OTICE is hereby given, that the Partnership heretofore carried on by the undersigned, Edward Dodweil
and James Samuel Miles, both of Cornhill, in the city of
London, East India Agents, was this day dissolved by
mutual consent; and that all debts due by and owing to the
said partnership concern are to be respectively paid and received by the undersigned James Samuel Ailes, and who will in future carry on the said business on his own separate account, under the firm of Dodwell and Miles, which the undersigned James Samuel Miles is to be alone at liberty to use.—Dated this 24th day of May 1842.

Edward Dodwell. James Samuel Miles.

TOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Charles Sharratt, Thomas Henry Sharratt, and James Busst, of Walsall, in the county of Stafford, Saddlers' Ironmongers, was, on the 20th day of May instant, dissolved by mutual consent; and that all debts due and owing to and by the Consent; and that an decist are and while to said by the said partnership will be received and paid by the said James Busst, by whom the said trade will be continued: As witness our hands this 21st day of May 1842.

Charles Sharratt.

T. Henry Sharratt. James Busst.

TOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Thomas Richard Batson, Benjamin Johnson, Thomas Richardson, and George Currie, at Blaydon, in the county of Durham, White Lead Manufacturers, carrying on business under the style or firm of Richardson, Currie, and Company, is this day dissolved, by mutual consent, as far as regards the said Thomas Richard Batson: As witness our hands this 19th day of May 1842. T. R. Batson.

Benjn. Johnson. Thomas Richardson. Geo. Currie.

BRITISH GUIANA.

Counties of Demerary and Essequebo.

THE undersigned, in his capacity of Provost Marshal of British Guinna, advertizes by these presents, for the first, second, and third time, that he (or the Provost Marshal for the time being) will, by virtue of the following sen-

let the time song, and tences, viz.

1st, Sentence of the Honourable the Supreme Court of Civil Justice for these counties, dated the 7th December 1841, at the instance of George Anderson, Thomas Smith, Solomon Swetnam, and Duncan M'Donald, Merchants and Committees trading in George-town, county of Demerary,

Solomon System, and Duncan M'Donald, Merchants and Copartners, trading in George-town, county of Demerary, under the name, firm, and style of George Anderson and Co. plaintiffs, versus William Postlethwaite, proprietor of plantation Hibernia, situate in the county of Essequebo;

2d, Sentence of said Honourable Court, dated the 7th December 1841, at the instance of Jasper Fidler Bee, an inhabitant of Demerary aforesaid, in quality as executor to the last will and testament of Henry Chambers, deceased, versus William Postlethwaite, proprietor of plantation versus William Postlethwaite, proprietor of plantation Hibernia, as aforesaid;

3d, Sentence of said Honourable Court, dated 7th Decomber 1841, at the justance of Joseph Conyers Yates, an inhabitant of the county of Demerary, for himself and partners, Francis Albony, Charles Conyers, and Samuel Augustus Harvey, at present in Bermuda, trading in said county of Demerary, under the firm of Charles Conyers and Co. plaintiffs, versus William Postlethwaite, proprietor of plantation Hibernia, as aforesaid;

4th, Sentence of said Honourable Court, dated 7th Decomber 1841, at the instance of John M'Allaster, Creswell Spencer, John Coates, and James Archibald Holmes, inhabitants of the county of Demerary, trading therein under the firm of John M'Allaster and Co. plaintiffs, versus William Postlethwaite, proprietor of plantation Hibernia, as aforesaid:

And, in pursuance of an order of the said Honourable Supreme Court, dated the 18th February 1842, expose for sale, at public auction, in the month of April 1843;

The sugar plantation Hibernia, comprising the land, buildings, machinery, cultivation, and further appurtenances, situate in the county of Essequebo aforesaid.

The judicium of price et concurrentiae on the net proceeds of said plantation, Hibernia, cam annexis, will be held by the Honourable the Supreme Court of Civil Justice aforesaid, three months after the day of sale, for which purpose all those who may pretend to have any right, title, or interest in and to the net proceeds of said sale are hereby summoned by him, the said Provost Marshal, to appear in person, or by their attorneys, to lay their claims, in due in person, or by their attorneys, to lay their claims, in due form, before the said Honourable the Supreme Court, at the Roll Court, to be holden at the Court-house, in Georgetown, in the month of July 1843, on pain that the non-appearers will be proceeded against according to law.

An inventory of said property may be seen at the counting-houses of Messrs. John Kingston and Co. of London; and Messrs. Heemskerk, Brothers, of Amsterdam.

Marshal's-office, George-town, Demorary and Essequebo, the 3d day of March 1842.

T. C. HAMMILL, Provost Marshal.

BRITISH GUIANA.

Counties of Demerary and Essequebo.

THE undersigned, in his capacity of Provost Marshal of British Guiana, advertizes by these presents, that he (or the Provost Marshal for the time being) will, at the instance of Joseph Whitchead, an inhabitant of the county of Demerary, versus Sebastian Henry Hodla Van Nooten and Henry Haywood, trading in George-town, under the name of Van Nooten and Haywood, proprietors of Belle Plaine, cum annexis, and in pursuance of an order of the Honourable the Supreme Court of Civil Justice, dated 12th February 1842, expose for sale, at public auction, in the month of March 1843

The sugar plantation Belle Plaine, comprising the land, buildings, machinery, cultivation, and further appurtenances, situate in the island of Wakenaam, in the county of Essequebo aforesaid.

The judicium of præ et concurrentiæ on the net proceeds of said plantation, cum annexis, will be held by the Honourable the Supreme Court as aforesaid, three months Adoptive the Supreme Court as aforesaid, three months after the day of sale, for which purpose all those who may pretend to have any right, title, or interest in and to the net proceeds of said sale are hereby summoned to appear in person, or by their attorneys, to lay their claims, in due form, before the Honourable the Supreme Court as aforesting. said, at the Roll Court, to be held, in George-town, Demerary, in the month of June 1843, on pain that the nonappearers will be proceeded against according to law.

An inventory of the above property may be seen at the counting-houses of Messrs. John Kingston and Co. of

London, and Messrs. Heeniskerk, Brothers, of Amsterdam. Marshal's-office, George-town, Demerary and Essequebo, the 3d day of March 1342. T. C. HAMMILL, Provost Marshal.

BRITISH GUIANA.

Counties of Demerary and Essequebo.

THE undersigned, in his capacity of Provost Marshal of British Guiana adventions by these marshal of British Guiana, advertizes by these presents for the first, second, and third time, that he (or the Provost Marshal for the time being) will, by virtue of a provisional sentence of his Honour the Judge of the Roll for these counties, dated 14th December 1841, at the instance of John Walmsley, George Woodburne Blacklock, and Martin Strickland Blacklock, copartners, trading in the said county

Strickland Blacklock, copartners, trading in the said county of Demerary, under the firm, name, or style of Walneley and Blacklock, plaintiffs; versus,

1st, Amelia Otterbein, born Hendy, proprietrix of plantation Java, cum annoxis, situate in the said county of Demerary, assisted, as far as need be, by her husland, James Henry Otterbein, by their substituted attorney, Christopher Libeau;

2d, Provisional sentence of his Honour the Judge of the 2d, Provisional sentence of his Honour the Judge of the Roll for these counties, dated 8th December 1841, at the instance of James Miller, by his attorney, Duncan MacLea, an inhabitant of the county of Demerary, versus Ameria Otterbein, by her attorney, Christopher Libeau, as afore-