Upperion, and Thomas Poling Upton, all of Petworth, in the County of Sussex, Bankers, have been hitherto engaged in Copartnership, under the names and firms of Stoveld, Upperton, and Upton, and under the title of the Petwyorth Bank; notice is hereby given, that the said Thomas Foling Uptonshath this day quitted and withdrawn from the said Copartnership, with the consent of the said William Stoveld and Robert Upperton; and that all interest and concern of the said Thomas Poling Upton in the said Copartnership is determined.—Witness the hands of the said abovenamed parties this 18th day of August 1815.

Wm. Storeld.

Wm. Storeld.
Rob. Upperton.
Thos. P. Upton.

## MORRILLION'S ESTATE.

+ \$ + \$ . \* \* 2 - 2 .

To the child and children of Abraham Morrillion, deceased, formerly of Crowle, in the County of Lincoln, in the Kingdom of England, Mariner, who was brother of John Morrillion, late of Crowle aforesaid, gent. deceased, and to the personal representatives of any of such child or

and to the personal representatives of any of such child or children who may be dead, and to his, her or their relatives. Whereas the said John Morrillion departed this life on the 1st day of February 1814, and having by his list will estament, dated the 12th day of Mand. 1813, given and devised all his real estates at Crowle of elsewhere, in the Kingdom of England, except a certain messuage and homestead therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned, and also the several personal estates and effects therein mentioned. will named, upon trust, to sell and dispose of the same respectively at their will and pleasure, and to call in and collectivall such parts of the said testator's personal estates, as should consist of moneys or securified for money, and the money arising by and from all such sales and collections, in trust to pay and apply the same to, and tegine use of all and every the children of the testator's late bather. Abraham Morrillian, deceased, as should be found living at the testator's decease, in equal shares and proportions, if more than one, and if only one, then the whole to the use of such only child, their respective executors or administrators, provided such child or children of the testator's brother, should identify themselves and be made known to the said trustees, within the space of children of the testator's brother, should identify themselves, and be made known to the said trustees, within the space of seven years from the day of the testator's death; and for that purpose the said trustees were directed to advertise and make known the said will in the English and Foreign Gazettes of London and Jamaica, and in such other newspapers as they should think proper, three times at the least in each and every year for the space of seven years next after the testator's death, and in case at the end of the said seven years by the means aforesaid, the children of his said brother Abraham, should not be found, or being found or heard of, should not should not be found, or being found or heard of, should not either by themselves in person or by their attorney, duly authorised under his or their hand or hands and seals, apply authorised under his or their nam or names and seals, apply or give notice in writing to the said trustees, for the distribution and payment of the said trust estates and effects, then the testator did direct the said trustees to apply the same to the use of certain other persons in the said will named, in the

the use of certain other persons in the said will named, in the manner therein particularly set forth.

Now we William Scotchbirn, if Crowle aforesaid, Timothy Richardson; of Enddington; in the said county of Lincoln, and Enoch Wilson Margrave, of Ealand, in the parish of Crowle aforesaid, the trustees and executors named in, and appointed by the last will and testament, and a codicil thereto annexed of the said John Morrillion, deceased, do (in pursuance of the direction of the said will,) hereby give notice to all and every the child and children of the said Abraham Morrillion now living, and to the personal representatives or hild, of any such child, who was living at the time of the said testator's death, and who by virtue of the aforesaid will, are become or claim to be entitled to the whole or any part of the said trust estates, late of their said uncle John Morrillion, are become or claim to be entitled to the whole or any part of the said trust estates, late of their said uncle John Morrillion, of Crowle aforesaid, gent. deceased, of the contents of the said will, and he, she or they are hereby required to identify and make themselves known to us or one of us, or to our agents Messrs. Munzo, Bullock and Lynch, of Kingston, in the Icland of Jamaica, Messrs. Exley, Stocker and Dawson, No. 4, Furnival's Inn, London, or George Capes, Esq. Solicitor, Epworth, near Thorne, Yorkshire, as soon as conveniently may be, in order that such child or children, or their descendants, relations or representatives, may respectively take the

pedigrees and statements of their claims, and any person or persons who can give any information of the said children or family of the said Abraham Morrillion, are requested so to do, and any expenses incurred by them will be re-paid. Dated the Dth day of Adgest 1816.

