DO hereby give notice, that the Partnership lately subsist-DO hereby give notice, that the Partnership lately subsist-ing between me, the undersigned Thomas Mason, and Nicholas Carr, carried on under the firm of Mason and Carr, at Glossoy, in the County of Derby, as Saddlers, was dissolved and determined on the 5<sup>th</sup> day of Neptember last, under and by virtue of the powers vested in me in that behalf by our articles of Copartnership, bearing date the 11th day of August 1832, and made between me the undersigned, Thomas Mason, of the one part, and the said Nicholas Carr of the other part.— Dated this 3d day of December 1833. Thomas Mason T

## Thomas Mason.

WE the undersigned, Executors of the will of Robert W E the undersigned, Executors of the will of Report Preston, late of Liverpool, in the County of Lancaster, Distiller, Rectifier, and Brandy-Merchant, recently deceased. do hereby give notice, that upon his decease, which happened on the 19th day of November now last past, his interest in the late three several Partnership concerns of Robert Preston and Co. Rectifiers and Brandy-Merchants, William Preston and Co. Distillers, and Fawcett Preston and Co. Iron-Founders and Evaluation and Fawcett Preston and Co. Iron-Founders and Engineers, all of Liverpool, entirely ceased; and that his Executors have no share or interest whatever in any of those Partnership concerns.—Witness our "ands this 2d day of December 1833. Margaret Dawson.

James Dawson. Hy. Holmes. John Leyland. Thomas Rodick.

Sale of a Sugar Estate in the Island of Saint Vincent. AINT VINCENT, Between Mary E. Kearton, Com- In Chancery. J Between Mary E. Kearton, Com- plainant; and N. B. Cropper and others, Defeudants.—25th September 1833.

**T**N pursuance of a Decree of this Honourable Court, made in the above cause. on Friday the 26th decret of the the above cause, on Friday the 26th day of July last past, there will be exposed for sale, to the highest bidder, on the 1st day of May next ensuing, at my chambers, in the Town of Kingstown, and Island aforesaid, between the bours of Eleven o'Clock in the Forenoon and Three o'Clock in the Afternoon

All the right, title, and interest of the late John Kearton, deceased, in and to that sugar plantation or estate, commonly known by the name of Kearton's, situate in the Parish of Saint Patrick, in the said Islaud, containing three hundred and eighty-five acres, be the same more or less, butted and bounded as follows, that is to say :- northerly and north-easterly, partly by the Walliabo Estate and partly by the Bellisle Estate; southerly, partly by lands formerly Russel's No. 52, by Byres's general plan of the Island, and partly by the Reversion Estate; and westerly by the sea; according to the boundary lines established by a survey made by Joseph Billinghurst, Esq. Crown and Colony Surveyor, in the year 1807, or however the same is butted and bounded, known or described; together with all the buildings and sugar-works thereon erected, and with all the bindings and sight-works thereon erected, and dead sto.k thereunto belonging, with one hundred and six negro and other slaves, four horses, twelve mules, eight asses, twenty-one head of horned cattle, and eleven sheep. Plans of the said e-tate may be seen, and any further in-formation had, on application at my Chambers, in the Town of

Kingstown, in the said Island of Saint Vincent; or in London, at the Counting-House of John Constable, Esq. Brabant-Court, Philpot Lane.

WM. R. SCOTT, Master in Chancery.

TO be sold by auction (by order of one of the Executors of William Grundy, deceased), at the House of Mr. John Whittaker, the One Horse Shoe, Ringley-Bridge, in the County of Lancaster, on Thursday the 26th of December 1833, shall then be produced; One fifth part or share (the same into five equal parts to be

divided) of and in all those valuable and extensive bleach and print works, called Lever-Banks, situate in Little Lever, in the said County, occupied by Mr. Ridgway Bridson, and all other the interest therein of the said William Grundy, de-ceased, by virtue of the will of the late John Grundy, deceased, or otherwise howsoever.

The above premises are freehold of inheritance, and free from any chief rent; but the above fifth part will be sold subject to the share of the mortgage or other incumbrances with I which the above premises are charged, as will be particularly mentioned at the time of sale.

For further particulars apply to Mr. Hulton, sen., Solicitor Meal-House-Lane, Bolton.

