OTICE is hereby given, that the Copartnership (if any) at any time heretofore subsisting between the undersigned, as Grocers and Tea-Dealers, at Blackburn, in the County of Lancaster, under the firm of Robert Clemesha and Company, or of Robert Clemesha, or otherwise, is dissolved.—Dated the 6th day of July 1833. Robert Clemesha. 6th day of July 1833.

Thomas Mason.

OTICE is hereby given, that the Partnership Jately existing between the undersigned, as Linen-Drapers, at No. 49. Conduit-Street, Hanover-Square, in the County of Middlesex, is dissolved; and all debts due by the firm will be paid by and all debts due to the firm are to be paid to the undersigned Henry Vandergucht.—July 29, 1833.

W. B. Lashmar.

H. Vandergucht.

OTICE is hereby given, that the Partnership lately sub-sisting between William Holmes and James Hobson, as Cabinet Makers and Upholsterers, and carried on at Leeds, as Cabinet-Makers and Upholsterers, and carried on at Lecus, in the County of York, under the firm of William Holmes and Company, was on the 13th day of July instant dissolved by mutual consent. As witness our hands this 26th day of July 1833.

William Holmes.

James Hobson.

OTICE is hereby given, that the Partnership existing herwixt us the undersigned, Jonathan Barker and William Webster, of Swan, in the Township of Stansfield, in the Parish of Halifax, in the County of York, Millwrights, is this day dissolved by mutual consent; and that all debts due to and from the said Partnership will be received and paid by the said Jonathan Barker, who will in future carry on the said trade on his own separate account : As witness our hands this 22d day of July 1833, Jonathan Barker.

Wm. Webster.

OTICE is hereby given, that, the Partnership heretofore subsisting between us the undersigned, William Clarke, Joseph Edwards, and Thomas Floyd, all of Birmingham, in the County of Warwick, carrying on business together as Patent Nail and Cut Brad Manusacturers, in Birmingham aforesaid, under the firm of W. Clarke and Co. was and stands dissolved as and from the 29th day of June last so far only as relates to the said Thomas Lloyd .- Dated this 25th day of July 1833.

Wm. Clarke. Jos. Edwards. Thomas Floyd.

## BRITISH GUIANA.

District of Demerary and Essequebo, June 1, 1833. Sale of the Sugar and Coffee-Plantations, Farm, and Vreede and Rust.

N pursuance of authority obtained from his Honour the Chief Justice of British Guiana, by the undersigned Curators over the estate and effects of Victor Amadaeus Heyliger, late of this Colony, deceased, there will be exposed for sale, on the premises, to the highest bidder, on Friday the 28th day of February 1834, at Twelve o'Clock at Noon;

The sugar and coffee plantations, farm, and vreede and rust, situate in the River Demerary, bounded on the north by Plantation Herstelling, and on the south by Plantation Covent-Garden.

The general lands of the joint estates consist in about 500 acres of land, of which 230 acres are in canes, 120 acres in coffee and plantains, 15 acres in plantains, and the remainder in bush and abandoned coffee-fields; the sugar and coffeeworks are in a fair order, and adequate for these properties; the joint gang consisting of 280 slaves, is of a very fine descrip-

Also a lot of land, situated in Demerary River, and known as the Abandoned Plantation Georgia.

the Abandoned Plantation Georgia.

An inventory may be seen in London, at the Countinghouse of Messrs. Thomas and William King; in Liverpool, at Messrs. Sandbach, Tinné, and Co.; in Amsterdam, at Mr. P. Portielje, A. Z.; in Middleburg, at Messrs. Boddaert and Co.; and in the Colony, at Messrs. C. Rivers, and J. A. D. Koolhaas.

M. A. H. NYPELS,

M. J. RETEMEYER,

C. REVERS, and J. A. D. KOOLHAAS,

Contains to the Insolvent Estate of V. A. Heyliger.

Curators to the Insolvent Estate of V. A. Heyliger.

Valuable and extensive Freehold Estates in Staffordshire and Warwickshire, late the Property of John Robins, Esq.

