

NOTICE is hereby given; that the Partnership heretofore subsisting between us the undersigned, Robert Todd, Robert Lawson Watson, and Matthias Dunn, as Colliery Owners, at St. Lawrence, near Newcastle-upon-Tyne, hath this day been dissolved by mutual consent, so far as regards the said Robert Lawson Watson.—Dated 30th June 1839.

*Robert Todd.
Robert Lawson Watson.
Matth. Dunn.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Zachariah Cartwright and Zachariah Coombe Cartwright, as Iron-mongers, in the city of Bristol, was dissolved on and from the 30th day of June last. All debts due and owing to and from the said concern will be received and paid by the undersigned Zachariah Coombe Cartwright, by whom the business will in future be carried on: As witness our hands this 23d day of September 1839.

*Zach. Cartwright.
Zach. Coombe Cartwright.*

NOTICE is hereby given, that the Partnership heretofore subsisting and carried on by us the undersigned, Joel Horwood, Joseph Ogden, and James Monkman, as Millwrights, Engine-Makers, and Iron Founders, at Oldham, in the county of Lancaster, under the firm of Horwood, Ogden, and Monkman, was this day dissolved by mutual consent, so far as relates to the said Joseph Ogden, who is leaving the said concern. All debts due and owing to and by the said concern will be received and paid by the said Joel Horwood and James Monkman, by whom the said business will in future be carried on.—Dated this 24th day of September 1839.

*Joel Horwood.
Joseph Ogden.
James Monkman.*

NOTICE is hereby given, that the Partnership subsisting between us, William Bell, of St. Margaret's Parson, in the city of Norwich, and Christopher Spanton Sadler, of Briggate, in the parish of Worstead, in the county of Norfolk, Millers and Merchants, under the style or firm of Bell and Sadler, was this day dissolved by mutual consent. All persons having any claim upon the said firm are requested to send in their accounts to the undersigned Christopher Spanton Sadler, by whom the same will be examined and discharged; and all persons indebted to the said firm are requested forthwith to pay the amount of their respective debts to the said Christopher Spanton Sadler, at Worstead Mill, who is authorised to receive the same, and by whom alone the trade there will in future be carried on.—Witness our hands this 24th day of September 1839.

*William Bell.
Christopher Spanton Sadler.*

IF the Next of Kin of Mary Harden, formerly of Walsham-le-Willows, in the county of Suffolk, since of Westminster, in the county of Essex, and lastly of Good Hope Cottage, Kibburn, in the county of Middlesex, Widow, deceased, will apply (and if by letter, post-paid) to Mr. Appleby, Solicitor, No. 11, King's-road, Bedford-row, London, something advantageous may be heard of.

The maiden name of the said Mary Harden was Seaman, and she was married three several times, firstly to John Holmes, secondly to John Nunn, and lastly to John Harden.

[Extract from the Edinburgh Gazette of September 24, 1839.]
DISSOLUTION OF COPARTNERY.

Edinburgh, September 24, 1839.

THE Copartnership carried on by Charles Blair and Robert Galloway, as Silk-Mercers, in George-street, Edinburgh, under the firm of Blair and Galloway, was this day dissolved by mutual consent. Mr. Blair is authorised to receive and discharge all debts due to and by the late firm.

*Charles Blair.
Robt. Galloway.*

ALEX. BAUCE, Witness.
W. G. HOLWELL, Witness.

[Extract from the Edinburgh Gazette of September 24, 1839.]

NOTICE.

Glasgow, September 11, 1839.

THE late Daniel M'Lean, Clothier, in Glasgow, ceased, on the 6th day of March 1837, to be a Partner in the business carried on here under the firm of Campbell, M'Lean, and Kennedy, Clothiers and Hatters:

*A. Matheson,
D. H. Arthur,
Jno. Liddell,
John Alexander,
Geo. Dick;*

Trustees and Executors of the late
Mr. Danl. M'Lean.

HUGH STEVENSON, Witness.

ALEX. SCOTT, Witness.

WHEREAS by indenture of lease, bearing date on or about the 20th day of March 1711, John Lyons demised to Benjamin Bennett all that and those two small tenements and gardens, situate, lying and being in the manor of Saint John's, in the town of Athy, and county of Kildare, containing in front to the street, thirty-eight feet, being formerly part of John Willcock's holding for three lives, with a covenant for the perpetual renewal of the same, subject to the yearly rent of £3 10s., and a renewal fine of £1 15s. on the fall of each life:—and whereas the term of said lease was last renewed on or about the 19th day of October, in the year 1752;—and whereas all the right, title, and interest of the said John Lyons is now vested in his Grace Augustus Frederick Duke of Leinster:—and whereas the lives named in the last renewal of said premises are long since dead, and no renewal has been obtained thereof, and there is now a large sum of money due for renewal fines, septennial fines, and interest on said premises:—and whereas the said Duke of Leinster has not been able to discover the assignee, or owner of the interest of the said Benjamin Bennett in the said demised premises; and has, under the provisions of the 19th and 20th George Third, chap. 30, made, or caused to be made on the 11th day of June last, a demand of the said fines and interest upon James Wright, of Athy, upon the said tenements and premises, he being then the principal occupier of the same. Now I, as the lawfully authorised agent of the said Duke of Leinster, and on his behalf, do hereby, in pursuance of the provisions of the said Statute, give notice to all such persons as it may concern, that unless the person or persons entitled to the interest in the said premises, under the said lease, shall come forward and renew the interest therein; and pay the said fines and interest within a reasonable time after the making of the said demand, they and every of them will forfeit all right and benefit of renewal under the said lease, and the covenant for perpetual renewal contained therein.

JOHN HAMILTON, 18, Dominick-street, Dublin.

LANCASHIRE.—FREEHOLD ESTATE.

TO be sold, during the month of October 1839, pursuant to a Decree of the Court of Exchequer, made in a cause of Connell versus Hardie, with the approbation of Jeffrey's Spranger, Esq. one of the Masters of the said Court, at the Albion Hotel, in Manchester, in the county of Lancaster, in two lots:

All that most valuable freehold property, containing upwards of two acres and a half of land, fronting the turnpike road to London, and only two miles from the Manchester Exchange, with the substantial mansion-house, coach-house, stables, out-buildings, hot-house, garden, and pleasure grounds, late in the possession of John's Hardie, deceased.

Particulars whereof may be had shortly (gratis) at the said Master's chambers, situate in Tansfield-court, in the Inner-temple, London; of Messrs. Johnson, Son, and Weatherall, Solicitors, King's Bench-walk, Temple, London; of Mr. Samuel Appleby, Solicitor, 11, King's-road, Bedford-row, London; of Messrs. Seddon, Mawson, and Lycett, Solicitors, Manchester; of Mr. Henry Barber, Solicitor, King's-street, Manchester; and at the said Hotel.

TO be resold, during the month of October 1839, pursuant to an Order of the Court of Exchequer, made in a cause of Thorpe versus Gartside, with the approbation of Richard Richards, Esq. one of the Masters of the said Court, at the