

WE hereby give notice, that the Partnership heretofore subsisting between us the undersigned, under the firm of Hammond, Arney, and Co. Gelatine Manufacturers, of Mitcham Common, Surrey, was, on the 26th day of March last, dissolved by mutual consent.—Dated this 17th day of April 1852.

*Edward Hammond.*  
*Gerard Andrew Arney.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Matthew Henry Moorhouse, Philip Henry Moorhouse, and Isaac Moorhouse, carrying on business at Thurlstone, in the parish of Penistone, in the county of York, as Cloth Manufacturers, under the firm of Moorhouse Brothers, was dissolved on the 15th day of April instant, by mutual consent. All debts due to and owing by the said copartnership will be received and paid by the said Philip Henry Moorhouse, who in future will carry on the business on his separate account.—Witness our hands this 19th day of April 1852.

*Matthew Henry Moorhouse.*  
*Philip Henry Moorhouse.*  
*Isaac Moorhouse.*

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Ineson and Joseph Ineson, as Rag Merchants, in the city of Norwich, is this day dissolved by mutual consent; and that all partnership accounts will be received and paid by the undersigned Joseph Ineson.—As witness our hands this 19th day of April 1852.

*John Ineson.*  
*Joseph Ineson.*

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, John Bruce and Charles Wilby, of Leicester, in the trade or business of Manufacturers of Hosiery, and carried on under the style or firm of Bruce and Wilby, was this day dissolved by mutual consent; and that the said trade or business will in future be carried on by the said John Bruce alone, by whom all accounts owing to or from the said late firm will be received and paid.—As witness our hands this 20th day of April 1852.

*Charles Wilby.*  
*John Bruce.*

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, James John Barratt and George Osborne Barratt, both of No. 9, Albert-place, City-road, in the parish of St. Leonard, Shoreditch, in the borough of Finsbury, Pastry Cooks, &c. is dissolved by mutual consent, as and from this day.—Dated this 19th day of April 1852.

*James John Barratt.*  
*George Osborne Barratt.*

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause of Dewbery v. Dewbery, with the approbation of John Elijah Blunt, Esq. one of the Masters of the said Court, at the King's Head Inn, Loughborough, in the county of Leicester, on Tuesday the 11th day of May 1852, at five o'clock in the afternoon, in 10 lots;

Certain freehold premises, situate in the Meadow-lane, Regent-street, Pinfold Gate, and George Yard, near to or in Loughborough aforesaid, late the property of Daniel Dewbery, of Loughborough aforesaid, Iron Founder, deceased.

Particulars may be had (gratis) in London, at the said Master's office, in Southampton-buildings, Chancery-lane; of Mr. Augustus Wolston, Solicitor, No. 8, Furnival's Inn, London; and Messrs. Emmet and Knight, Solicitors, No. 14, Bloomsbury-square; and in the country, of Mr. Henry Toone and Mr. Alfred Hucknall, Solicitors, Loughborough, and at the place of sale.

Copyholds.—Yearsley's Hotel, Cheltenham.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery made in a cause of Ridler v. Yearsley, with the approbation of James William Farrer, Esq. one of the Masters of the Court, at the Fleece Hotel, Cheltenham, on Wednesday the 12th day of May 1852, at three o'clock in the afternoon precisely;

The copyhold premises in the High-street, Cheltenham, formerly known as Yearsley's Hotel and Boarding House, and a copyhold house, No. 156, High-street, Cheltenham, adjoining.

The estate will be sold in 2 lots.

Lot 1 will comprise the premises formerly Yearsley's Hotel, which have been lately let at the yearly rent of £180, including taxes, to the President and Scholars of Corpus Christi College, Oxford, and by them added to the Grammar School.

Lot 2 will comprise No. 156, High-street, let on lease for 7, 14, or 21 years to Mr. Benjamin Leach, Auctioneer, at the yearly rent of £50, clear of all deductions.

Particulars and conditions of sale may be had (gratis) at the Master's office, Southampton-buildings, Chancery-lane,

London; of Messrs. Williams and Griffiths, Solicitors, Cheltenham; of Mr. Norcutt, Solicitor, No. 11, Gray's-inn-square, London; of Mr. Henry Jackson, Solicitor, No. 15, St. Helen's-place, Bishopsgate-street, London; at the place of sale, and at the principal inns at Gloucester, Tewkesbury, and Cheltenham.

The premises may be viewed one week previous to the sale by permission of the respective occupiers.

WHEREAS by a Decree of the High Court of Chancery made in a cause Hird v. Mercer, it was referred to the Honourable Sir George Rose, one of the Masters of the said Court, to inquire and state to the Court what children there are now living of Ann Hird and of Esther Appleton, the nieces of Henry Boulton, late of Half Moon-street, Piccadilly, in the county of Middlesex, deceased, the testator in the pleadings of the said cause named, in his will and second codicil mentioned respectively; and whether the said testator's nephews and niece, William Boulton, Charles Boulton, and Margaret Boulton, in the same codicil respectively named, be living or dead respectively, and if any or either of them be dead, when they respectively died, and whether any and which of them who are or is now living have or hath assigned or encumbered their, his, or her shares or share in the trust funds in question, and if so, in favour of whom, and who are or is now entitled under or by virtue of such assignment or incumbrance respectively. Therefore all persons claiming to be such children, or claiming to be such nephews and niece, or claiming to be entitled to any encumbrance on the shares of any of such persons in the said trust funds, by virtue of any assignment or assignments from them, are, on or before the 25th day of May 1852, to leave their claims in the office of the said Master, in Southampton-buildings, Chancery-lane, London, and are, on or before the 25th day of June 1852, to establish such claims before the said Master, or, in default thereof, they will be peremptorily excluded the benefit of the said Decree.

The said testator died on the 3rd day of June 1823.

PURSUANT to a Decree of the High Court of Chancery made in a cause Abrahams against Smith, all persons claiming to be the heirs at law of any of the nephews and nieces of Abraham Smith, late of the parish of Witley, in the county of Surrey, Yeoman, deceased, the testator in the pleadings of the said cause named, and also claiming to be the heirs at law of the children of the said testator's nephew, Abraham Smith, the son of his brother, Swithin Smith, and also claiming to be the heirs according to the custom of the manor of which the said testator's copyhold estates were holden, of any of such children, or to be the executors or administrators of any of such children, are, on or before the 25th day of May 1852, to leave their claims before the Honourable Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 25th day of June 1852, to substantiate such claims, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

The said testator died in the year 1793; and his copyhold estates were holden of the manor of Witley aforesaid.

PURSUANT to a Decree of the High Court of Chancery made in a cause Abrahams against Smith, all persons claiming to be the heir at law, and heir according to the custom of the manor of Witley, in the county of Surrey, of Abraham Smith, late of Witley aforesaid, Yeoman, deceased, at the time of his death (which happened in the year 1793), or claiming to be now such heir at law and customary heir, are, on or before the 25th day of May 1852, to leave their claims before the Honourable Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 25th day of June 1852, to establish such claims, and prove their heirship, before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Abrahams against Smith, all persons claiming to be the next of kin of Abraham Smith, late of Witley, in the county of Surrey, Yeoman, deceased, at the time of his death (which happened in the year 1793), or claiming to be the personal representatives of any of such next of kin who have since died, are, on or before the 25th day of May 1852, to leave their claims before the Honourable Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 25th day of June 1852, to establish such claims and make out their kindred before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Hawksley v. Ashplant, the creditors of William Thorne, late of Cheltenham, in the county of Gloucester, Esq. deceased (who died in the month of March 1850), are, by their Solicitors, on or before the 10th