TTIS is to certify, that we Gerardin, Watson, and Co Pewterers, of No. 21, Poland-Street, Oxford-Street, London, have this day dissolved Partnership, as far as regards John Goodson, by mutual consent. -October 5, 1835.

Mary Gerardin. Thos. Watson. John Goodson.

NOTICE is hereby given, that the Copartnership heretofore existing between us, carrying on trade under the firm or names of Fursse and Clark, at No. 3. Shepperton-Place, New North-Road, Islington, in the County of Middlesex, as Cabinet-Makers, Upholsterers, and Undertakers, was this day dissolved by mutual consent.—Dated this 3d day of October 1835. Edward Fursse. Thomas Clark.

TOTICE is hereby given, that the Partnership heretofore subsisting and carried on between a state subsisting and carried on between us the undersigned, under the firm of Mary Ambrose and Son, as Carriers, at Morden Place, Greenwich, in the County of Kent, is dissolved by mutual consent.—Dated this 19th day of September 1835.

The  $Mary \times Ambrose.$ Mark of Thomas Ambrose.

NOTICE is hereby given, that the Partnership heretofore subsisting between the underland N DITCE is hereby given, that the rarnership heretofore subsisting between the undersigned, as Wharfingers, Ship Chandlers, and Ironmongers, at 75, Brunswick-Street, Blackwall, in the County of Middlesex, under the firm of Thomas Ashton and Sou, was this day dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned Joseph Copp Ashton, who will in future continue the business.—Dated this 1st day of Onther 1835. Thomas Ashton. of October 1835.

Jos. C. Ashton.

N OTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, William May and Joseph Sharp, at Leicester, in the County of Leicester, Cheese Factors and Provision Merchants, under the firm of Niay Sharp and Company, and at Great Yarmouth, in the County of Norfolk, Cheese and Butter Factors, under the firm of William Man and Company, was the day disaderd by muof William May and Company, was this day dissolved by mu-tual consent.-Dated this 1st day of October 1835.

William May. ۰. . Joseph Shurp. .... 

NOTICE is hereby given, that the Partnership subsisting between the undersigned, Dealers in Timber, in Liver- $\perp$  **v** between the undersigned, bears in tonder, in Liver-pool, under the firm of George Keyzar, Son, and Company, is this day dissolved mutual consent. All debts due by the said firm will be paid by George Keyzar, and all debts due to the said firm are to be paid to George Keyzar: As witness our hands this 2d day of September, in the year 1835.

Geo. Keyzar. John F. Keyzar. Daniel Owens.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the under the restrict of the subsistence of the subsisting between us the under-igned, Richard Che-hire and Thomas Soelton, carrying on business at Mauchester, in and Thomas Snelton, carrying on Business at Manchester, in the County of Lancaster, as Brass and Iron Founders, under the firm of Chesh re and Shelton, is this day dissolved by matual consent. All debts owing by or to the said concern will be paid and received by the said Richard Cheshire, who will in future curry on the said business : As witness our hands the 3d day of October 1835.

Richard Cheshire. Thomas Shelton.

NOTICE is hereby given, that the concern or business of a Cooper, lately carried on at Liverpool, in the County of Lancaster, under the term of Lawrence and Company, by Abraham Rawlinson, late of the same place, Merchant, who died on the 5th day of April last, and which husiness has, since the death of the said Abraham Rawlinson, been carried on by me the undersigned, Richard Addison, as the Executor of his will, and for the benefit of his estate, has this day altogether crased and determined, and been finally closed.-Dated this 30th day of September 1835.

Richd. Addison.

[Extract from the Edinburgh Gazette of October 2, 1835.] CRAWFURD AND LINDSAY PEERAGE.

16, Adam-Street, Edinburgh,

October 1, 1835. hereby intimate, that I am not responsible for any obligations or transactions at nucleon to the point of any obli-william Scott, Barrister at Law, sometime of Parton, in Scot-land, thereafter residing in Edinburgh, and now in London, the power and authority to act for me granted to him being recalled .- Of which all concerned are hereby to take notice.

John Lindsoy Crawfurd.

ANGUS MACKAY, Witness. DAVID M'BEATH, Witness.

LL persons having any claims or demands on the estate of A LL persons having any claims or demands on the estate of Henry Tripp, late of Charles-Street, Saint James's-Square, and of Orchard Wyndham, in the County of Somerset, Esq. are desired to send the particulars thereof to Mr. Blake, of Palsgrave-Place, Temple-Bar, the Solicitor to the Executors, that the same may be examined and discharged ; and all persons indebted to the deceased are desired to pay their debts to the said Mr. Blake.-Palsgrave-Place, Temple, October 3, 1835.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Senior versus Wilks, the Creditors of Thomas Senior, late of Bruton-Street, Bond-Street, and of Great Ealing, in the County of Middleser, Silk Mercer, Milli-ner, and Haberdasher, deceased (who died in the month of March 1835), are, by their Solicitors, on or before the 9th day of November 1835, to come in and prove their debts before the Master of the said Court for the vacation in attendance, at the Office of John Edmund Dowdeswell, Esq. one of the Masters of the said Court, situate in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to an Order of the High Court of Chancery of Great Britain, made in a cause wherein Shirly Morse Codd, widow, is the plaintiff, and Harrison Gordon Codd and others are the defendants, whereby it is referred to Sir Gittin Wilson, Knight, one of the Masters of the Court, to enquire and state to the Court who are the persons meant and enquire and state to the Court who are the persons incant and intended by the following description in the will of Hugh Baron Fraser, late of Demarara, in the West Indies, who is the testator named in the said Order; namely, the two mulatio children, named Mary and James, formerly belonging to plantation Endraght, on the east coast of this colony, that is to say, the Colony of Demarara, purchased by me, that is to say, the said testator F—Cort, the representative of that estate, and whether they respectively are living or dead, and if living, what are their ages respectively, and where they respectively live and reside and if dead when they respectively respectively live and reside, and if dead when they respectively died, and who are their personal r. presentatives; and whether the said two mulatto children were ever manumitted, and (if ever) whether before or after the said testator's death, which happened in the month of November 1824, and who are entitled to the legacy of twelve thousand guilders, Holland currency, by the will of such testator given to each of them the said two mulatto children, or the Three per Cent. Bank Annuities, in the purchase of which the said legacies have been laid out and invested; such two mulatio children, or their legal personal representatives, and also all persons claiming to be entitled to the said legacy of twelve thousand guilders, are, be entitien to the same legacy of two vector housand guiders, are, by their Solicitors, on or before the 1st day of January 1836, to come and prove their claims, or make out their representa-tions, before the said Master, at his Chambers, in South-ampton Buildings, Chancery-Lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Decree.

These mulatto children were the children of Harriet, otherwise Harriet Hamer, a temale slave belonging to the plantation Endraght, on the east coast of the Colony of Demarara, and Intragin, on the tast close of the Cohor of Pennandi, and were born on the said plontation in the months of October 1803 and September 1810, the testator being their reputed, father. The mulatto child named Mary, otherwise Mary Fraser, resided in the Colony of Demarara, after the death of the said testator, with Mr. Patrick Lyons, of the said Colony ; and the mulatto child named hence otherwise have and the mulatto child named James, otherwise James Fraser,