paid to the said William Mutten, or such other porson or persons as he may anthorise to receive, the same ... As witness with hands this goth day of October 1999.

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aptra.

Richd. Beall. Wm: Oxley. Wm Murton.

WE, the undersigned, William Yorke and Hugh Ivy Hair, do hereby give notice, that the Copartilership heretofore existing between us, as Tallow-Chandlers, Metters, ec. at Bromley, in the County of Kent, is this day dissolved by nutual consent: As williess one handle this 9th day of November 1922. William Yorke.

Hugh Ivy Hair.

Carlisle, November 6, 1822. Otice is hereby given, that the Partnership carried on hetween us the undersigned, Joseph Scott, of the City of Carlisle, in the County of Cumberland, and William Jack-Sou, of the same place, Joiners and Cabinet-Makers, is this day by mutual consent disselved; and all debts due to the said concern are requested forthwith to be path to the said Joseph Scott, who alone is authorised to receive the same, and who will pay all debts due from the said Partnership: As witness our hands. Joseph Scott.

William Jackson.

Otice is hereby given, that the trade of a Dealer in Yeast, directed by the will of Richard Cannock, late of Birmingham, in the County of Warwick, Dealer in Yeast, deceased, to be carried on by his Executor, Samuel Lichi guray Dunsford, of the City of Bristol, Gentleman, with the assistance of Richard, Cannock, the Non of the deceased, and garried on accordingly, has ceased on and from this thay, so far as nearest, the Executor, who is no longer concerned in carrying on the same --Dated 21st davoof. October 1822.

Sanging up by same space spire around to the Dunsford, a set of a sub-to and S. (L. Dunsford, a set of the set of the second of

sorte ... 2 by 5 ucl, 6 2 li London, November 1; 1822. Diceiis thereby given, that the Partnership hitherto ... subsisting between as the undersigned, Samuer Robinson Dawson/PAlexander Boyle, and Robert Bailie, as General-Commission-Merkhan's and Ship and thisurance Agents; under the him of Dawson, Böyle, and Bailie, is this day dis solved by muldal-consent, so far as 'regards the said Robert Bailie. —All paitstanding &counts appertaining or belonging to the said firm the arranged with Dawson and Bayle, 56, Lombard-Street. Saihuel R. Dawson.

N Olice is hereby given, that the Paymership lately subsisting between John Parker and William Jones, of No. 13, Rirby-Street, Hatton-Garden, Working Jewellers, was this day dissolved by initial consent.—Dated the 8th day of Norember 1822. John Parker. William Jones.

N Otice, is hereby, given, that the Partnership heretofore subsisting between us the undersigned, John Davidson, Thomas Flatman, James Flatman, and George Hough, all of Hampton-Wick, in the County of Middlesex, as Maltsters and Soap-Makers, nuder the stile or firm of John Davidson ard/Co, was this day dissolved by mutual consent : As witness our hands this 7th day of November 1822.

John Davidson. Thomas Flatman. Janiés Flatman. George Hough.

1 N pursuance of authenity received from His Honour the President of the Honourable Court of Criminal and Civil Justice for the United Colony of Demerary and Essequebo, bearing date the 9th July 1822;

bearing date the United Colony of Denerary and Excellence, fibe undersigned, Deputy First Marshal of said United Colony, do hereby, in the name and behalf of Hugh M⁴Leod, in his capacity as deliberating Executor to the last will and testament of Patrick MacIntyre, deceased, for himself and

J. D. HALEY, Deputy First Marshal,

W Hereas by an Order of the High Court of Chancery in England, made in the matter of the Act to authorise the transferring stock-upon which dividends shall remain anclaimed, for the space of at least ten years, at the Bank of England, and also all lottery prizes or benefits and blances of subs issued for paying the principals of stocks or annutities which shall not have been denvanded for the same period, to the Commissioners for the Reduction of the National Debt, it was referred to William Courtenay. Esq. one of the Masters of the same Court; to inquire who is or are beneficially entitled to the sum of 16501. Three Pounds per Cent. Annuities Consolidated (now standing in the name of the Accountant-General of the said Court, in trust in the said matter), and the dividends therein; and every part thereof, with direction that the said Master should cause such advertisements to be published in England and Scotland as he should think proper, for the annuities and any other Creditors of the Gorerace and Company of Undertakers for raising Thanes Water in York Buillings, to come in before him and prove their debts. N. B. The said 19501. Bank Three Pounds per Cent. Afn-

N. B. The said 19501. Bank Three Pounds' per Cent. Afanuities' were in the year 1959 stanging in the names of Jaines Peachey, Alexander Benúett, and William Lock, in trust for, and to the use of, the annuitants for fives of the said York-Bulfahings Company, and to answer any expense which might be incurred by the Trustees in receiving the rents and profits of the Scotch forfeited estates, and paying the said annuities ; and any persons beneficially entitled to the said 16501. Bank Three Pounds, per Cent's Annuities Consolidated, and the divis dends thereon, or any part thereof, and any annuitants, or other creditors of the said Corernor and Company of Undertakers for raising Thames Water. In York-Buildings, are, bu or herore the 7th day of Decemberl \$22, to come in and make out their claims, fand prove their debts, before the said Master Conrtenay, at his Chambers, in Southampton-Buildings, Chameery-Lane, 'Eondon,' or in default thereof they will be peremptority excluded the benefit of the said Order.

Whereas by a Decree of the High Court of Chancery, made in a Cause Osborne against Osborne, it is referred to James Stephen, Esq. one of the Masters of the said Court, to inquire who is or are the Next of Kin of John Osborne, late of Melchet-Park, in the County of Wilts, Esq. deceased (who died on or about the 2d day of January 1821).--All persons claiming to be such next of kin arc, on or before the 2d day of December 1822, to come in and prove such their kindred before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in delant thereof they will be peremptorily excluded the henefit of the said Decree.

Whereas, by a Decree of the High Court of Chancery, bearing date the 30th day of April (822, made in two several causes, Cox against Tuckfield, and His Majesty's Attorney-General, and Cox against Lord de Dunstanville and His Majesty's Attorney General, it was referred to Samuel Compton Cox, Esq. one of the Masters of the said Court, to inquire and state who was or were the heir or heirs at law of Thomas Atkins, named in a certain Indenture in the pleadings mentioned, bearing date the 15th day of February 1632, (and with Catherine Green, the daughter of one John Green), such heir or heirs at law is or are forthwith to come in henore the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out his, her, or their cluded the benefit of the said Decree.

Ursuant to an Order of the High Court of Chancery, bearing date the 5th day of June 1822, made in a Gause, wherein John Sudlow and others are plaintiffs, and Frances Thorold and others are defendants, the Creditors of the

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