E, George Nicholls, and Frederick Lloyd mutually W agree to dissolve Partnership now carried on under the firm of F. Lloyd's and Co., 1, Aldermanbury Postern, city of London, Umbrella and Parasol Manufacturers, as far as regards George Nicholls.

F. W. Lloyd. George Nicholls.

OTICE is hereby given, that the Partnership here-tofore subsisting between the undersigned. George Shortland the younger, and John Hyde, as Manufacturers Shortland the younger, and John Hyde, as Manuacturers of Furniture Castors, and carried on at Sheffield, in the counts of York, under the firm of Shortland and Hyde, was dissolved on the 20th day of April instant by mutual consent. All debts owing to and from the said partnership will be received and paid by the said George Shortland.—Dated this 21st day of April, 1855.

George Shortland. Jno. Hyde.

NOTICE is hereby given, that the Partnership here-tofore subsisting between Thomas Lee and Arthur Harris Rees, of Witney, in the county of Oxford, Attornies-at-Law, Solicitors, and Conveyancers, was dissolved by mutual consent, on and from the 16th day of April instant. —Dated this 16th day of April, 1855.

Thomas Lee.

Arthur H. Rees.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Kellock and Hugh Kellock, carrying on business as Drapers, at No. 8, Norton-street, Liverpool, in the county of Lancaster, and at Thornbill, in Dumfrieshire, Scotland, was this day dissolved by mutual consent. The business in Liverpool, will be carried on by the said Hugh Kellock alone, who will receive and pay all the debts due to and from the said firm in Liverpool. The business at Thornbill, will be carried ou by the said John Kellock alone, who will receive and nav by the said John Kellock alone, who will receive and pay all the debts due to and from the said firm in Scotland.—As witness our hands this 21st day of April, 1855.

John Kellock. Hugh Kellock.

OTICE.—The Copartnership heretofore carried on at Liverpool, in the county of Lancaster, by Henry Barnard Roe and John Gibborn Jacob, as Silversmiths and Jewellers, under the firm of Roe and Jacob, was this day dissolved by mutual consent.—Dated this 19th day of April,
1855.

Henry Barnard Roe.
John G. Jacob.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Brown and Joseph Bruce Sinclair, in the business of Stock and Share Brokers, in Crown-court, Threadneedlestreet, in the city of Londou, was dissolved by mutual consent, on the 28th day of March last; and the business is now carried on, and will in future be carried on, by the said James Brown alone, and on his own account, and the said James Brown will pay and receive all debts owing from and to the said partnership.—As witness our hands this 20th day of April, 1855.

James Brown. J. B. Sinclair.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Robert Cumberland and Eliza Jackson formerly Eliza Cumberland, and between us the undersigned Robert Cumberland, and George James William Jackson, and Eliza Jackson, if any, previously carrying on business as Manuacturers of Fancy Goods, at No. 14, Coleman-street, and now at No. 56, Aldermanbary, both in the city of London, under the style or firm of Henry and Robert Cumberland, has been this day dissolved by mutual consent.—Dated this 21st day of April, 1855.

Robert Cumberland.

G. J. W. Jackson. Eliza Jackson.

[Extract from the Edinburgh Gazette of April 20, 1855.] NOTICE OF DISSOLUTION.

THE Copartnery carried on in Glasgow by the Subscribers, sole Partners thereof, as Manufacturers, under the Firm of M'Intyre and Begg, was dissolved on 27th March last, of mutual consent. The debts due to and by the Concern will be received and paid by the Subscriber Alexander Begg.

Peter M'Intyre.

A. Begg.

JOHN BOYD, Witness.
WILLM FERGUSSON, Witness.
Glasgow, April 17, 1855.
NO 21699

In Chancery.-Between Mary Munn Olding, wife of John Olding, by Richard King, her next friend, Plaintiff; and James Poulter Stanes Brocket Brocket and Elizabeth his wife, and John Olding, and, when she shall come within the jurisdiction of this Court, Margaretta Cor-

TAKE notice, that pursuant to an Order of the Right Honourable the Master of the Rolls, made in this cause, bearing date the 19th day of March last, an appearance was on the 24th day of March last, entered for the above-named defendant Margaretta Cordelia Edge, under the 33rd of the Orders of the 8th day of May, 1845, and she the said defendant Margaretta Cordelia Edge, not having appeared either in person or by her Solicitor, the above-named plaintiff hereby gives notice, pursuant to the 79th of the Orders of this Court of the 8th day of May, 1845, that this Court will be moved, by Mr. William Wyllys Mackeson, of counsel for the plaintiff before the Right Honourable the Master of the Rolls, on Thursday the 3rd day of May, 1855, or so soon after as counsel can be heard that the Plaintiff's Bill in this cause may be taken pro confesso immediately against the said Defendant Margaretta Cordelia Edge.—Dated this 10th day of April, 1855.

