Office is hereby given, that the Copartnership formerly, aubsisting between William Shaw, of Bottom-Hall, in Golcar, in the Parish of Huddersfield, in the County of York, and Joshua Mellor, of Golcar aforesaid, as Woollen Cloth-Manufacturers, was dissolved on the 28th day of August last; and notice is hereby further given, that it is agreed between the said parties, that the said William Shaw alone shall re-ceive and pay all debts due and owing to and from the said late Congruenceship concern: As witness our hands this 21st day of May 1835. Wm. Shaw.

Joshua Mellor.

[Extract from the Edinburgh Gazette of May 15, 1835.]

TOTICE is hereby given, that the Partnership heretofore of Alex, and James Campbell and Co. of Copthall-Court, in the City of London, Merchants, was dissolved on the 30th ultimo by mutual consent. All debts due by, and owing to, the said firm are to be respectively paid and received by the under signed A. G. Milne, jun., who is also authorised to receive all consignments that may come to the late Copartnership, and to transact all business arising therefrom.

James Campbell, Mungo Campbell, Mungo Campbell, junr.
Representing the firm of John Campbell, senr. and Co. of Glasgow.

HECTOR MACDONALD, witness. COLIN C. MACNAUGHTAN, witness. Glasgow, May 11, 1835.

A. G. Milne, jr.

JOHN H. COOPER, witness. J. R. MILNE, witness London, May 8, 1835.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, under the firm of Mexr. Geo. Milne and Co of George Yard, in the City of Lopdon, Merchauts, was dissolved on the 30th alto. by mutual consent, the said Alexander George Milne retiring therefrom. The business will be carried on, under the same firm, by Alexander George Milne, junz, and William Battlet; and all debts die by, and owing to, the late Copartnership are to be respectively paid and received by the new firm,—Witness out spectively paid and received by the new firm. - Witness our hands this 25th day of May 1835.

Alex. Geo. Milne. William Bartlet.

N pursuance of anthority obtained from his Honour-the Chief Justice of British Guiana, James Matthews, William Wilkinson, and Alexander Simpson, as Curators over the estate and effects of Daniel Thomas Malloney, deceased, will expose for sale, to the highest bidder, in presence of the Registrar of the Honourable the Supreme Court of Civil Legislation and Essangelon are account of Civil Legislation and Essangelon are account of Civil Legislation. Justice of Pemerara and Essequebo, or a sworn Clerk, at Plantation Turkeyen, on the 8th day of August 1835, at Twelve, o'Clock at Noon, payable in tour equal instalments, say at three, six, nine, and twelve months credit;

Plantation Turkeven, situate on the Sea Coast east of the River Demeraca, and bounded on the east by Plantation Cuming's Lodge, and on the west by Plantation Leliendaal;

The said Plantation Burkeyen consists of :-

1st.—Turkeyen proper, containing 400A. more or less, of which 92A. are in canes, 30A. in plantains, and the remaiuder uncultivated.

2dly .- Plantation Henrietta, containing 200A. more or less, of which 46A are in canes, 21A. in plantains, and the remainder uncultivated.

3dly .- Plantation Patterson, containing 400A. more or less, of which 92A. are in canes, 36A. in plantains, and the remainder uncultivated.

One hundred and sixty-three apprenticed labourers are attached to said plantation, and the huildings and machinery are in good order, and adequate to the purposes of the estate.

Inventories of the whole may be seen at the Counting-House of the Honourable William Fraser, Alexander, Neilson, and Co. in London; of J. B. Flemskirk, Esq. in Amsterdam; and of James Matthews, Esq. George-Town, Demerara.

HEREAS, by a Decree of the High Court of Chancery.

made in a cause Abrahams v. Abrahams, it was, amongst other things, referred to James William Farrer, Equone of the Masters of the said Court, to enquire who was or were the next of Kin of George Abrahams, late of Whiteomb-Street, Leicester-Square, in the County of Middlesex, Fishmonger and Greengrocer, deceled (who died on the 2d day of Santanham, 1824) light with the county of Middlesex. September, 1834), living at the time of his death; and whether any and which of such next of kin had since died; and, if so, who was or were their legal per-onal representative or representatives. Any per-on or persons claiming to be the next of kin of the said George Abrahams, living at the time of his death, and if any of such next of kin are since dead, the personal representative or representatives of h m, her, or them, so dying, are, forthwith, by their Solicitors, to come in before the said Master, at his Chambers, in Southampton-Buildings, thancery-Lane, London, and make out his, her, or their claim or claims, or in default thereof he, she, or they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Abrahams versus Abrahams, the Creditors of George Abrahams, late of Whitcomb-Street. Leicester-Square, in the County of Middlesex. Fishmonger and Greenter-Square, an the County of Middlesex, Fishmonger and Greengrocer, deceased (who died on the 2d day of September 1834),
are forthwith, by their Solicitors, to come in and prove
their debts before James William Farrer, Esq. one of the
Masters of the said Court, at his Chambers, in SouthamptonBuildings, Chancery-Lane, London, or in default thereof
they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Higgins versus Warner, the Creditore Battholomew Higgins, late of Weston Underwood, in the Country of Bucks, Esq. deceased (who died on the 13th day of July 1817), are, by their Nohoitors, on or before the 1st day of June 1835), to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Higgins versus Warner, the Legatess named in the will of Partholomew Higgins, late of Weston Underwood, in the County of Bucks, Esq. decessed (who died on the 13th day of July 1817), are, by their Solicitors, on or before the 1st day of June 1835, to come in and prove their legacies before James William Farrer, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Build-ings, Changery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Higgins versus Warner, the Creditors of John Higgins, late of Turvey-House, in the County of Bedford, E-q. deceased (who died on the 13th day of July 1813), are, by their Solicitors, on or before the 1st day of June 1835, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Higgins versus Warner, the Legates named in the will of John Higgins, late of Turvey-House, in the County of Bedford, Esq. deceased (who died on the 13th day of July 1813), are, by their Solicitors, on or before the 1st day of June 1835, to come in and prove their legacies before James William Farrer, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURNUANT to a Detree of the High Court of Chancery, made in a cause Smith against Wyatt, the Creditors of Isaac Cragg Smith, late of Bunhill Row, in the Parish of Sta Luke, in the County of Middlesex, and of Merton Abbey, in the County of Surrey, E-q. deceased (who died on or about the 7th day of December 1831), are, on or before the 24th day of Jane 1835, to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree,