[Extract from the Edinburgh Gazette of June 15, 1855.] NOTICE.

THE Subscribers, Mr. Emanuel Halle and Mr. Samuel Booth, have this 31st day of May, 1855, retired from the firm of Halle and Co., Commission Merchants, in Glasgow, carried on by them, along with the other Subscribers, Mr. Samuel John Halle and Mr. George Rogerson Goldie, being the whole Partners thereof. The business will in future be carried on under the same Firm by the Sub-scribers, Mr. Samuel John Halle and Mr. George Rogerson Goldie. E. Halle.

S. Booth. A. ATRINSON, Witness, WILLIAM HEWELL, Witness, Witnesses to signatures of E. Halle and S. Booth.

S. J. Halle. G. R. Goldie.

W. G. MILLER, Witness, JOHN ALEXANDER, Witness, Witnesses to signatures of S. J. Halle and G. R. Goldie.

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BRITISH GUIANA.

Official Advertisement.—Demerary and Essequebo, to wit.

IN pursuance of the Ordinance No. 7, of the year 1851, intituled at An Ordinance No. 7 intituled "An Ordinance for am inding and consoli-

Administrator-General in the colony of Britis Guiana,"—

1. the undersigned, Administrator-General of Demerary and Essequebo, in the colony of British Guiana, do hereby call up and require the creditors of the estates hereinater represent to the third colony of British Guiana. call up and require the creditors of the estates hereinafter mentioned, to file their claims, according to law, at my office, in the Public-buildings, in the city of Georgetown, in the colony aforesaid, within the period of four months from the publication of this advertisement in the London Gazeite, on pain, in default thereof, of being debarred from fining thereafter any claims omitted to be filed within the period a oresaid. This being my second and last advertisement.

Demerary and Essequebo, this 25th day o May, 1855. JOHN DALY, Administrator-General of Demerary and Essequebo.

List of Estates referred to in the above Official Advertisement.

Estate of Alexander Buchanan, deceased, lately an inhabitant of the county of Essequebo, in the colony of British Guiana, Sworn Land Surveyor and Wood Cutter, who died intestate in said county, on or about the 28th of

February, 1855. Estate of Elizabeth Thompson, deceased, lately an inhabitant of the county of Demerary, who died, in the city of Georgetown, in said county, on or about the 24th of

Estate of Robert Forshaw, deceased, lately an inhabitant of the county of Essequebo, Engineer, who died at Planta-tion Anna Regina, in said county, on or about the 1st

day of January, 1855, intestate.

Estate of Nicholas Marie Manget, deceased, lately an inhabitant of the colony of British Guiana, Engineer, who died, in the county of Demerary, on or about the

24th day of February, 1855.
Estate of Margaret Rankin, Widow, deceased, lately an inhabitant of the county of Demerary, who died, in said county, on or about the 6th day of January, 1855.

JOHN DALY, Administrator-General of Demerary

and Essequebo.

Bristol, Freehold, and Leasehold Messuages.

Pursuant to an Order of the High Court of Chancery, made in a certain cause, Page v. Mintorn, on Tuesday, the 3rd day of July, 1855, at six o'clock in the afternoon, at the Montague Tavern, Kingsdown, Bristol, by Messrs. Jackson, Garrard and Neale, the persons appointed for that property of the late William Jackson, Garrard and Neale, the persons appointed for that purpose, in two lots, the property of the late William Harmar, Esq., consisting of a freehold dwelling-house, situate and being No. 11, Kingsdown Parade, in the city of Bristol, complete with every convenience, for a genteel family, and late in the occupation of William Harmar, Esq., deceased. Also a leasehold dwelling-house, situate and being No. 1, Ship-laue, Cathay, in the city of Bristol, in the occupation of Captain Hutchins, as tenant, at the yearly rent of £14. This lot is equal to freehold, being held under a long lease, of which there are about 785 years unexpired, on payment of an annual rent of one penny.

Particulars and conditions of sale may be had (gratis) in

unexpired, on payment of an annual rent of one penny. Particulars and conditions of sale may be had (gratis) in London, of Messrs. Baker, Ruck, and Jennings, Solicitors, No. 34, Lime-street; of Messrs. Dobinson and Geare, No. 57, Lincoln's-inn-fields; and in Bristol, of Mr. Matthew Perkins, Solicitor; and Mr. James George Hobbs, Solicitor; and of the Auctioneer; and at the place of sale.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in the cause of Beeston v. Beeston, with the approbation of the Vice-Chancellor Wood, by Mr. Leifchild, at Garraway's Coffee-house, Change-alley, London, on Wednesday, the 4th day of July, 1855, at twelve o'clock, in two lots:

A leas-hold estate, comprising the North London Depository occupying an extensive gree of ground upon which

has been erected a quadrangular pile of buildings, upon the principle of the Pantechnicon, for warehousing household furniture, carriages, and other property, in Gray's-inn-road, near the terminus of the Great Northern Railway, at King's

Also two leasehold dwelling-houses adjoining the above

property, in Gray's-inn-road and Liverpool-street.

