NOTICE is hereby given, that the Partnership subsisting between as the undersigned, Jarvis Harker and William Webb Penny, as Proprietors, Printers, and Pub-lishers of the Western Flying Post and Shelborne and Yeovil Mercury, and also carrying on business as General Printers, in Sherhorne, in the County of Dorset, has this day been dis-solved by mutual consent; and that such weekly publication and husisess will in future be conducted and carried on by the said William Webb Penny on his own account, by whom all accounts due to and owing by the said Partnership are to be received and paid : As witness our bands this 8th day of No-Jarvis Harker. veinher 1832.

Wm. Webb Penny.

[Extract from the Edinburgh Gazette of September 14, 1832.] Aberdeen, September 11, 1832.

OTICE is hereby given, that in consequence of the death, on 19th Edward 1950, of the test on 12th February 1829, of William Cormack, residing in Aberd en, and sometime Commissary of Crimance in the Ho-nourable East India Company's service, Bengal, and of the subsequent sale of the whole shares which belonged to him in the capital stock of the Banking Company, in Aberdeen, his Executors and Representatives have ceased to have any interest is, or concern with, the said Banking Company.

Ar. Dingwall Fordyce.

For himself, and the said William Cormack's only other acting Executor in Britain.

JOHN SMITH, jun. Witness. JOHN BLAISFE, Witness.

[Extract from the Edinburgh Gazette of November 6, 1832.] DISSOLUTION OF COPARTNERSHIP

Leith, October 24, 1832.

THE Copartnersbip of William and George Vertue, Mer-chants, Letth, carried on by William Vertue, Merchant, in Leith, and George Vertue, Merchant there, the sole Partners thereof, was this day dissolved by mutual consent; the said William Vertue is authorised to receive payment of and discharge all debts due to the said Copartnership, and will settle all debts due by them. William Vertue.

A. Cowan,

For George Vertue, per Mandate of Gift current.

Geo. I. Ung, Witness ALLAN MENZIES, WILDESS.

NEXT OF KIN.

F the Relations or Next of Kin of Elizabeth Little, late of No. 3, Augel-Court, Redcross-Street, Southwark, Spinster, deceased, will apply either personally, or by letter, post paid, to George Maule, Esq. Solicitor for the Atlairs of His Majesty's Treasury, No. 5, Stone-Buildings, Lincoln's-Inn, London, they may hear of something to their advantage.

British Guiana .- District of Berbice .- Marshal's-Office.

Sale by Execution .- First Proclamation.

WHEREAS I the undersigned, by virtue of two respective writs of execution granted by his Honour Charles Wray, Chief Justice of British Guiana, both dated the 7th June 1832, and obtained by John Carrothers and Charles Kyte, in quality as the representative of James Blair respectively, in quarty as the representative of sames that respectively, versus, the proprietor or proprietors, representative or repre-sentatives, of plantation Reliance, cum annexis, and slaves, as also by virtue of a subsequent appointment, granted by the same authority, and dated the 30th June 1832, have caused to be-taken in execution and places under sequestration, planta-tion Reliance, cum annexis, and slaves, situate in Canje-Creek, as per inventory now lying at the Marshal's-Office for the inction of those concerned. spe

spectron of those concerned. Be it therefore known, that I the undersigned, or the Marshal at the time being, intend, through the Vendue Master, and in the presence of the Registrar of the Courts of Justice, or a Sworn Clerk, to expose for gale, to the highest bidders, and/on the spot, after the expiration of one year from the 20th day of June 1832, the aforenance phantation Reliance, being a sigar estate, together with all its cultivation, buildings, slaves, and further appurtenances thereto belonging.



the said plantation Reliance, cum annexis, and slaves, and who may have just grounds to oppose the sale thereof, are hereby required to do so, in due form, at the Marshal's-Office, in New Amsterdam, on or before the morning of the fourth day previous to the day of sale, setting forth his, her, or their reasons of opposition, in writing, duly signed by counsel, when his Honour the Judge will assign a day of the trial of the merits of the same; and these inclined to purchase will attend on the day and at the time and place before mentioned, provided with their securities to the satisfaction of the Vendue-Master.

This First Proclamation published as customary.—Berbice, Sunday, the 29th July 1832.

K. FRANCKEN, First Marshal.

order of the Hind Cloud of Cl order of the High Court of Chancery, made in a cause Davenport v. Wier, with the approbation of George Boone Roupell, Esq. one of the Masters of the said Court, at the Public Sale-Room, in Southampton-Buildings, Chancery-Lane, London;

Two leasehold dwelling-bouses, being Nor 13, in Upper Cleveland-Street, Fitzrov-Square, and No. 14, Nottingham-Street, in the Parish of St. Mary-le-Bone, in the County of Middlesex.

Printed Particulars are preparing, and may shortly be had (gratis) at the said Master's Chambers, in Southampton-Buildings aforesaid ; and of Messrs. Lacy and Bridges, No. 20, King's-Arms-Yard, Coleman-Street, in the City of London.

THEREAS by a Decree of the High Court of Chancery made in a cause wherein William Attewell is the plantiff, and Samuel Sewell and others are the defendants, it was re-ferred to James Trower, Esq. one of the Masters of the said Court, to enquire and state to the Court who was or were the Next of Kin of Thomas Attwell, otherwise Attewell, late of Mitcham-Street, Mary-le-Bone, in the County of Middleon Michain-Scieve, Mary-le-Bole, in the county of Middle-sex, Gentheman (who died in or about the month of Septem-ber 1831), at the time of his death; and in case the said Master should find that any of such next of kin are since dead, then it was ordered that the said Master should enquire and state to the Court who is or are the personal representative or representatives of such next of kin who are since dead; therefore such next of kin and personal representatives as aforesaid, are forthwith, by their Sarepresentatives as aforesaid, are forthwith, by their So-licitors, to come in before the said Master, at his Cham-bers, in Southampton-Buildings, Chancery-Lane, Lon-don, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Whitley against Watson, the Creditors of the Reverend Abraham Jobson, late of Wisbech St. Peters, in the Isle of Ely, in the County of Cambridge, Doctor in Divinity, deceased (who died on or about the 13th day of December 1830), are, on or before the 7th day of December 1832, to come in and prove their debts before William Brougham, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Lon-don, or in default thereof they will peremptorily be ex-cluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery made in a cause Whitley against Watson, the Children or Child of John Jobson, deceased. Charles Holmes, deceased, Peters, in the Isle of Ely, D. D. (who died on or about the 13th day of December 1839), or the personal representatives of such children as are since dead, are, on or before the 7th day of December 1832, to come in before William Brougham, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out their claims, or in default thereof they will peremp-torily be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, I made in a cause Leach against Lewis, the Creditors of Elias Leach, late of Black Torrington, in the County of Deron, aves, and forther appurtenances thereto belonging. All persons having any right, interest, or claim in or to 828) are, on or before the 7th day of December 1832, to