NOTICE is hereby given, that the Partnership hereto-fore subsisting between John Nixon Harman and Thomas Kent, at Banbury, in the county of Oxon, as Brewers, Maltsters, and Spirit Dealers, under the style or firm of Harman and Kent, has this day been dissolved by mutual consent.—As witness our hands this 1st day of Pabraney 1856 February, 1856. John Nixon Harman.

## Thos. Kent.

NOTICE is hereby given, that the Partnership lately subsisting between John McLauchlan and Henry Vinsen, carrying on business at Saint Neots, in the county of Huntingdon, as Coach Builders, &c., under the style or firm of McLauchlan and Vinsen, has been dissolved by mutual consent, as from the 1st day of January last past.—Given under our hands this 4th day of February, 1856. John McLauchlan.

## Henry Vinsen.

[Extract from the Edinburgh 1856.] Gazette of February 5,

NOTICE.

THE Copartnerships heretofore carried on by the Sub-scriber, John Freeland, and the late Mr. John Young, the sole Partners thereof, in Glasgow, under the Firm of Young and Freelands, and in the Island of Saint Domingo or Haiti, under the Firm of Freeland Brothers and Com-pany, were dissolved on the 4th day of December, 1855, by the decease of Mr. John Young.

John Freeland.

Nice, January 2, 1856.

FRANCOIS GARTAUD, Witness, JN. HRE. GARTAUD, Witness, Witnesses to the Signature of John Freeland.

G. S. Freeland, Executor, Wm. Young, Executor. Wm. Euing, Executor. Jno. Buchanan, Hew Young, Executor, Vou Executors of JOHN YOUNG, Glasgow, February 4, 1856.

WM. M'LACHLAN, Witness, DAVID FLEMING, Witness, Witnesses to the Signatures of George Scott Freeland, William Young, William Euing, John Buchanan, and Hew Young.

Jamaica Chancery Deposits,-Island Statute, 18th Victoria,

chap. 33. Notice in the suits respectively of Tulloch v. Marshall, Allen v. Ramsay, Dwarris v. Hiscott, Graham, v. Grant. IN pursuance of the power given to the Executive Com-mittee of the Island of Jamaica in this behalf by the "Chancery Deposits Act, 1855," being an Act of the Legislature of the said island, made and passed in the eighteenth lature of the said island, made and passed in the eighteenth year of Her Majesty's reign. Notice is hereby given, that the sum of £307 19s. 2d. (three bundred and seven pounds nineteen shillings and two pence), of the former currency of the said island, being equal to the sum of £184 15s. 6d. (one hundred and eighty-four pounds fifteen shillings and sixpence) of lawful sterling money, was on the day of June, 1823, paid into the hands of the Receiver-General of the said island, to the credit of the firstly above-mentioned suit of Tulloch v. Marshall, in the High Court of Chancery of the said Island of Jamaica. And that a certain other sum of £1,080 3s. 3d. (one thonsand and eighty pounds three shillings and three pence) of the former currency of sum of £1,080 3s. 3d. (one thousand and eighty pounds three shillings and three pence) of the former currency of the said island, and equal to the sum of £652 17s. 11d. (six hundred and fifty-two pounds seventeen shillings and eleven pence) of lawful sterling money, was, on the 28th day of January, 1824, paid into the hands of the Receiver-General of the said island, in the secondly above-mentioned suit of Allen v. Ramsay, in the said High Court of Chancery. And that a certain other sum of £306 1s. (three hundred and six pounds and one shilling) of the former currency of and six pounds and one shilling) of the former currency of the said island, and equal to the sum of £183 12s. 7d. (one the said island, and equal to the sum of £183 12s. 7d. (one hundred and eighty-three pounds twelve shillings and seven pence) of lawful sterling money, was, on the 28th day of January, 1824, paid into the hands of the Receiver-General of the said island, in the thirdly above-mentioned suit of Dwarris v. Hiscott, in the said High Court of Chancery. And that a certain other sum of £30 6s. (fifty-one pounds and six shillings) of the former currency of this island, and equal to the sum of £30 15s. 7d. (thirty pounds fifteen shillings and seven pence), of lawful sterling money, was, on the 25th day of July, 1828, paid into the hands of the Receiver-General of the said island, in the fourthly abovementioned suit of Graham v. Grant, in the said High Court of Chancery.

