**NOTICE** is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Bouhote and Joseph Greenway, of Villiers-Wharf, Strand, in the County of Middlesex, Coal-Merchants, was on the 30th day of June last dissolved by mutual consent: As witness our hands the basiloopic label 2000 "1st day of July 1829. Jno. Bouhote.

## Jos. Greenway.

## Skinners'-Hall, July 2, 1829.

The HE Worshipful Company of Skinners hereby give notice, that they are ready to grant several loans, of  $\pounds 200$  each, to young Freemen of the Company, for the space of three years, at interest after the rate of  $\pounds 2$  10s, por cent, per wardens.—All Freenen applying for the loans must have served an appronticeship of seven years to their trade or business, and must also have been employed two years at the least as journeymen at wages, and must he householders of good repute, and produce proper testimonials of apprenticeship and of their capability to give the required security.

## T. G. KENSIT, Clerk,

DURSUANT to an Order of His Honour the President of the Henourable Court of Criminal and Civil Justice of the United Colony of Demerary and Essequebo, bearing date the 9th of December 1828;

I, the undersigned, Deputy First Marshal, at the request of Thomas Nurse and Edward Barnwell, as deliberating Executors to the last will and testament of John Barnwell, late of this to the last will and testament of John Barnwell, late of this Colony, deceased, do hereby, by odict, ad valvas curiæ, sum-mon all known and unknown Creditors, hoth European and Colonial, of the estate of the said John Barnwell, deceased, to appear in person, or by their Attorney, hefore the Bar of the Honourable Counseller Commissary attending at the Court-House, in George-Town, on the 19th and following days of Optober next, in order then and there to render in their claima; properly attested and substantiated, and in due form, against said estate.

Whereas in default of which will be proceeded against the non-appearers according to law .- Demerary, this 24th of April 1829.

J. D. HALEY, Deputy First Marshal,

TO be resold, pursuant to an Order of the High Court of Chancery, made in a cause Andrew v. Andrew, with the approbation of James William Farrar, Esq. one of the Mastors of the said Court, at the Chapel Inn, in Great Cog-geshall, in the County of Essay, on the 11th day of July 1829, at Four o'Clock in the Afternoon. In one lot :

A freehold estate, consisting of a dwelling-house and out-buildings, and tenement adjoining, with a garden, situate in Great Coggeshall aforesaid,

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, Lon-doh; of Mr. Wilson, Solicitor, 9, King's-Bench-Walk, Tem-ple, London; and of Mr. Thomas Andrew, Solicitor, Great Coggeshall, Essex.

WHEREAS by a Decree of the High Court of Chancery, bearing date the 12th day of March 1829, made in a cause Coltman against Barber, it is (amongst other things) referred to Samuel Compton Cox, Esq. one of the Masters of the said Court, to inquire who was or were, at the time of hor death, the heir or co-heirs at law of Elizabeth Walker, named in the will of Thomas Coltman, late of Hagnaby-Priory, in the County of Lincoln, Esq. (who died on or about the 11th day of October 1826), which said Elizabeth. Walker is supposed to have lived at Great-Halo, in the County of Lin-coln, or in some adjoining Parish : therefore any person or supposed to have freed at Great-flate, in the County of In-coln, or in some adjoining Parish ; therefore any person or persons claiming to be such heir or co-heirs at law are, on or before the 25th day of July 1829, by their Solicitore, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out their claims, 0: in default thereof they will be peremptorily excluded the benefit of the said Decree.

