NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, John Fairclough and William Kershaw, as Colliery Proprietors, and carried on at Nerquis, in the county of Flint, under the firm of John Fairclough and Company, has this day been dissolved by mutual consent.—Dated this 15th day of February, 1856.

John Fairclough.

W. Kershaw.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Cyrus Clark and James Clark, of Street, near Glastonbury, in the county of Somerset, and Thomas Clark, of Bridgwater, in the said county, as Rug and Shoe Manufacturers and Feltmongers, under the firm of C. and J. Clark, was dissolved by mutual consent on the 1st day of May, 1854, the said Thomas Clark ceasing to be a partner of the said firm of C. and J. Clark.—Dated this 30th day of January, 1856.

Cyrus Clark. James Clark. Tho. Clark.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Rhodes and Joseph Rhodes, carrying on the trades or businesses of Nail Makers, Farmers, and Coke Dealers, at Dronfield, in the county of Derby, under the firm of William and Joseph Rhodes, was dissolved by mutual consent on the 30th day of June, 1855. All debts, property, and effects belonging, due, or owing to the said late partnership firm will be received by the said William Rhodes, by whom all the debts due from the late firm will be paid.

—As witness our hands the 18th day of February, 1856.

William Rhodes.

Joseph Rhodes.

Joseph Rhodes.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John
Pearson and Samuel Ford, carrying on business at Sheffield,
in the county of York, as Joiners and Builders, is this day
dissolved by mutual consent. All debts due to or from the
said firm will be received and paid by the said John Pearson, who will in future carry on the business on his own
account.—Dated this 16th day of February, 1856.

John Pearson.

John Pearson.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, James Brent Price and Thomas Agate, carrying on business under the firm of Price and Agate, as Drapers, Tailors and Milliners, at Horsham, in the county of Sussex, has this day been dissolved by mutual consent. All debts due and owing to or from the said copartnership will be received and paid by the said James Brent Price, by whom the said trades or businesses will in future be carried on.—As witness our hands this 18th day of February, 1856.

James Brent Price.

Thomus Agate.

NOTICE is hereby given, that the Copartnership hitherto subsisting between the undersigned, William Marsland Pye, of Lancaster, in the county of Lancaster, and Thomas Shaw, of Gate House, Ellel, near Lancaster aforesaid, and carrying on business in Lancaster aforesaid, as Dealers in Guano and other Manures, and as Agricultural Seed Merchants, &c., was dissolved by mutual consent, on the 18th day of February instant. All debts due to and owing from the said copartnership will be received and paid by either the said William Marsland Pye, or the said Thomas Shaw.—Dated this 18th day of February, 1856.

Wm. Marsland Pye.

Wm. Marsland Pye. Thomas Shaw,

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Attorneys and Solicitors, carrying on business at No. 2,
Nicholas-lane, Lombard-street, in the city of London, under
the firm of Wilkinson, Gurney, and Stevens, has been this
day dissolved by mutual consent.

J. Wilkinson. John Gurney. J. R. Stevens.

[Extracts from the Edinburgh Gazette of February 15, 1856.]

NOTICE.

ANDREW BARRIE, sometime of Madras, Chemist, ANDREW BARRIE, sometime of Madras, Chemist, now residing in George-street, Dumfries, do hereby intimate that I ceased upon the 31st of December, 1854, to be a partner of, or have any interest in, the firm carrying on business as Chemists and Druggists, in the Vessery Dispensary, Madras, under the firm of Barrie and Co.—Dumfries, 12th February, 1856.

Andrew Barrie.

[Extract from the Fort St. George Gazette of November 27, 1855.]

NOTICE.

THE interest and responsibility of Mr. Andrew Barrie and Mr. Etienne Renaux ceased in our Firm on the 31st December, 1854, and we have admitted Dr. R. S. Mair and Mr. E. Henry Renaux as Partners from 1st January,

Barrie and Co.

WHEREAS by a Decree of the High Court of Chancery of England, bearing date the 5th day of December, 1855, and made in the matter of the estate of Athaliah Canning, late of Newport, in the county of Essex, Widow, deceased, and in a cause Wallis v. Bell, an inquiry is directed whether William Canning therein named (the son of the said Athaliah Canning), is living or dead, and, sin dead when he slid and what is a he left this death or if dead, when he died and what issue he left at his death, or born in due time after his decease; and whereas the said William Canning, if living, or his child, children, or issue, if dead, are entitled to certain benefits under the will of the if dead, are entitled to certain benefits under the will of the said Athaliah Canning, the said William Canning, or his child, children, or issue (if any) living at his death (if dead), and the legal personal representative and representatives of such of them (if any) as are dead, are, by their Solicitors, on or before the 15th day of July, 1856, to come in and make out his, her, or their claim to such benefits, or to be such child, children, or issue, at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be excluded the benefit of the said Decree. Tuesday, the 22nd day of July, 1856, at twelve o'clock at noon, at the chamber of the said Judge, is appointed to adjudicate on the said claims. The said William Canning, in the month of August, 1841, being then a Bachelor, left England, as it is believed, for New Orleans, America.—Dated this 20th day of February, 1856.

PURSUANT to an Order of the High Court of Chan-DURSUANT to an Order of the High Court of Chancery, made in a cause Sophia Anne Pope, by the Reverend William Law Pope, her next friend, against William Mills, the Reverend Charles Wharton, and the Reverend Joseph Crane Wharton, the creditors and the incumbrancers on the real estate of James Pope, formerly of Hamilton-terrace, St. John's Wood, in the county of Middlesex, but late of Sturry, in the county of Kent, Esq., who died in or about the month of July, 1855, are, by their Solicitors, on or before the 12th day of March, 1856, to come in and prove their debts or incumbrances, at the chambers of the Master of the Rolls, in the Rolls, yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the 19th day of March, 1856, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the debts or incumbrances.—Dated this 19th day of February, 1856.

DURSUANT to an Order of the High Court of PURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Thomas Arber, late of Arlington-street, in the county of Middlesex, Surveyor, deceased, Jane Arber, Spinster, against Eleanor Arber, the creditors of, and all persons having claims on the estate of, Thomas Arber, late of Arlington-street, in the county of Middlesex, Surveyor, who died in or about the month of July, 1855, are, by their Solicitors, on or before the 19th day of March, 1856, to come in and prove their debts and claims, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit thereof they will be peremptorily excluded from the benefit of the said Order. Monday, the 31st day of March, 1856, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 21st day of February, 1856.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of John Harrison against Samuel Churchill and others, the creditors of, and the incumbrancers upon, the real estates of John Venfield Harrison, late of Woodstock, in the county of Oxford, Gentleman, deceased, the testator in this cause, who died on or about the 6th day of December, 1854, are, by their Solicitors, on or before the 19th day of March, 1856, to come in and prove their claims, at the chambers of the Vice-Chancellor Sir John Stuart, at No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 2nd day of April, 1856, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 16th day of February, 1856.

DURSUANT to a Decree of the High Court of Chancery, made in the matter of the estate of Amelia Penlington, late of Lansdown-terrace, Hackney, in the county of Middlesex, Spinster, deceased, and in a cause Thomas Penlington against Edward Hamilton Hoskins, the