NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Cowham Parker, Henry Parker, James Hamilton Parker, and Carlisle Spedding Parker, at the town of Kingston-upon-Hull, as Wine and Spirit Merchants, under the firm of J. C. Parker and Sons, so far as respects the said Henry Parker, is this day dissolved by mutual consent; and that in future the business will be carried on by the undersigned John Cowham Parker, James Hamilton Parker, and Carlisle Spedding Parker, on their own account .- Dated this 7th day of December 1837.

J. C. Parker. Henry Parker. J. H. Parker. C. S. Parker.

Jamaica, SS. in Chancery .- Spalding versus Shand.

URSUANT to a Decree of Her Majesty's Court of Chancery in this island, bearing date the 1st day of June 1837, I do hereby require all the creditors, not named in the specific securities set forth in a cause, intituled Miles versus Shand, of William Shand, Esq. in the pleadings in this cause named, forthwith to come in before me, at my chambers, in the town of Saint Jago de la Vega, on or before Monday the 19th day of February next, 1838, to prove their demand.

Given under my hand this 18th day of September 1837,

WILLIAM RAMSAY, Master in Chancery. Messrs. HILL, DAVIES, and M'NEIL, Solicitors, Harbour-street, Kingston, Jamaica.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Scott versus Scarbrough, the creditors of Sir George Chad, of Thursford, in the county of Norfolk, Bart. (who died on or about the 24th day of November 1815), are, on or before the 30th day of January 1838, by 1815), are, on or before the 30th day of January 1838, by their Solicitors, to come in and prove their debts before George Boone Roupell, 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 Scott versus Scarbrough, the next of kin of Sir George Chad, of Thursford, in the county of Norfolk, Bart. (who died on or about the 24th day of November 1815), are, on or before the 30th day of January 1838, by their Solicitors, to come in and prove their kindred before George Boone Roupell, 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 of Matson versus Swift, the cieditors of John Swift, late of Borstall-Hall, in the parish of Minster, in the isle of Sheppey, in the county of Kent, Esq. (who died in or about the month of January 1837), are, by their Solicitors, forthwith to come in and prove their debts before William Wingfie'd, 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 Decree.

PURSUANT to a Decree of the High Court of Chancery, DURSUANT to a Decree of the High Court of Chancery, made in a cause of Young versus Shepherd, the creditors of Mary Patience Young, late of Carter-street, Walworth, in the county of Surrey, Widow (who died on the 17th day of January 1834), are forthwith to come in and prove their debts before Henry Martin, 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 Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Young versus Shepherd, the next of Walworth, in the county of Surrey, and widow of Joseph Henry Young, of the same place, and whose maiden name was Humphreys, and who died on the 17th of January 1834, living at the time of her death; also the person named and described in the will of the said Mary Patience Young as her daughter Eliza Hannah Young, or the legal personal representatives of any of such next of kin who may have since died, are to come in before Henry Martin, Esq, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancerylane, London, and prove their kindred, and make out their claims, 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 of Pollard against Etherington, the creditors of William Blythman Blenkinsopp, late of the city of Rochester, in the county of Kent, Painter and Glazier (who died in the month of June 1825), are forthwith to come in and prove their debts before Sir Giffin Wilson, 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 Decree.

URSUANT to a Decree of Her Majesty's Court of Exchequer at Westminster, made in a cause of Swaine versus Spurrier, the creditors of William Spurrier, late of Sonthampton, in the county of Hants, Saddler, Pawnbroker, and Coach-Master, deceased (who died in the month of April 1837), are forthwith, by their Solicitors, to come in and prove their debts before Richard Richards, Esq. one of the Masters of the said Court, at his chambers, in Tanfield-court, in the Inner-temple, London, or in default thereof they will be excluded the benefit of the said Decree.

OTICE is hereby given, that by indenture, bearing date the 9th day of December instant, John Rees, of Colelord, in the parish of Newland, in the county of Gloucester, Saddler and Grocer, hath transferred unto William Watkins, of Brockwear, in the said county, Draper and Grocer, and Thomas Steel the younger, of Coleford aforesaid, Blacksmith, the money arising from the sale of the stock in trade, household goods, furniture, and other effects of the said John Rees, upon trust, for the benefit of all the creditors of the said John Rees who shall execute the said indenture within two months from the date thereof; and that the said indenture was duly executed by the said John Rees, William Watkins, and Thomas Steel the younger, on the day of the date thereof, in the presence of, and attested by, Benjamin Peach, of Coleford aforesaid, Attorney at Law; and that the same indenture now lies at the office of the said Benjamin Peach, for the perusal and signature of the said creditors .- Coleford, 13th December 1837.

TO CREDITORS.

NOTICE is hereby given, that by indentures of lease and appointment, release and appointment, release and assignment, bearing date respectively the 9th and 11th days of December instant, George Dickinson, of Dovor, in the county of Kent, Paper-Manufacturer, bath conveyed and assigned all and every his freehold messuages, lands, tenements, and hereditaments wheresoever situate, and all and singular his debts, sum and sums of money, stock in trade, household goods, and implements of household, linen, plate, china, and all other his personal estate and effects whatsoever, unto John Pembrooke, of Dovor aforesaid, Gentleman, Edward Poole, of the same place, Ironmonger, and John Pilcher, of Crabble, in the parish of River, in the said county, Miller, in trust, for the general benefit of the creditors of the said George Dickinson who shall join in and execute the said indenture of appointment, release and assignment, within three months from the date thereof; and the said indentures were severally executed by the said George Dickinson on the said 11th day of December; and the said indenture of appointment, release and assignment was executed by the said John Pembrooke, Edward Poole, and John Pilcher, on the same 11th day of December; and such executions were severally attested by Matthew Kennett, of Dovor aforesaid, Solicitor, and Thomas Bushridge Coleman, his clerk; and the said indenture of appointment, release and assignment is lying for the execution of the creditors, at the office of the said Matthew Kennett, in Dovor; and those creditors who refuse or neglect to execute the same, within the time above mentioned, wil be excluded from all benefit to arise under or by virtue thereof .- Dovor, 11th December 1837.

OTICE is hereby given, that John Marshall Holtham the elder and John Marshall Holtham the younger, or Redditch and Feckenham, in the county of Worcester, Tailors and Drapers, have by an indenture, bearing date the 8th day of December instant, assigned all their estate and effec s unto Thomas Baugh and John Heath, of New-street, in Birming-