WHEREAS by a Decree of the High Court of Chancery, bearing data the 13th day of March 1829, made in a cause Coltman against Barber, it is, amongst other things, referred to Samuel Compton Cox, Esq. one of the Masters of the said Court, to enquire who were or was the heir or co-tairs at law, at the time of their respective deaths, of Sarah,

formerly Sarah Walker, Spinster, afterwards Sarah Watson, and subsequently Sarah Marriott, and also of Mary Walker, nieces of Elizabeth Walker, respectively named in the will of Thomas Coltman, Esq. late of Hagnaby-Priory, in the County of Lincoln (who died on or about the 11th day of October 1990). and which and New orth ward the prior of the bar 1326); and which said Sarah and Mary are supposed to have lived at Great Hale, in the County of Lincoln, or in some adjoining Parish; therefore any person or persons claiming to be such heir or heirs or co-heirs at law, or claiming to be the personal representatives of such of them as are since dead, are, on or before the 25th day of July 1829, by their Soliin Southaupton-Buildings, Chancery-Lane, London, and make out their claims, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

WHEREAS by a Decree made on the hearing of eight several causes for further directions wherein. William. ♥♥ several causes for further directions wherein. William. Brandon, and another are plaintiffs, and Richard Brandon, and others are defendants, and wherein the said William Brandon and another are plaintiffs, and Robert Williams and others are defendants, and wherein Richard Brandon the elder and others are plaintiffs, and Sarah Brandon and others are defendants, and wherein Richard Brandon the elder, and others are plaint iffs, and Lawse Grundell and others are plains. tiffs, and James Crundell and others are defendants, and wherein the said Richard Brandon the elder, and others are plaintiffs, and Thomas Fleming and another are defondants, and wherein the said Richard Brandon the elder, and othera are plaintiffs, and Mary Ann Brandon, an infant, and another are defendants, and wherein William Brandon and another are plaintiffs, and John Saunders Bowden and another are defend-ants, and wherein Bichard Brandon and others are plaintiffs, plaintiffs, and John Saunders Bowden and another are dofend-ants, and wherein Bichard Brandon and others are plaintiffs, and Saran Brandon and others are defendants, it was amongst other things referred to James William Farrer, Esq. one of the Masters of the said Court, to enquire wholher any, and wyat sales and incumbrances, charges, or other dispositions had been made, or had taken place of, or affecting the shares or interests of and in the residue of the said Testator's real and personal estate respectively given to or in trust for the said defendants Thomas Brandon, William Brandon the elder, William Brandon the older, John Branch Trehearn, Henry Trehearn, Elizabeth Barraas Brandon, wife of James Quennell, or the said James Quennell in her right, Elizabeth Hodgson Mackay, John Scofield and Ann his wife, Frederick William Brandon, frederick Adolphus Rankin, or any and which of them, and whether such sales, incumbrances, or dispositions, or any and which of them, were or was valid, and what was then due in respect of such incumbrances as the said Master should find to be valid for principal menles and interest thereon respectively, or for the arrears of any annuity or amnuitie thereon, and to whom and arrears of any annuity or annuities thereon, and to whom and In what right the same was due, and it was ordered that the said Master should inquire and state whether any and which of said Master should inquire and state whether any and which of euch incombrancers had any and what other security or secu-ritiss for the principal monice and interest due to them thereon respectively, or any part thereof; any person or persons claiming to have any incumbrance or incumbrances, charge or charges, affecting the shares or interests of and in the aforesaid residue of the said testator's real and personal estate respectively so given to or in trust for the last named parties, are forthwith to come in and prove their respective claima before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the henefit of the said Decree.

**P**URSUANT to a Decree of the High Court of Chancery, made in a cause Comber against Tulley, the Creditors of Philip Jenner, late of Cuckfield, in the County of Sussey, Butcher, decossed (who died on or about the 16th day of July 1924), are on or before the 10th day of August 1829, te come in and prove their debts before Francis Crass, Esq. one of the Masters of the said Caurt, at his Chambers, in Southamp-ton-Buildings, Chancery-Lane, London, or in default thereof they will be premptorily excluded the benefit of the said Decree. Decreg,

PURSUANT to a Decree of the High Court of Chancery, made in a cause Procock v. Manslield, the Creditors of Deborah Winohester Brett, late of Union-Street, Lamboth, in the County of Surrey, Widow, and Newsvander, (who diad in the month of February 1816), are forthwith by their Solicitors to come in and prove their debts before James William Far-rer, Esq. one of the Masters of the said Court, at his Chambers,