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Office is hereby given, that the Copartnership trade and business carried on at Manchester, in the Cointy of Lancaster by the undersigned, under the firm of John M Laughlan and William Bradshaw, was this day dissolved by mutual consent. — Dated this 6th day of July 1816.

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Hish $John \times M$ Laughlan. Mark.

... William Bradshaw.

FINHE Partnership heretofore subsisting between the undersigned, Charles Scudamore, Robert Cookson, and Thomas Hall, in the business of Coach Makers, at Man-chester, in the firm of Thomas Hall and Coawas this day dissolved by mutual consent.---All debts due to or owing by the parties on the said Partnership account are to be received and paid by the said Charles Scudamore, at Mauchester.— Dated this 14th day of August 1816.

Chas, Scudamore. Robt, Cookson, à. Thos. Hall.

NÓTICE.

THE Copartnership business entered into by the Sub-scribers, as Agents, in Glasgow, under the firm of James Tait and Co. Has been dissolved with mutual consent. James Tait. .

Arch. Hamilton.

London, September 12, 1816. THE Partnership between John Wilson, James Stroud, William Burnside, and John Huglies, of Cheapside, fin the City of London, and of the Town of Nottingham, Lace-Mainfacturers and Copartners, was this day dissolved by mu-rual consent : As witness their hands.

John Wilson. James Stroud. William Burnside. John Hughes.

N Otice is hereby given, that the Partnership between is the undersigned George Tindall and William Tindall, of Beverley, in the County of York, in the businesses of Gardeners, Nurserymen, and Seedsmen, was this day dis-solved hy mutual consent.--Witness our hands this 81st day of August 1816. Geo. Tindall. Willm. Tindall.

Estate of JOSEPH CONSTABLE, deceased.

Otice is hereby given, that a dividend will be made on Monday the 30th of September instant; and all per-Monday the 3nd of september instant; and an per-sons who have, or claim any debt or demand against the said estate, and have not sent the particulars, are requested, before that time, to send the same, verified upon oath, before one of His Majesty's Justices of the Peace, to Mr. Hayter Reed, of Milk-Street, Dock-Head, London, or they will be excluded the benefit of the said dividend.

September 14, 18i6. A LL persons having any claims or demands on the estate: of the late Margaret Sanderson, of Charles-Street, Grosvenor-Square, in the County of Middlesex, Widow, are desired to send an account thereof to the Office of Messrs. Dawson and Wratislaw, Savile-Place, New Burlington-Street, within three months from this day, otherwise they will be ex-bladed the benefit of any northington. September 14, 1816. cluded the benefit of any participation, of the assets in the hands of the Trustees. ÷.,

To the First and Second Consins of SARAH WELLS, late of the Parish of Moreton Valence, in the County of Gloucester, Singlewoman, deceased. 1...

W Hereas the said Sarah Wells, by her will, dated the 3d of May 1803 (after giving certain legacies and providing for the payment of her debts and funeral expenses), providing for the payment of her debits and ruleral experiess, gare all the residue of her monies and effects to be equally divided amongst her first and second cousins: the said Sarah Wells was the daughter of Henry Wells, formerly of Tetbury, in the County of Gionéester, Woolstapler, who died in March "1765, by Margaret bis wife, who died in March 1774, and

the said Margaret was the daughter of John Long, by Mars garet.his wife, who formerly lived at Elustree Farm, in the Parish of Tetbury aforesaid, and died at Ashley, in the County of Wilts.

And whereas claims were made to the said residue of the monies and effects of the said Sarah Wells, by parious persons claiming to be her first and second consins, in consequence of advertisements inserted in the London Gazette and other papers in the year 1804; and in the month of July 4805 an apportionment was made of such residue amongst the persons then appearing to be her first and second cousins, and pay-ment made to such of them as applied, and the shares of such as did not apply were reserved by the Executor for payment when application should be made for the same;

when application should be made for the same; Notice is hereby given, that unless the persons so appear-ing to be entitled to shares of the residue of the menies and effects of the said Sarah Wells, and who have not yet applied for the same, shall claim their shares and deliver, proof of their claims on gr before the 1st day of December next, to Mr. Vizard, Solicitor, Dursley, Gloucestershire; the balance now in the hands of the Executor will be divided between the claimants who have 'applied and received shares of such residue. for which division a day will be fixed. residue, for which division a day will be fixed.

10 be peremptorily sold, pursuant to two several Orders of His Majesty's High Court of Chancery, made in the Causes Dyer versus Dyer, and Harrison verses Dyer, with the approbation of Francis Paul Stratford, Esd. one of the Masters of the suid Court, at the White Lion Inn, at Malmá-bury, in the County of Wilts, on Thursday the 10th day of October 1816, at Eleven of the Olock in the Foreboon, in these leven. three lots ;

Several valuable freehold and leasehold closes of atable and pasture land, the leasehold being for the remainder of a term of one thousand years, situate in the Parish of Westport, near Malmsbury, in the County of Wilts, let to John Besniett, as tenant at will, at an old rent of 411, per another Also a warehouse and garden, in Westport aforesaid, held under the corporation of Malmsbury, and let to a genant at

will.

will. The premises may be viewed on application to the tenants; and particulars had at the said Master's Chambers, in South-ampton-Buildings, Chancery-Lane; of Mr. 'Carr,' Suficitof; No. 42, John-Street, Bedford-Row; of Mr. Kensif; junior, Solicitor, No. 28, Bedford-Row; of Mr. Newton, 'Solicitor, Lyon's-Inn, Strand; of Messrs. Millett and Son, Solicitor, Middle-Temple-Lane, London; of Messrs. Clarke's, 'Sweff; and Hearn, Solicitors, Newport, Isle of Wight; 'arthe place of sale; and the principal Inns in the neightfourhofd.

TO be perempiorily sold; pursuant to a Decree of the High Court of Chancery, made in the Cause Petroord & Clulow, with the approbation of William Alexander, Esq. one of the Masters of the Court of Chancery, at the Maccles-field Arms, in Macclesfield, in the County of Chester, on Wednesday the 9th day of October 1816, at Three & Clock in the Afternoon the Afternoon,

the Afternoon, A compact copyhold estate, called Butterlands, situate in the Township of Wincle, within the Manor and Forest of Macclesfield, consisting of a convenient farm-house, with suitable outbuildings, and twenty closes or pieces of inclosed land, meadow, pasture; or wood ground, lying in a ring fence round the house, containing together by admeasurement 117 acres or thereabouts, and now in the possession of Mr. Joseph Chapman, as tenant from year to year, as a rent of 1061. and upwards. The land tax for the premises has been redeemed, and the

estate is subject to the payment of a small certain fine to the Lord of the Manor on every admission, and to the payment of a yearly quit-rent of 12s. 6d. to Lord Somers.

ot a yearly quit-rent of 123. 6d. to Lord Somers. ... The tenant will shew the premises, and printed particulars may be had (gratis) at the Chambers of the said Master, in Southampton-Buildings, Chancery-Lane, London, of Messrs. Pocock and Forbes, Solicitors, Ely-Place; of Mr. Robert Barbor, Solicitor, Fetter-Lane, London; Mr. Wolley, Soli-citor; Matlock; Messrs. Johnson and Wise, Solicitors, Ash-bourne, Derbyshire; and of David Browne, Esq. Maccles-field. field.

TO be sold, pursuant to a Decretal Order and Decree of the High Court of Chancery, made in a Cause Cure v. Jackson, bearing date respectively the 13th day of February 1812, and the 2d day of March 1816, on Friday the 25th day of October 1816, with the approbation of James Stephen,

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