TOTICE is hereby given, that the Partnership heretofore is substitute between us the undersigned, William Lyes, and John Corbett, as Grocers, Oilmen, and Cheesellongers, at No. 39, and No. 43, Judd Street, New Road, in the Parish of Saint Pineras, in the County of Middleser, was this day dissolved by mutual consent; and that all dents due to and owing to the late Coparinership will be received and paid by the said William Eyes.—Dated this 10th day of November William Lyes.

John Corbett.

FIFE Partnership hitherto subsisting between the under-signed, carrying on business in Loldon, under the firm of Adams and Company, of Jeffries-Squarez and in Flavantials, under the firm of William Johnson and Company, is dis-solved, by mutual consent, as and from this day. The consolved, by inutual consent, as add from this day. The con-cern in Havannal will be liquidated by the undersigned William Johnson, and that in London by the undersigned Eliza Adams.—Dated this 14th day of November 1336.

Eliza Adams.

Wm. Johnson:

of OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, John Baldwin and William Baldwin, in the business of Worsted and Woollen and william bajowin; in the business of Wirsted and Woolled's Spinners, at Halifax, in the County of York, under the firm of James and John Baldwin, has been this day dissolved by mu-tual consent; and that the business will be carried on in future by the said John Baldwin alone, to whom all debts and demands due to the said Pattnership firm are to be paid; and by whom all claims upon the same firm will he discharged .-Dated the lith day of November 1836.

John Baldwin! William Baldicin.

IN CHANCERY.—Between Charles Pierre Devaux and Mat-thew Uzielli; Pläintiffs, and Peter Anthony Steinheller, Defendant: OTICE is hereby given, that the above named Plaintiffs' have this day filed their bill for dissolving the Partner-

Steinkeller, as Rollers of, and Dealers in, Zino, and for other purposes arising out of such dissolution.—Dared Sti November 1836.

NIND and COTTERILL, NIND and COTTERILL, Plaintiffs' Solicitors.

BRITISH GUIANA.

The equal undivided molety, or half part of said John Kingston, late of George Street, Hanover-Square, in the County of Middlesex, deceased, of and in all that plantation or estate, commonly called or known by the name of Clairmont, situate on the Island of Leguan, in Essequebo, cum annexis, in-cluding the services of the moiety or half part of the apprenticed labourers thereto attached.

The judicium of præ-et concurrentiæ on the nett proceeds of the andivided moiety, or half part of the above stated plan-tation will be held by the Honourable the Supreme Court of Civil Justice, three months after the day of sale, for which reason all those who may pretend to have any right, title, or interest in and to the hett proceeds of the said sale, are hereby, by him the undersigned, Provost Marshal of British Guiana, summoned to appear in person, or by their Affordeys, to lay-their claims, in due form, before the Hönourable the Supreme-Court' of Civil Justice of said Colony, at the Holl Court, to be holden at the Court-House, in George-Town, in the month of December 1837: under a penalty that against the non-appearers will be proceeded as the law directs.

An intentity of the above-named plantation may be daily seen at the Counting-Holses of Messrs. Hall, M'Garel, and Co. No. 32, Fenchurch-Street, London, and P. J. Le Jolle, Fen. Ansterdam.

Esq. Amsterdam.

Demerary and Essequebo, this 1st day of September 1836.

J. C. HAMMILL, Provost Marshal.

DURSUANT to an Order of the High Court of Chancery, made in a cause Earl Balcarras v. Newton, the Creditors made in a cause Barl Balcarras v. Newton, the Creditors of James Chaplian, formerly of Low-Wood, in the Parish of Whitermere, in the County of Westmorland, Innkeeper, but now of Manchester, in the County Palatine of Lancaster, Caach Driver, are, on of before the 24th day of December 1836, by their solicitors, to come in and prove their debts before George Boone Rouffell, Esq. one of the Makieles of the Sald Court, at his Chambers, in Southampton-Buildings, Chancery Lane, Lothlon; of in default thereof they will be peremptorly excluded the Mennit of the sald Order.

URSUANT to a Decree of the High Court of Chancery, DURSUANT to a Decree of the High Court of Chancery, made in a cause Damant versus Basan, the Creditors of Abitaham Rietti; late of Neymour-Place, New-Road, in the Parish of Saint Pancras, in the County of Middlesex, Esqueecased (who died-in the Month of Olderhier 1836, to come in all prive their debts before James William Farer; Esq. one of the Masters of the said Court, at his Chambers, in Southampton Büldings, Chancery-Lane, London, or indefault thereof they will be peremptorily excluded the benefit of the said Decree. of the said Decree.

made in a cause Robinson versus Hewison, the Creditors of Joseph Robinson, late of East Keal, near Spilsby, in the County of Lincoln, Farmer, deceased (who died in the month of April 1834), are, by their Solicitors, forthwith to come in and prove their debts, before John Edmund Dowdeswell, Est. one of the Masters of the said Court, at his Office, in Southampton Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said.

URSUANT to a Decree of the High Court of Chancery, made in a cause Ansdell against Whitfield, the Creditors of Ralph Ansdell, late of Sutton, in the County of Lancaster, Yeoman, deceased (who died in or about the month of November ber 1809), are forthwith to come in and prove their debts before -Francis Cross, Esq. one of the Masters of the said Court, at his Chambers, in Scuthampton-Buildings, 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 Bishop against Merry, the Creditors of Jane Chaping, late of Maiden Newton, in the County of Dorset, Spinster, deceased (who died in or about the month of April 1835), are forthwith 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 excluded the benefit of the said Dorset. of the said Decree ..

ThURSUANT to a Decree of the High Court of Chancery, made in 'a cause of Carmichael versus Carmichael, the Creditors of Lieutenant-Colonel John Carmichael, formerly of Creditors of Lieutenant Colonel John Cardichael, Tornierly of Dincroft-House, Staines? in the County of Middlesex (who died at Boulogue, in the month of July 1836), are, by their Solicitors, on or before the 19th day of December 1836, to come in and prove their debts before William Wingfield, 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, in made in a cause Moore against Greiton, the Creditors of Major-General Thomas Hardwicke, tornerly in the Service of the Honourable the East India Collipany, who at the time of