JOtice is hereby given, that the Partnership heretofore fulfishing between Joshua Hill, Edward Deane, and David Hill, of St. Mary, Whitechapel, Middlefex, Grocer's and Gopartners, was disloved by outual Conlint on the 20th of January 121t; and that the Rusaness is now carried on by the laid Joshua and David Hill, for their Joint Benefit and Account only; and all Sums owing by the faid Etc Partnership will be paid by the faid Joshua and David Hill, to whom all Debts due to laid Copartnership are to be paid.—Witness our Hands this 11st Day of September 1808.

Johna Hill. Edward Deans. David Hill.

Otice is hereby given, that the Partnership heretosore substitute hereby given, that the Partnership heretosore William Horton and John Morris, in the Firm of Morris and Horton, and Horton and Morris, and carried on at Mo. 142. Cheapside, as Boot and Shoe-Makers, has been dissolved by mutual Content; that such Trade is henceforth to be carried on by the undernamed John Morris on his own separate Account; and that all Persons baving any Claim on the faid Firm are desired to send in the Particulars of their Demand to Mr. Morris, who is authorized to receive all Debts due and owing to the said Firm.—Dated the 2d Day of September 1808.

William Horton.

John Morris.

Otice is hereby given, that the Copartnership between us. Edward Child and Thomas Surt, of Slinfold, in the County of Suffex, Mercers, Drapers and Groc 18, was dissolved on the 21st Day of July Lest; and all Claims upon us, in respect of our Copartnership, are to be fent to Thomas Start, at Slinfold, within Three Months, who now garries on the Business on his own Account.—Witness our Hands the 12th Day of August 1808, Edward. Child.

Thomas Sourt.

Ofice is hereby given, that the Partnership lately subfilling between Benjamin Chandler the Elder, Benjamin Chandler the Younger, and Thomas Mason, of Saint-Paul's Church-Yard, London, Woollen-Drapers, under the Firm of Benjamin Chandler, Son, and Company, is this Day dissolved by mutual Consent.—All Debts due to and from the said late Partnership are to be received and paid by Messes. Chandler and Son, No. 25. Saint Paul's Church-Yard: As witness our Hands this 1st Day of September 1868,

Benj. Chandler. Benj. Chandler, jun. T. Mason.

Otice is decreby given, that the Partpership Concern heretofore carried on at Manchester, in the County of Lancaster, by us whose Names are hereunto subscribed, under the Firm of H. and J. Robson, was this Day dislosted by mutual Consent.—All Debts owing to and by the same Concern will be received and paid by the faid James Robson.—Witness our Hands the 1st Day of September 1803,

Henry Robson. James Robson.

Otice is hereby given, that the Partnership lately sub-shiring and carried on by and between Charles William Sharp and Samuel Morris. of Birmingham, in the County of Warwick, Gun-Flint-Manufacturers, was dishilved on the 24th Day of August instant by mutual Comfent.—All Debts due and owing by the said Parties, on Account of the said late Partnership, will be received and paid by the said Samuel Morris, who will in suture carry on the said Trade on his own separate Account, the said Charles William Sharp being engaged in other Concerns of Magnitude, which require his constant Attention: As witness the Hauds of the said Parties the 39th Day of August 1808.

Charles William Sharp. Samuel Morris.

W Hereas a Partnership in the Glass Trade having been instituted between Samuel Simons and Lewis Moss, of Gun-Square, Houndiditch, in the City of London, Glass-Cutters, now this is to notify that the said Copartnership is dissolved by mutual Consent; and all Persons indebted to the Estate are sequested to pay the same to Samuel Simons.

of Gun-Square aforefaid, where the Trade will be consumed; and all Perfons who have any Claim to the Effate will apply for Payment as above.—Dated the 2d of September 1808.

Samuel Simons. Lewis Moss.

F James Plunket, who in the Year 1793, was with Milburn and Watton, Merchants, Montego-Bay, in the Island of Jamaica, be still alive, and will apply to the Executor of his late Brother, the Rev. Richard Underhill Plunket, at No 30, Duke-Street, Lincoln's lim-Fields, London, any Time before the 15th of December 1809, he will hear of fomething to his Advantage.

SMIT, in the Capacity of First Marshal for the Honourable Court of Justice in the Colony of Demerary, advertises by their Preients for the first, second and third lime, that by Power of certain Sentence decreed by the abovementioned Court, on the 13th December 1807, and the thereupon followed Execution, after the Expitation of a Year and Six Weeks from the 26th of March 1808, he will expose at Public Marshal's Sale, the Cosee and Sugar Plantation called Goede Verwagting, situated on the West Bank of this River, with all its Buildings, Cultivations, Slaves, and further Appartenances, belonging to A. Erafer, in behalf of H. C. Svertz, Executor to the West of M. P. Evertz, deceased, for One Half, and for him elf in his private, for the other One Half, as representing the Concern of the Estate of M. Loop, deceased.

The Inventory of the abovementioned Plantation is duilyto be feen at the Counting-Honfe of Medics. D. van Lennen Cofter, at Amflerdam, and Medics. Ridley and Doding, Li-

verpool.

And be it known, that Three Months after the Day of Sale, at the ordinary Session of the abovementioned Court of Justice, the Judicium of Price and Concurrencessass be held, and in consequence of which, I, the First Marshal, do hereby summon all those who may presend to have a Claim against the Amount of the Produce of Sales or etherwise of said Plantation, to appear or appoint Attornes, at the Time and Place before mentioned, against the first Day to go to Law, which will be kept by the beforementioned Court in the Month of July 1809; to sustain their Rights, as Proceedings shall be instituted against the Non-Appearers according to Law.—Rio Demerary, 1st June 1808.

MART. SMIT, Bertle Exploiteur.

TO CREDITORS AND DEBTORS:

Birmingham, August 26, 1808.

A LL Persons who have any Claim or Demand upon the Estate and Essects of Mr. John Brown, late of Swap. Alley, in Birmingham, in the County of Warwick, Cooper, deceased, are defired to send an Account of their respective Demands to Mr. David Owen, Timber-Merchant, Bordesley-Street, or Mr. Thomas Lamb, Button-Maker, in Preeman-Street, in Birmingham atoresaid, the Executors of the said John Brown, on or before the 20th Day of September next, in order that the same may be finally settled and adjusted; and all Persons indebted to the Estate of the said John Brown, deceased, are required immediately to pay the same to the said David Owen and Thomas Lamb, or they will be said without further Notice.

Mrs. BETTY HUDSON's Debtors and Creditors.

August 20, 1808.

August 20, 1808.

A L.I. Persons to whom Betty Hudson, late of Keighley, in the County of York, Cotton Twist-Spinner, stood indebted at the Time of her Decease, are required to send an Account of their respective Demands, and the Nature of the Securities (if any) upon which the same are claimed, to George Richardson, of Keighley, in the County of York, Brais-Founder, and James Pilkington, of Blackburn, in the County of Lancaster, Cotton-Merchant, or one of them, the Assignces of the Estate and Essects of Thomas Parker, a Bankrupt, who was sole Executor and Residuary Legatee of the Will of the said Betry Hudson, on or before the 20th of September next, otherwise they will be excluded the Payment thereof; and all Persons who stood indebted to the said Betry Hudson, at the Time of her Decease, whose Debts are still unliquidated, are required to pay the same forthwith to the said George Richardson and James Pilkington, or one of them, or to John Scosseld, of Skipton, in the County of York, Solicitor, otherwise Actions at Law will be commenced for the Recovery thereos.