London, 6th September 1851. London, 6th September 1851.

NOTICE is hereby given, that the Partnership hitherto exsisting between the undersigned, under the firm of Macbryde, Mackenzie, and Co. of Nos. 44 and 45, Watling-street, London, Wine and Spirit Merchants, is this day dissolved by mutual consent; and that the undersigned, Kenneth Mackenzie, by whom the business will in future be carried on, is authorised to settle all the accounts of the said late partnership, and give receipts for moneys due.

Charles Wilson Machande

Charles Wilson Macbryde. Kenneth Mackenzie.

E, the undersigned, Isaac Hart and Lewis Hart, carrying on business in Somerset-street, Whitechapel, in the city of London, as Segar Manufacturers, have this day dissolved Partnership by mutual consent.—Dated this 8th October 1851.

I. Hart. Lewis Hart.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Colbourn and Samuel Growcutt, of Bankfield Works, in the parish of Sedgley, in the county of Stafford, and the Broad Waters Furnaces and Foundry, in the parish of Wednesbury, in the said county, Iron Masters, was this day dissolved by mutual consent so far as the trade at Bankfield Works is concerned. The trade at the Broad Waters aforesaid will be carried on by the said firm as usual.—Dated this 2nd day of October 1851.

John Colbourn. Samuel Growcutt.

A LI persons claiming to be the first cousins, and as such the next of kin, of John Stuart, late of Prescot, in the county of Lancaster, Gentleman, deceased, formerly a Captain in the Lancashire Militia (who died at Prescot aforesaid, on the 30th day of December 1850, unmarried) are requested to send in the particulars of their respective claims, and the evidence in support thereof, to Mr. Stephen Church, Grove-cottage, Garvagh, or to Mr. Edmund Ward, Solicitor, Prescot, on or before the 1st day of November next, otherwise they will be excluded from any participation in a certain fund about to by divided by the surviving executors of the said John Stuart amongst his next of kin.

The said John Stuart was the only child of Andrew Stuart, formerly of Lissegrin, or Lissachrin, in the parish of Deasertocchal, in the county of Derry, but afterwards a Lieutenant on the half pay of Dunlop's Corps, and Jannet his wife, formerly Jannet Alexander, of Liverpool, Spinster, and the said Andrew Stuart died at Prescot aforesaid, in the year 1807.

year 1807.
To prevent needless trouble, it must be understood that no claim can be entertained except made by a first cousin, that is to say, by a child of a paternal or maternal uncle or

aunt of the said John Stuart, deceased.

As the surviving executors have reason to believe that every first cousin of the said John Stuart, deceased, has duly made out his or her claim as one of such next of kin, this advertisement will not be repeated .- Prescot, 4th October 1851.

## BRITISH GUIANA.

Official Advertisement .- Demerary and Essequebo, to wit.

Official Advertisement.—Demerary and Essequebo, to wit.

In pursuance of the Ordinance No. 7, of the year 1851.

Initituled "An Ordinance for amending and consolidating the rules and regulations applicable to the office of Administrator-General of Demerary and Essequebo."

I, the undersigned, Administrator-General of Demerary and Essequebo, in the colony of British Guiana, do hereby call up and require the creditors of the estates hereinafter mentioned, to file their claims according to law, at my office, in the Public-buildings, in the city of Georgetown, in the colony aforesaid, within the period of four months from the publication of my second and last advertisement in the London Gazette, on pain, in default thereof, of being debarred from filing thereafter any claims omitted to be filed within the period aforesaid, this being my first advertisement.

Demerary and Essequebo, this 30th day of August 1851. JNO. DALY, Administrator-General of Demerary and Essequebo.

List of Estates referred to in the above Official Advertisement.

Estate of Donald John Smith, deceased, lately an inhabitant of the city of Georgetown, county of Demerary, who died intestate in said city, on or about the 23rd day of August 1851.

Estate of James Legg, deceased, lately an inhabitant of the county of Essequebo, who died at Plantation Coffee Grove, in said county, on or about the 5th day of August

Estate of John Davies, deceesed, lately an inhabitant of the county of Demerary, who died intestate up the Demerary River, in or about the month of August 1851.

Estate of George Baillie, deceased, lately an inhabitant of the county of Demerary, who died intestate in the village of Buxton, on the East coast of said county, on or about

the 18th day of August 1851.