THOMAS MAY, Solicitor for the Plaintiff.

Berkshire.-Valuable Freehold and Copyhold Estates in

the parish of Warfield.

To be sold, by auction, without reserve, at the George Inn, Reading, on Tuesday, the 8th day of May, 1°55, at two for three o'clock in the afternoon, in eight lots, porsuant to an Order of the High Court of Chancery, made in a cause of Simonds versus Biggs, with the approbation of His Honour the Master of the Rolls:

Several freehold and copyhold estates, comprising two residences and land, known as Newell House, and Warfield Cottage, with well timbered park like grounds; also two small farms, with convenient homesteads, and several excellent enclosures of arable, meadow, and pasture lands, within short distances of the towns of Windsor, Maidenhead, Wokingham, and Reading, and in the immediate neighbourhood of the village of Bracknell, and the proposed station on the Staines, Wokingham, and Woking Railway, now in the course of construction.

The re-idences cannot be viewed without an order, which, with part culars and conditions of sale, may be obtained of Charles Cave, E-q., Solicitor, Bracknell; of Messrs, Whatley and Dryland, Solicitors; and of Mr. Fuller, Surveyor, Reading; and Messrs, Sudlow, Torr, Janeway, and Tagart, Solicitors, No. 38, Bedford-row, London.

O he sold by auction, pursuant to an Order of the High Court of Chancery, in de in a certain cause wherein James Stephens and others are plaintiffs, and Anne Jenkins and another are defendants, with the approvation of the Judge to whose Court the said cause is attached, by Mr. David Roberts, the Auctioneer appointed to seel the same, at the White Hart Inn, Cardigan, on Thursday, the 26th day of April, 1855, at three o'clock in the afterno.n, in two

Lot 1 .- Being all that the rent charge of £2 3s., in lieu of tithes, in the chapery of Cappel Colman, in the county of Pembroke, apportioned on three several pieces of land and premises, called respectively Place y-Parke, Gerddi-Bach, and Winlian, in the said chapelry; and

Lot 2.—Being all that the one-tenth part or share of and in the moneys to arise from the sale of a farm and tenement, called Pen-Rait-Isas', devised by the will of Enos George, late of Scot and, in the parish of Llandugnydd, in the county of Cardigan, deceased, by the description of "the farm or tenement called and known by the name of Penralt-issas, in the county of Cardigan," after the decease of Rachel, the wite of the said Enos George, which said Rachel George is

now 68 years of age.

Particulars of the property may be had upon application to Mr. Asa Johnes Evans. Solicitor, Cardigan; and Me srs. Hett and Bowman, Solicitors, No. 14, Gresham-street, London; or of the Auctioneer, Cardigan.

In Chancery.—Bunting v. Marriott.

To be sold, by auction, by Messrs. Price and Clark, at
Garraway's Coffee House, Cornhill, in the city of
London, on Tuesday the 15th day of May, 1855, at twelve for one o'clock, pursuant to an Order o the High Court of Chancery, made in the above cause, and with the approbation of His Honour the Master of the Rolls:

A capital brick-built leasehold residence, situate and being No. 7, Duncan-terrace, Islington, fronting the New River, held for the remainder of a term of 71 years from Ladyday, 1799, at an apportioned rent of £5 5s. per annum, and underlet on lease at £52 10s. per annum; also a lease-hold dwelling-house, situate and be ng No. 12, Windsor-terrace, City-road, held for the remainder of a term of 55 years (less 20 days), from Lady-day 1807, at £10 10s per annum, and of the estim ted value of £42 per annum.

The premises may be viewed by permission of the tenants, and particulars, with conditions of sale, may be had (gratis)