M) be sold, pursuant to a Decree of the High Court of Chancery, made in a cause Utterton and others versus Robins and others, with the approbation of James Trower, Esq. one of the Masters of the said Court, on Tuesday the 10th, Wednesday the 11th, and Thorsday the 12th days of September next, at Twelve o'Clock at Noon precisely on each day, at the Castle Inn, Tamworth, in about one hundred convenient lots; Comprising the ancient Royal residence of Tamworth Castle, seated on a commanding eminence, planted with thriving trees, at the confluence of the Rivers Tame and Anker, overlooking at the connuence of the Rivers Tame and Anker, overlooking the Town of Tamworth, and an extensive and exceedingly rich and beautiful country, surrounded by a terrace-walk, with shrubberies, lawn, and pleasure-grounds, fruit and kitchengardens, bath-house, double coach-house, stabling, &c.—The castle which is approached by a carriage drive from two entrances, at which are appropriate stand-ledges was a few entrances, at which are appropriate stone-lodges, was a few years since repaired and fitted up by a Nobleman of acknowledged antiquarian research as one of his seats, and is in every

Also the Manors, or reputed Manors, of Tamworth Castle and Stipers-Hill, with Wateton courts, leet courts, baron rights, royalties, perquisites and privileges, fisheries of the Rivers Tame and Anker, extensive and powerful water cornmill, upwards of twelve excellent family residences, with offices in good repair, and gardens attached.

Five capital and well accustomed inns and public-houses,

respect well adapted for the residence of a family of the first

upwards of one hundred Burgage-houses and cottages, in

Tamworth.

distinction.

Also sundry farms, rich water meadows, and several detached closes of very fertile meadow and arable land, containing together about five hundred and fifty acres, with convenient farm-

houses and agricultural buildings.

Also eligible sites for villa residences, valuable coal-mines, and stone-quarry, situate on the banks of the canal.

and stone-quarry, situate on the banks of the canal.

Printed particulars whereof and conditions of sale may be he had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Mr. Deverell, the Plaintiff's Solicitor, 4, Raymond-Buildings, Gray's Inn; of Messrs. White, Blake, and Houseman, 14, Essex-Street, Strand; of Messrs. Heming and Baxter, the Defendant's Solicitors. Lincoln's Inn-Fields; also at the Office of the Relicitors, Lincoln's Inn-Fields; also at the Office of the Relictions, Lincoln's Inn-Fields; also at the Office of the Receivers in the said suit, 28, Golden-Square, London; of Mr. Reid and Mr. Robins, Warwick-House, Regent-Street, London; of Thomas Bramall, Esq. Tamworth-Castle; of Mr. Stevens, Solicitor, Tamworth; and at the following Inns, Castle Inn, Tamworth; George Inn, Litchfield; George Inn, Derby; Warwick Arms, Warwick; Hen and Chickens, Birmingham; Hop Pole and Star, Worcester; King's Head, Coventry; George, Northampton; Three Crowns, Leicester; and Regent Hotel, Leamington.

DAEREAS by an Order of the High Court of Chancery, bearing date the 12th day of June 1833, made in a cause wherein Charles Vere Spencer, an infant, by Sir Francis Bernard Morland, Barouet, his uncle and next friend, is the plaintiff, and Mary Ann Bernard Spencer, Widow, and others are the defendants, it was referred to William Wingfield, Esq. one of the Masters of the said Court, to enquire what incumprances there were affecting the extress Marelitymans, and brances there were affecting the estates, Bereditaments, and premises in the pleadings of the said cause mentioned, and in whom the same were vested, and who were entitled to the same. The said estates consist of the Manors or Lordships, or reputed Manors or Lordships, of Wheatfield, North Weston, Standhill, and Tetsworth, in the County of Oxford, and of Marley Park, otherwise Holt Park, in the County of Denbigh. Any person or persons having any incumbrance affecting the said estates, hereditaments, and premises, are, therefore, by their Solicitors, forthwith, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, and support their respective claims by proper evidence, or in default thereof they will be excluded the benefit of the said Order.

HEREAS by a Decree of the High Court of Chancery, bearing date the 31st day of July 1831, made in a cause Coltman versus Barber, and Coltman versus Walker, it is, amongst other things, referred to George Boone Roupell, Esq. one of the Masters of the said Court, to enquire what person or persons was or were, at the time of her death, the Heirs or Coheirs at Law of Elizabeth Walker, named in the will of Thomas Coltman, late of Hagnaby-Priory, in the