Estate of George Koert, deceased, lately an inhabitant of the city of Georgetown, county of Demerary, who died intestate in said city, on or about the 19th day of August

Estate of Jane Heyliger, deceased, lately an inhabitant of the city of Georgetown, county of Demerary, who died intestate in said city, on or about the 17th of August 1851.

JNO. DALY, Admintstrator-General of Demerary

and Essequebo.

In Chancery.-Between Thomas Eyre Foakes and Jane -Between Thomas Eyre Foakes and Jane Margaret Foakes, an infant, by her next friend, the said Thomas Eyre Foakes, Plaintiffs; and Peter Bordenave, John Weston Foakes, William Henry Foakes, Amelia Smith Bordenave, Monsieur Charles Vincent Cœlestin Gavaron and Theresa Gavaron, his wife (when she shall come within the jurisdiction of this Court), Ann Weston. Samuel Sturgis. James Wild and

Weston, Samuel Sturgis, James Wild and John Wild Gabriel, Defendants.

AKE notice, that this Honourable Court will be moved before his Honour the Vice-Chancellor Lord Cranworth, on Saturday, the 2nd day of November next, or so soon after as Counsel can be heard on behalf of the abovenamed plaintiffs; that the Bill in this cause may be taken pro confesso against the above-named defendants, Peter Bordenave, Monsieur Larieu, and Margaret, his wife.—Dated the 2nd day of October 1851.

DREW and SHADWELL, No. 28, Parliament-street, Plaintiffs' Solicitors.

To the above-named defendants, Peter Bordenave, Monsieur Larieu, and Margaret, his wife.

DURSUANT to an Order of the High Court of Chancery made in a cause of Tyler v. Flinders, the first cousins of Elizabeth Hippius, at her death, or the legal personal representatives of such of them as have since died, are, on or before the 1st day of December 1851, to come in before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and make out their claim to be such first cousins or legal personal representatives, or in default thereof they will be personal representatives, or in default thereof they will be peremptorily excluded the benefit of the said Order.

The said Elizabeth Hippius was born at Lambeth, on the 26th September 1789, and died on the 21st May 1850, a Spinster, and for many years prior to her death had no settled residence. She resided with her father, at Upper Homerton, Hackney, in 1828, and died at No. 32, Dorset-

square, Marylebone.

DURSUANT to an Order of the High Court of Chancery made in a cause Lord v. Ryle, and the General Orders of the said Court, the creditors of Daniel Burgess, formerly of Liverpool, in the county of Lancaster, and late of Crescent-cottages, Cambridge-heath, in the county of Middlesex, Gentleman (who died in or about the month of November 1840), are, on or before the 30th day of November 1851, to come in and prove their debts before William Brougham, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chamcery-lane, London, or in default thereof they will be percery-lane, London, or in default thereof they will be per-emptorily excluded the benefit of the said Orders.

MOTICE is hereby given, that Harry Heaton, of Birmingham, in the county of Warwick, Wholesale Stationer, hath by indenture, dated the 25th day of September 1851, assigned all his personal estate and effects, whatsoever and wheresoever, unto Robert Pattinson the elder, of Newcastle on-Tyne, in the county of Northumberland, Tanner, and Peter Woodnorth, of Egremont, in the county of Cumberland, Manager of the Egremont Paper-mills, for the benefit of all the creditors of the said Harry Heaton who shall execute the said indenture; and that the said indenture was executed by the said Harry Heaton on the said 25th day of September, and by the said Peter Woodnorth on the 3rd day of October instant, in the Peter Woodnorth on the 3rd day of October instant, in the presence of and attested by me the undersigned, Alexander Harrison, of Birmingham aforesaid, Solicitor; and that the narrison, or Birmingham aforesaid, Solicitor; and that the said indenture was executed by the said Robert Pattinson the elder, on the 6th day of October instant, in the presence of and attested by William Lockey Harle, of Newcastle-on-Tyne aforesaid, Solicitor; and notice is hereby further given, that the said indenture now lies at my office, where it will continue for the space of two calendar months from the deat thereof for execution by the arriving of the coid. the date thereof, for execution by the creditors of the said Harry Heaton, and such of them as shall neglect or refuse to execute the same, or consent thereto, will be excluded the benefit thereof.—Dated this 7th day of October 1851.

ALEXANDER HARRISON, 8, Edmund-street, Birmingham, Solicitor to the Trustees.