And that such several sums of money have since remained, and still remain, in such several suits respectively, in the bands of the Receiver-General of the said island, and in the hands of the Receiver General of the said island, and that no proceedings have been had in such suits respectively, nor has any application for the payment of the said several sums of money, or any part thereof, been made in such suits, respectively, for the period of twenty years from the time when such sums of money were respectively first lodged as aforesaid; and that if no claim be made, or right to such several sums of money be substantiated, to the satis-faction of the said Court of Chancery of the said island, within two years from the 9th day of October, 1855, being the date of the first publication of this notice in Great Britain, the said several sums of morey, or such of them in respect of which no such claim shall be made, or right shall be substantiated, will, under the provisions of the said Act, become the absolute property of the public of the said Island of Jamaica.

By command. WM. R. MYERS, Secretary to the Executive Committee, Jamaica.

In Chancery.

Lord Chancellor. Vice-Chancellor Wood.—Between George William Hervey, and Francis Arthur Hervey, Infants, by the Reverend Arthur Charles Hervey, commonly called Lord Arthur Hervey, Clerk, their next friend, Plain-tiffet and the Right Honourable Clerk, their next friend, Fiam-tiffs; and the Right Honourable Frederick William Hervey, commonly called Earl Jermyn, the Right Honourable Sir Tho-mas Francis Fremantle, Baronet, and Cecilia Mary Hervey, and Cecilia Mary Hervey, Widow, commonly called Lady. William Hervey (out of the jurisdiction of this Court), De-fendants.

TAKE notice, that this Honourable Court will be moved before the Right Honourable the Vice-Chancellor Wood, on the 18th day of February next, or so soon after as Counsel can be heard by Mr. Dauney, of Counsel for the plaintiffs, that the Bill may be ordered to be taken pro confesso against you the above-named defendant, Cecilia Mary Hervey, commonly called Lady William Hervey.— Dated this 18th day of January, 1856. ROBERT WOOD LUCAS, No. 20, Great Marl-borough-street, Solicitor for the above-named Plaintiffs, To the above-named defendant TAKE notice, that this Honourable Court will be moved

To the above-named defendant

Lady William Hervey.

TO be sold, pursuant to an Order of the High Court of Chancery, made in a cause Ashby v. Wallis, with the approbation of the Right Honourable the Master of the Rolls, by Mr. Rowland Brearey, at the Royal Oak Inn, in Ochbrook, near Derby, in the county of Derby, on Saturday, the 8th day of March, 1856, at four o'clock in the alternoon, in one lot :

One undivided third part or share of and in two freehold

One undivided third part of share of and in two freehold dwelling-houses, orchards, gardens, garden ground, and pieces of land, situa'e at Ochbrook, near Derby aforesaid. Printed particulars may shortly be had of Messrs. Good-win aud Co., No. 3, Lancaster-place, Strand, Solicitors; Mr. Hand, Solicitor, No. 14, Southampton-buildings, Chan-cery-lane; and in the country of Messrs. Whiston and Son, Solicitors, Derby; and Mr. Wallis, Solicitor, Bristol.

TO be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Brown v. Foster, with the approbation of the Honourable Sir George Rose, one of the Masters of the said Court, by Mr. Rateliff Harris, the person appointed to sell the same, at the Crown Inn, Can-nock, in the county of Stafford, on Monday the 3rd day of March, 1856, at three o'clock in the afternoon, in one lot:

March, 1856, at three o'clock in the atternoon, in one lot: A valuable piece of freehold meadow land, called Wyrley Meadow, situate in Great Wyrley, in the parish of Norton Canes, in the said county of Stafford, containing 6A., 3R., or thereabouts, now in the occupation of Mr. George Gilbert, as tenant from year to year, at a reat of £15. A branch line of the South Staffordshire Railway is in course of formation at a short distance and there is an easy comformation at a short distance, and there is an easy com-munication with the Birmingham Canal.

The land may be viewed by permission of Mr. Gilbert, and particulars and conditions of sale may be had (gratis) in London, at the said Master's Chambers, in Southamptonin London, at the said Master's Chambers, in Southampton-buildings, Chancery-lane (on personal application only); of Messrs. John and Charles Cole, Solicitors, No. 36, Essex-street, Strand; of Messrs. Austen and De Gex, Solicitors, No. 4, Raymond-buildings, Gray's-inn; and in the country of Mr. Charles Simpson, Solicitor, Lichfield; of Mr. Hinchliffe, Solicitor, West Bromwich; and of Mr. Harris, Auctioneer, Lichfield.