THE Partnership heretofore carried on by the undersigned, as Meat Salesmen, in Newgate-market, is this y dissolved by mutual consent: As witness our hands this 25th day of June 1842.

John Osborn. John Martins.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Garratt and George Stedball Williams, as Cabinet Makers and Upholsterers, and carried on in Jermyn-street, Hay-market, in the county of Middlesex, was this day dissolved by mutual consent.—Dated this 24th day of June 1842.

W. Ğarratt. Geo. S. Williams.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Samuel Smallpage and Nathan Smallpage, carrying on business as Drapers, Mercers, and Hosiers, at Burnley, in the county of Lancaster, under the firm of Samuel and Nathan Smallpage, was, on the 22d of June instant, dissolved by mutual consent; and that all debts due to and owing by the said co-partnership will be received and paid by the said Nathan Smallpage, who will continue the same business on his own account.—Dated this 25th day of June 1842.

Samuel Smallpage. Nathan Smallpage.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Wil-liam Bartholomew, William Bartholomew the younger, and George Bartholomew, carrying on business in the Pave-ment, Finsbury, in the city of London, as Hearth Rug Manufacturers, under the firm of William Bartholomew and Sons, is this day dissolved, by mutual consent, so far as relates to the said William Bartholomew; and all debts due to and owing from the said partnership will be received and paid by the said William Bartholomew the younger and George Bartholomew.—Witness our hands this 24th day of June 1842. W. Bartholomew.

W. Bartholomew, jun. George Bartholomew.

[Extract from the Edinburgh Gazette of June 24, 1842.] NOTICE.

BY expiry of the Contract, the subscribers, Thomas Brown and Mrs. Helen Cleghorn or Walker, ceased, on the 15th day of May 1841, to have interest, as Partners, in the copartnery concern carried on in Glasgow, under the firm of the Glasgow Apothecaries Company.

T. Brown.

Lanfine, June 13, 1842.

GEORGE COWAN, Witness. THOMAS M'MURTRIE, Witness.

Helen Cleghorn. Shawfield, June 18, 1842.

JAMES MITCHELL, Witness. D. H. ROBERTSON, Witness.

IF the Relations or Next of Kin of Thomas Stains, for-merly of the parish of Saint Andrew, Holborn, Lon-don, afterwards of No. 49, New-street, Deptford, Mariner, oon, atterwards of No. 49, New-street, Deptford, Mariner, but late of the Royal Hospital, Greenwich, in the county of Kent, Pensioner, a Widower, deceased, will apply to Messrs. Tebbs and Sons, of Doctors'-commons, London, Proctors, they will hear of something to their advantage.

IF William Orton, formerly a private in the Artillery, and who afterwards worked as a Journeyman Plumber, and resided, about November 1828, in the neighbourhood of Queen-square, Middlesex, and who then left his home, will apply to Messrs. Van Sandau and Cumming, 27, King-street, Cheapside, Solicitors, he will hear of something greatly to his advantage; or a reward will be given to any person affording material information to Messrs. Van Sandau and Cumming, shewing if the said William Orton be dead or alive.

SIR.

A S we understand that the several persons who were named as cestui que vies in the lease which was granted of the lands of Cloneycavan, in the county of Meath, in the year 1773, by John Earl of Darnley to Robert Shore, are long since deceased, we, as the guardians of John Stuart Earl of Darnley, who is seized of the reversion of the said lands, require you, within six months from the date hereof, to pay up to Messrs. T. and L. Disney, 68, Lower Gardiner-street, Dublin, the Agents and Receivers of the said John Stuart Earl of Darnley, whatever may be due to him by way of fines for the rewhatever may be due to him by way of fines for the re-newal of the said lease, together with interest thereon, otherwise your right to a renewal of the same will be harred.

Given under our hands the 6th day of May 1842.

EMMA J. DARNLEY.

T. D. BLIGH.

C. T. RIPON.

To Robert Shore, Gent. his Representatives or Assigns.

As I understand that the several persons who were named as cestui que vies in the lease which was granted of the lands of Cloneycavan, in the county of Meath, in the year 1773, by John Earl of Darnley to Robert Shore, are long since decased, I hereby require you, within six months from the date hereof, to pay up to Messrs. T. and L. Disney, 68, Lower Gardiner-street, Dublin, as Agents and Receivers of my estates in Ireland, whatever may be due to me by way of fines for the renewal of the said lease, together with interest thereon, otherwise your right to a renewal of the same will be barred.

Given under my hand the 6th day of May 1842. DARNLEY. To Robert Shore, Gent. his Representatives or Assigns.

> British Guiana, County of Berbice. Second and Last Edict.

IN pursuance of an extract from the Roll Court of Civil Justice, dated Berbice the 6th day of April 1842; I Justice, dated Berbice the bit day of April 1042;
I, the undersigned, Marshal for the county of Berbice, in the name and on behalf of J. F. Schwartz, curator, under the orders of the Honourable the Supreme Court of Civil Justice, to the estate of Joseph M'Lennan, deceased, William Cox, administrator of the estate of Betsey Cameron, deceased, and Thomas Edgelow, sole executor of Edward Rudd, deceased, late of the county of Berbice, in the colony of British Guiana deceased do hereby, for the second and of British Guiana, deceased, do hereby, for the second and last time, by edict, cite all known and unknown creditors and claimants, as well against the estate of Joseph M'Lennan as also against the estate of Betsey Cameron, and also against the estate of Edward Rudd, to appear at the Roll against the estate of Edward Rudd, to appear at the Roll
Court of Civil Justice for this county, at its session, to be
holden at the Court-house, in New Amsterdam, in the
month of October 1842, in order then and there to render
their respective claims, properly attested and in due form,
whereas in default of which, perpetuum silentium will
be decreed against the non-appearers according to law.

Marshal's Office, Berbice, 22d'day of April 1842.

W. W. BENNETT, Marshal.

British Guiana, County of Berbice. Second and Last Edict.

IN pursuance of an extract minute from the Roll Court of Civil Justice, dated Berbice, 24th March 1842;

I of Civil Justice, dated Berbice, 24th March 1842;
I, the undersigned, Marshal for the county of Berbice, in the name and on behalf of J. W. O. Vermuller, of Berbice, as executor for himself and, de rato cavens, J. P. Jeannette Walen, of Amsterdam, in the kingdom of the Netherlands, the remaining executor of the estate of Pieter ter Reehorst, late an inhabitant of Berbice, deceased, do hereby, for the second and last time, by edict, cite all known and unknown creditors and claimants against the known and unknown creations and cianians against the estate of Pieter ter Reehorst, late of the county of Berbice, to appear at the Roll Court of Civil Justice for this county, at its session, to be holden at the Court-house, in New Amsterdam, in the month of October 1842, in order then and there to render their respective claims, properly attested