Also two policies of assurance, for £400 and £250, effected with the Alliance Life Assurance Company.

Also an annuity of £56, payable during the life of a gentleman, aged 57 years.

Particulars, with plans, may be had of Mr. William Bevan, Solicitor, No. 6, Old Jewry, London; at Garraway's Coffee house, Change-alley, London; of Messrs. Vallance and Vallance, Solicitors, No. 20, Essex-street, Strand, London; and of Mr. Leifchild, Auctioneer, No. 62, Moorgang-street, Landon. gate street, London.

To be sold, pursuant to an Order of the High Court of Chancery, made in a cause Williams v. Pro-ser. now Williams v. Oakley, with the approbation of the Vice-Chancellor Sir William Page Wood, the Judge to whose Court the said cause is attached, at the Cambrian Inn, Solva, in the county of Pembroke, on Monday, the 2nd day of July, 1855. in one lot, by Mr. Harry Ph-lps Goode, the Auctioneer appointed for the purpose by the said Judge.

A desirable neat and compact dwelling-house, called Ninewells, with garden, stabling, gig, cart, and cowhouses, and other appurtenances attached thereto, situate in the parish of Saint Davids, in the county of Pembroke, late the TO be sold, pursuant to an Order of the High Court of

parish of Saint Davids, in the county of Pembroke, late the property of Captain John Prosser, deceased, and now let at

Also, the unexpired interest of the said John Prosser, deceared of and in a cottage and garden and five fields or closes of land, situate in the same parish, and of and in three fields, situate at Mandridian, in the same parish, the I tter containing by admeasurement 6A. 3R. 3P., and the whole bying the said freehold property, and which were held by the said John Prosser, deceased, under leases for three lives, two of whom, aged respectively 42 and 38, are now living; and are now let to the tenant of the said freehold property at the yearly rent of £27 10s., the reserved rent

being £20 6s.

The free-bold part of the property is situate in the high-road from Haverfordwest to Saint Davids, and distant about 14 miles from the tormer and 2 miles from the latter,

and from the rising village and port of Solva one mile.

The leaseholds are particularly conveniently situated with regard to the freehold, and were on that account selected by the late proprietor.

Printed particulars and conditions of sale may be had (gratis) in London, of Messrs. Trinder and Eyre, Solicitors, No. 1, John-street, Bedford-row; and of Messrs. Hastings and Snith, Solicitors, No. 3, Southampton-street, Blooms-bury-square; and of Messrs. Evans, Poweil and Company, Solicitors, Haverlordwest; of Messrs. Rees and Davies, Solicitors, Haverfordwest; of Messrs. Goode and Owen, Land Agents, Haverfordwest; and at the place of sale.

MPORTAN Γ sale of three valuable freehold farms together with several pieces or parcels of land, which are severally situate in the several parishes of Longcot and Fernham, in the county of Berks, and of Clanfield and Radcot, in the county of Oxford, together with the right of tolls and fishing at the Weir in the River Thames, in the parish of Clanfield, will be sold by auction, pursuant to an Order of the High Court of Chancery, made in the cause of Atherton v. Crowther, and other causes, dated the 15th Court of Longony, 1865, with the approphation of his Hopenham day of January, 1855, with the approbation of his Honour the Master of the Rolls, in nine lots, by Messrs. Fidel and Dyke, of Farringdon, in the county of Berks, at the Crown Inn Hotel, in the town of Farringdon, on Tuesday, the 3rd day of July, 1855, at one o'clock in the afternoon, subject to such conditions as shall be then and there produced.

Lot 1 .- A piece of arable land, situate in the village of Fernham, called by the name of the Burnt Close, and containing 3n 28n, part of Fernham Farm; in the possession of Mr. John Hulcup, and now in the possession of Mr. William Curtis.

Lot 2.—A piece of pasture land, on the right hand side of the road leading from Fernham to Uffington, in the parish of Fernham, and containing 3A. 30P., part of Fernham Farm; in the the possession of Mr. John Hulcup,

And now in the occupation of Mr. Hibberd.

Lot 3.—A farmhouse and homestall, called Fernham

Farm, situate in the parish of Fernham, containing

124A. IR. 14P. of arable, pasture, and wood land; now let

to Mr. John Hulcup.

Lot 4.—A farmhouse and buildings, called Nightingales's