WHEREAS by a Decree of the High Court of Chancers, W made in three several causes, Neville v. Gibbons, Colley v. Hough, and Gibbons v. Jones, it is, amongst other things, re-ferred to Mr. Wingfield, one of the Masters of the said Coart, to take an account of what is due to the respective legal per-sonal representatives of Thomas Massie, formerly of Nantwich, in the County of Chester, deceased, and Richard Oulton, formerly of Crewe, but afterwards of Acton, in the said County of Chester, deceased, the said Thomas Massie being a Creditor for  $\pm 100$ , and the said Richard Oulton being a Cre-ditor for  $\pm 200$ , of Hobert Done, late of Alpraham, in the Parish of Bunbury, in the County of Chester, Gentleman (who died in or about the month of February, 1771), and whose debts were provided for by a certain-deed, bearing date the 22d day of December 1770, in the pleadings of the said made in three several causes, Neville v. Gibbons, Colley v. the 22d day of December 1770, in the pleadings of the said causes mentioned, for principal and interest in respect of the said several debis. Any person of persons claiming to be such respective legal personal representatives of the said Thomas Massie and Richard Oulton, are, by their Solicitors, forth-with to come in and establish such their respective claims before the said Master, Mr. Wingfield, at his Chambers, in South-ampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Davre said Decree.

W HEREAS by a Decree of the High Court of Chancery, made in a cause Gibbs v. Hooper, it was, amongst other things, referred to James William Farrer, Esq. one of the Masters of the said Court, to take an account of what, if any thing, was due to the Creditors of Thomas Vincent Holbeche, formerly of Compton, near Wolverhampton, in the County of formerly of Compton, near worvernampton, in the County of Stafford, Esq. who executed a certain indenture of demise and assignment, bearing date the 24th day of March 1814, or signi-fied their consent in writing thereto, within two.calendar months next after the date thereof, or their respective execu-tors, administrators, or assigns. The Creditors, if any, of the said Thomas Vincent Holbeche who executed the said indenture, or signified their consent in writing thereto, within two calendar months next after the date thereof, or their respective executors, administrators, or assigns, are forthwith, by their Solicitors, to come in and prove their debts before the said Master, at his Chambers, in Southampton-Buildings, Chan-cery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

WHEREAS by an Order of the High Court of Chancery W in England, bearing date the 26th day of March 1833, made in a cause of Cuthbert v. Purrier, and other causes, it is induce in a chase of outboard and the start of the design of the fight Honourable Robert Lord Henley, one of the Masters of the said Court, to enquire and state to the Court, whether Fysum Meerum, in the said Order mentioned, is living or dead, and if dead, when she died, and whether any persons or person are or is her legal personal representives or representative. Therefore, the said Fyzum Meerum, if living, or if dead, any persons or person clausing to be her legal personal representatives or representative, is or are, on or before the 10th day of January 1835, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chan-cervil and Jondon and walk out her his or their Master, at his Chambers, in Southampton-Buildings, Cham-cery-Lane, 'London, and make out her, his, or their claim, or, 'in default thereof, they will be peremptorily excluded the benefit of the said Order.—Edward Alexander Cuthbert, formerly of Allahabad, in the East Indies, Esq. de-ceased, by his will, dated the 26th day of December 1808, and proved in Calcutta on the 30th day of July 1810, and in the Prerogative Court of Canterbury, in England, on the 8th day of Mar 1811, becaust had to the said Furner. of May 1811, bequeathed to the said Fyzum Meerum a sum of 230 rupees monthly, which it has been ascertained she received from his Excutor, William Hollings, up to the 30th of August 1815. The said Fyzum Meerum is described in the will of the said Edward Alexander Cuthbert as being then in Calcutta. She afterwards resided at Cawnpoor and Allahabad, and was bet hered of at Churta. last heard of at Calcuita.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Calvert against Godfrey, the Creditors of Charles Calvert, of Cleveland-Square, St. James, Westminster, in the County of Middlesex, and of Kneller Hall, Witton, in the same County, Esq. deceased (who died on or about the 8th day of September 1832), are forthwith to come in and prove their debts hefore Francis Cross, Esq. one of the