Bernard Neill and Thomas Davies, of No. 2; Chandos-Street, Covent-Garden, in the County of Middlesex, Printers, under the firm of Neill and Davies, was this day dissolved by mutual consent; and that all debts owing to or by the said Partnership will be received and in the paid by the said Partnership will be received and paid by the said Edward Bernard Neill, by whom the business will in future be carried on : As witness our hands this 13th day of January 1834. Edward B. Neill.

Thos. Davies.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Butter-IN subsisting between us the undersigned, James Butter-worth the elder and James Butterworth the younger, and earried on at Heyrod Mill, near Staly Bridge, in the County of Lancaster, as Cotton-Spinners, under the firm of J: and J. Butterworth, is this way dissolved by mutual consent; and further that the business will be carried on by and in the name of the said James Butterworth the younger alone, who will receive and pay all debts owing to and by the said firm.—Dated this 14th day of January 1834.

Jas. Butterworth. James Butterworth.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Holden, Henry Holden, and George Holmen. of Mitchain; in the Gounty of Surrey, Coach-Misters or Coach-Proprietors and Farmers, under the firm of Thomas, Henry, and George Hol-den, as far as regards the undersigned Henry Holden, was dis-eleved as from the 21st day of December last, all dots to due to solved as from the 31st day of December last; all debts due to the said Partnership, and all debts owing by the same, will be received and paid by the undersigned Thomas Holden and George Holden, by whom in future the business will be carried on:-Dated this 18th day of January 1834. Thomas Holden.

Henry Holden. George Holden.

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No. 19121.

NOTICE is hereby given, that the Partnership heretofore and George Rogers, of Andover, in the County of Southamp-ton; Coach-Builders and Hamess-Makers, was this, day dis-solved by initual consent; and that the business will in Ruture be carried on by the said Charles Rogers: As witness our hands this 18th day of January 1834.

Charles Rogers. George' Rogers.

EBENEZER JOHN COLLETT, Esq. decensed. PERSONS (if shy) having claims against Ebenezer John Collett, deceased, formierly of the Borough, and late of Locker's House, in the County of Hertford, are requested to furnish us forthwith with the particulars for examination, with a view to their disclarge.—Dated this 20th day of Ja-ing 1824 nuary 1834.

SWAIN, STEVENS, and "Co., Frederick's-Place, Old Jewry, Solicitors to the Executors.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause of Jona v. Martin, with the approbation of Sir Giffin Wilson, one of the Masters of the said Court, in the Public Sale-Room of the Court, in Southampton-Buildings, Chancery-Lane, London, in two lots, on Thursday the 13th day of February next; An annuity of £18. payable during the lives of three per-sons, of the ages of 35, 25, and 28, and the life of the survivor; two annuities of £11. and £5. 10s. payable during the life of His Royal Highness the Duke of Gloucester; and a policy of assurance for £170. effected in the Pelican Life Insurance Company, on the life of His Royal Highness. Such annuities and policy of assurance constitute part of the

Such annuities and policy of assurance constitute part of the

Such annuities and policy of assurance constitute part of the estate of Mrs. Henrietta Kelfe, deceased. Particulars may be had (gratis), at the said 'Master's Chambers; and of Messrs. Brutton and Clipperton, Solici-tors; No. 37, New Broad-Street, City; of Mr. Henry Mar-tin, Solicitor, No. 7, Fitzroy Street, Fitzroy-Square; and of Mr. W. R. Hayward; Solicitor, No. 18, Palace New-Road; Westininster-Bridge.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Jones versus Addenbrooke, with the approbation of Henry Martin, Esq. one of the Masters of the said Court, at the Falcon Inn, in the Town of Bromyard, in the County of Hereford, on Thuraday the 23d day of January 1834, at One o'Clock in the After-

noon, in two lots; The estates and premises of John Addenbrooke, deceased, consisting of a freehold messuage and outbuildings, and a close of land, situate at Acton Beauchamp, in the County of Worcester, and a freehold house, garden, and promises; situate in Sheep-Street, Bromyard aforesaid.

In Sheep-Street, Bromyara aloresada. Printed particulars whereof and conditions of sale may be had at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane; Mr. R. H. Daines; Solicitor, -5, New-Inii, London; Mr. William Trumper, Solicitor, Tenbarg, and Mr. Davis, Auctioneer, Orleton, Worcestershire; also at the place of sale; and the principal Iuns in the neighbourhood.

W HEREAS by a Decree of the High Court of Chancery, bearing date the 27th day of November 1833; made in a Cause wherein Charles Jannings is the plaintiff and George Sparke and others are the defendants, it was ordered, among other things, that the Master of the said Court, in rotation, should inquire who were the next of kin of William Adkin, late of Bory Saint Edmunds, in the County of Suffolk, Gentleman, at the time of his death, (which happened in the month of April, 1813), and if any of the said next of kin were since dead, who was or were their personal representa-tive or representatives, and also to inquire who was the heir at law of the said testaior at the time of his death, and who at law of the said testator at the time of his death, and who, at the time of pronouncing such Decree was such heir. Purat the time of pronounding such operce was such here. Fur-suant, therefore, to the said Decree, all persons claiming to be such herr at law, next of kin, and personal representatives are, on or before the 14th day of February 1834 (by their Solicitors) to come in before William Wingfield, Esquire, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and substantiate their claims, or in default thereof, they will be paremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Blackett versus Blackett, the Creditors of John Blackett the elder, formerly of Stepney-Green, and

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