WM. SCOTCHBURN.

FIMOTHY RICHARDSON.

ENOCH W. MARGRAVE.

THE heir at law and next of Kin, on the paternel side, of THE heir at law and next of Kin, on the paternel side, of Elizabeth Glencross, late of Andover, in the County of Southampton, Spinster, deceased, (a daughter of Samuel Glencross, of the same place, linen-draper, hawker, &c. who died at Andover aforesaid about 50 years ago, and is supposed to have been a native of Scotland, and came to Andover about the year 1750, or between that time and 1740, as a hawker, are requested to correspond with, and communicate in Mr. Pinniger, No. 17 Gray's-Inn-Square, London, their stegies of relationship.—Also any person who can give any information respecting the heir at law are likewise requested to communicate the same to the said Mr. Pinniger. cate the same to the said Mr. Pinnigel.

Obe sold, pursuant to an Order of the High Court of Chancery, hearing date the 15th day of July 1815, made in a Cause wherein Ann. Hayton and others are Plainmade in a Cause wherein Ann. Hayton and others are Plainfifts) and Thomas. Price and others are Defendants, by Mr.
Stephent Mough! the person appointed by Joseph Jekvell.
Esq. one of the Masters of the said Court, at the Bull's Herd!
Inn, at Bilston, in the County of Stafford, on Monday the
25th day of September 1815, at Three o'Clock in the Atternoon, in seven 1815.

Several freehold, copyhold and leasehold estates, with their
appurtenances, situate in the Town of Wolverhampton, and
in the several Parishes of Sedgley and Tipton; and Township
of Williamall, in the County of Stafford, and in the Parish
of Cranbrocke, in the County of Kent, being the estate late
of John Beebee, deceased.

of Cranbrooke, in the County of Aent, being the estate tare of John Beebee, deceased.

Printed particulars whereof may be had (gratis) at the said Master's Chambers, Southampton-Buildings, Chancery-Lane, London; of Messrs. Brooks and Grane, Solicitors, John-Street, Bedford-Row; of Messrs. Stephenson and Son, Solicitors, North-Place, Gray's-Inn; of Mr. Price, Solicitor, Wolver-hampton; and of Messrs. William and Son, Solicitors, Bilston, Staffordshire.

High Court of Chancery, made in a Cause "Berry against Dyster," with the approbation of William Alexander, Esq. one of the Masters of the said Court, on the 22d of September 1815, at Three o'Clock in the Afternoon, at the London Inn, in the City of Exeter, in several lots:

don Inn, in the City of Exeter, in several lots:

A leasehold estate, consisting of a capital messuage or dwelling-house, a large garden, orchard, coach-house, three still stable, and a very extensive tin yard, baving about one hundred and fifty pits, well supplied with water, and a capital steam-engine for grinding bark, together with sundry drying lofts; warehouses, sheds, and other necessary conveniences, for carrying on an extensive tanning business; also a valuable set of corn and grist mills, with buildings, and small garden, called Alphington Mills, together also with several closes of rich arable, meadow, and pasture land, situate near to the above premises. situate near to the above premises.

Printed particulars may be had (gratis) at the said Master's Office, in Southampton-Buildings; of Mr. R. Thomas, Solicitor, Fen Court, Fenchurch-Street; of Messrs. Jennings and Collier, Solicitors, Carey-Street, Lincoln's-Inn; Mr. Pritchard, Essex-Street, Strand; and at Garraway's Coffee House, Change-Alley, London; and also at the principal Inns in Exeter, Bath and Bristol.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Viscount Harberton and others against made in a Cause Viscount Harberton and others against Bent and others, the next of kin of the testatrix, Elizabeth Glover, late of Portland-Road, and of Hampton, in the County of Middlesex, Widow, who were living at her death, (which happened the 1st of December 1913,) or their personal representative or representatives, and also the Creditors and Legatees of the said Testratrix, are personally, or by their subjects to come in and make out their claims before Legate 4, Furnival's Inn, London, or George Capes, Esq. Solicitor, Epworth, near Thorne, Yorkshire, as soon as conveniently may be, in order that such child or children, or their descendants, relations or representatives, may respectively take the frequested to produce and transmit to us, well-authenticated

No. 17054.