OTICE is hereby given, that the Partnership heretofore subsisting between Francis Peace and Humphrey Peace, of the Wood Hayes, in the Township of Wednesfield, in the Parish of Wolverhampton, in the County of Stafford, Butchers and Graziers, was on the 29th day of September last past, dissolved by mutual consent.—Dated this 31st day of January Francis Peace.

Humphrey Peace.

OTICE is hereby given, that the Partnership heretofore subsisting between us, under the firm of John West-beech and Francis Digges Westbeech, of No. 58, Amwell-Street, Clerkenwell, in the County of Middlesex, Goldsmiths and Jewellers, is dissolved by mutual consent, and that the business will in future be carried on, at the same place, by John Westbeech alone, who will, according to the arrange-ment under which the Partnership is dissolved, pay all debts due from the firm, and receive all moneys that may be due thereto.—Dated this 18th day of February 1833.

John Westbeech. Francis Digges Westbeech.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, James Morris the younger and Joseph Morris, as Flag and Slate-Dealers, at Upholland and Liverpool, both in the County of Lancaster, under the firm of James Morris and Co. was this day dissolved by mutual consent; and that the said James Morris the younger alone will carry on the said concern, and receive and pay all the debts due to and owing by the said concern.—Dated the 14th day of February 1833. James Morris, jun.

Joseph Morris.

OTICE is hereby given, that the Partnership subsisting between us the undersigned, Mary Anne Collett and Sarah Michell, in the profession of School-Mi-tresses, and carried on at Preston, near Brighton, in the County of Sussex, was dissolved by mutual consent on the 31st day of December last: all debts due to and owing from the late Partnership will be received and paid by the said Mary Anne Collett.—Witness our hands this day, January 31st 1833.

. Sarah Michell. Mary Anne Collett.

NOTICE is hereby given, that the Partnership lately subsisting and carried on by and between us the un-A subsisting and carried on by and between us the undersigned, James Round and Joseph Round, at Stourbridge, in the County of Worcester, as Plumbers and Glaziers, under the firm or description of James and Joseph Round, was this day dissolved by mutual consent; all debts due and owing to and from the said business are to be received and paid by the said Joseph Round: As witness our hands this 15th day of February 1833. James Round. Joseph Round.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, at Manchester, in the County of Lancaster, as Wine and Spirit-Dealers, under the style of John Preston and Company, was this day dissolved by mutual consent; all debts due to or owing by the said concern will be received and paid by the undersigned, John Robert and Andrew Preston, at their Counting-House, in Vernon-Street, Liverpool.—Witness our hands the 23d day of January 1833.

John Robert Preston.

Andrew Preston. John Preston.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Sanuel Nash and William Cooper, and carried on under the firm of Nash and Cooper, at No. 59, Union-Street, in the Borough of Southwark, in the County of Surrey, Tea-Dealers, was dissolved by mutual consent on the 4th day of January instant, which the best the print of the print and that the said business will in future be carried on by the the undersigned Samuel Nash, who is hereby authorised to re-ceive all debts due to and who will pay all debts owing from the said late firm .- Dated this 30th day of January 1833.

> Saml. Nash. William Cooper.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, David Macnairn and James Dalziel, carrying on business as Cotton-Spinners, at Prestolee, near Bolton, in the County of Lancaster, under the firm of Scott, Macnairn, and Dalziel, was this day dissolved by mutual consent; all debts due to and owing by the said concern will be paid by and received by the said James Dalziel: As witness our hands this 15th day of February 1833.

David M'Nairn. James Dalziel.

NOTICE is hereby given, that the Partnership lately subsisting between the undersigned, George Holy, William Newbould, Daniel Holy the younger, William Hall (now deceased), Martha Hadfield, and Ebenezer Parker, as Silversmiths, Silver-Platers, and Merchants, at Sheffield, in the County of York, in the firm of Daniel and George Holy and Co. determined by effluxion of time on the 31st day of December last; and that all sums of money due to, and all debts owing by the said late Partnership will be received and paid by the said George Holy and Daniel Holy the younger.— Dated the 15th day of February 1833.

George Holy, Wm. Newbould, Executors of the will of Daniel Holy the elder.

> George Holy, On his own account.

Daniel Holy, jun.

Sarah Hall, William Hall,

Executrix and Executor of the will of William Hall, deceased. Martha Hadfield,

Administratrix of the effects of William Hadfield, deceased.

Ebenr. Parker.

[Extract from the Edinburgh Gazette of February 15, 1833.]

THE interest of Mr. Hugh Bogle, jun. in the concern of Bogle, Harris, and Co. of Maracaybo, in Colombia, ceased on the 31st December last.

Maracaybo, February 21, 1832. Frederick Harris.

EDW. BROOK PENNY, Witness. WM. HUTTON, Witness.

Glasgow, February 8, 1833. Arch. Bogle, Executor of Hugh Bogle, jun.

James Bogle, jun. Executor of Hugh Bogle, jun-

GEO. WALKER, Witness. ALEX. BUNTEN, Witness.

## HIGGENS'S ESTATE.

OTICE is hereby given, that the Trustees under an assignment, made by Thomas Higgens, of Horsham and Billingshurst, in the County of Sussex, Currier and Leather-Cutter, will attend at the Nag's Head Inn, in the Borough of Southwark, on Friday the 1st day of March next, from Eleven o'Clock in the Forenoon till Four o'Clock in the Afternoon, to pay the first dividend of five shillings in the pound on the debts of all those Creditors who reside in London.—And notice is hereby also given, that all such Creditors who shall reside in London and who shall not have executed the deed of assignment on or before the said 1st day of March next, will be ex-cluded from all benefit arising from the said estate.—Horsham, 18th February 1833. THOS. COPPARD, Solicitor to the Trustees.

NO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in a cause Webb versus Ives, with the approbation of James William Farrer, Esq. one of the Masters of the said Court, at the Public Sale-Room, in Southampton-Buildings, Chancery-Lane, London, on Friday the 22d day of February 1833, at Two o'Clock in the Afternoon; A valuable freehold house and premises, situate No. 127, where the offernoon of the state of Wardeny Street.

on the west side of Wardour-Street, Oxford-Street, in the