William Hearne.

WE hereby give notice, that the Partnership hereto-fore subsisting between us the undersigned, John Morton, John Hodgson, and Wilfred Mooney, at Liverpool, in the county of Lancaster, under the style or firm of Morton, Hodgson and Mooney, as Shipwrights, Shipsmiths, Joiners and Boat Builders, has been this day dissolved by mutual consent so far as respects the said John Hodgson only. All debts owing by and due to the said firm will be paid and received by the said John Morton and Wilfred Mooney.—As witness our hands this 5th day of August, 1857. John Morton.

John Hodgson. Wilfred Mooney.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Taylor and Charles Henry Taylor, at Birkenhead, in the county of Chester as Ironmongers and General Smiths, under the firm of Taylor, Brothers, was this day dissolved by mutual consent. All debts owing to the said firm are to be paid to the undersigned, William Taylor, by whom the business will in future be carried on, and all debts owing by the said firm will be discharged by him.—Dated this 25th day of July, 1857. William Taylor

William Taylor. Chas. H. Taylor.

NOTICE is hereby given, that the Partnership bereto-fore subsisting between John Palmer and Oliver Gaishford Blackham, of Birmingham, in the county of Warwick, Factors and Pin Manufacturers, trading under the style of Palmer and Blackham, is this day dissolved by mutual consent. All debts due and owing to the said trade, are to be paid to Mr. Robert Wright, of Temple-street, Birmingham, Accountant, by whom all debts due from the trade will be paid.--Dated this 27th day of July, 1857. John Palmer.

John Palmer. Oliver Gaishford Blackham

Notice is hereby given, that the Copartnership here-tofore subsisting between us the undersigned, William Coles and John Elliott, lately carrying on business in copart-nership together, under the firm of Coles and Elliott, as Car-penters and Joiners, at the 'Tan-yard, Quaperlake-street, in the town and parish of Bruton, in the county of Somerset, has been, and is hereby dissolved, by mutual consent, as from the 1st day of August, 1857. The said John Elliott will henceforth continue the business on his own account, and is hereby authorized to pay and receive the debts and obligations, due by or to the late firm.—Dated this 3rd day of August, 1857. William Coles.

John Elliott.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Robert Osmond and Samuel Osmond, as Silk Dyers and Scourers, carrying on business at No. 99, Leadenhall-sireet, in the city of London, under the style or firm of Robert and Samuel Osmond, and at No. 8, Ivy-lane, Newgate-street, in the same city, under the style or firm of Samuel Osmond and Company, has been this day dissolved by mutual con-sent; and that all debts and demands owing to or by the said late partnership, will be received and paid by the said Samuel Osmond, who will continue to carry on the said business at the places aforesaid.—As witness our hands this 6th day of August, 1857. Robt. Osmond.

Robt. Osmond. Saml. Osmond.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Elam, James Elam, and Benjamin Elam, carrying on busi-ness at Heckmondwike, in the county of York, under the style or firm of William Elam and Sons, as Card Makers, is this day dissolved by mutual consent, so far as concerns the said James Elam. All debts now or hereafter to become due to the said partnership are to be paid to the said Wil-liam Elam and Benjamin Elam, who in future will carry on the business, and who are authorized to receive such debts, and by whom all demands upon the said partnership will be discharged.—As witness our hands this 5th day of August, 1857. William Elam.

James Elam Benjamin Elam, NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Crisp Gooding and Frank Rawling, carrying on business together as Wool and Waste Merchants, at No. 36, in Swinegate, in Leeds, in the county of York, under the style or firm of Gooding and Rawling, was this day dissolved by mutual consent. All debts due to, and owing by, the said partner-ship firm, will be received and paid by the said William Crisp Gooding, by whom the business will in future be carried on.—Dated this 4th day of August, 1857. Wm. Crisp Gooding. Frank Raveling

Frank Rawling.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Richard Wood Hall and James Swaine, carrying on business as Grocers, Tea Dealers, Tallow Chandlers, and Oil Mer-chants, at Bradford, in the county of York, under the firm of Hall and Swaine, was dissolved by the 1st day of July last, by mutual consent.—Dated this 5th day of August, 1857. Richard Wood Hall.

James Swaine.

NOTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, Samuel Pearce the younger, William Pearce, and John Pringle Boyd, as Ship Brokers, at Liverpool, in the county of Lancaster, was this day dissolved by mutual consent so far as relates to the said John Pringle Boyd.—Dated this 1st day of August, 1957 1857. Sam. Pearce, jr.

Wm. Pearce.

J. Pringle Boyd.

NOTICE is hereby given, that the Partnership lately N subsisting between us the undersigned, Alfred Hop-craft, James Bartlett, and George William Taylor, carrying on business at the London and North Western Railwaywharf, at Brackley, in the county of Northampton, as Mer-chants and Dealers in Coal, Coke, Salt, Oilcake, and Arti-ficial Manure, under the style or firm of Hopcraft, Bartlett, and Taylor, was this day dissolved by mutual consent, as and Taylor, was this day dissolved by mutual consent, as regards the said Alfred Hopcraft, who has withdrawn from the said firm; and that the business will in future be car-ried on by the remaining partners, the said James Bartlett and George William Taylor, under the style or firm of Bartlett and Taylor. All claims and demands due and owing by the said firm of Hopcraft, Bartlett, and Taylor, will be received and paid by the present firm of Bartlett and Taylor.—Dated this 1st day of August, 1857. Alfred Hopcraft, James Bartlett

James Bartlett. George W. Taylor.

[Extract from the Edinburgh Gazette of August 4, 1857.]

[Extract from the Edinburgh Gazette of August 4, 1857.] DISSOLUTION OF PARTNERSHIP. THE Copartnership hitherto carried on by the Sab-a scribers, the sole Partners, as Sewed Muslin Ware-housemen, at No. 4, George-square, Glasgow, and No. 34, Cannon-street West, London, under the firm of Smith, Anderson, and Co., was this day dissolved by mutual con-sent, in so far as regards Charles Anderson, who retires from the business; which will in future be carried on by the remaining Partners, under the same Firm, and who will discharge all the debts due by the late Firm. Charles Anderson. Andrew Miller.

Andrew Miller. Archibald Speirs Alexander.

ABRAHAM SHERLETON, Witness. Glasgow, July 31, 1857. JOHN NIVEN, Witness.

In Chancery.

In the Matter of an Act made and passed in the 19th and "An Act to facilitate Leases and Sales of Settled Estates," and in the Matter of the Settled Estates of Charles Gilbert, Esq., deceased, situate in the several parishes of Eastbourne, Eastdean, Wellingden, Pevensey, Westham, Hailsham, Hurstmonceux, and Ringmer, all in the county of Sussex

DURSUANT to the said Act and the general Orders of the Court, and to an Order, dated the 28th day of July, 1857, made by the Vice Chancellor Sir John Stuart, notice is hereby given, that Carew Davies Gilbert, an infant, by the Honourable Anne Dorothea Gilbert, of Fulitsick, in the county of Cornwall, Widow, his mother and next friend, and John Samuel Enys, of Enys, in the said county, Esq., and Catherine Davies, his wife, on the 20th day of July, 1857, presented a petition to the Lord High Chancellor of Great Britain (to be heard before the Vice Chancellor Sir John Stuart), praying for an Order, vesting in trustees to be nominated for that purpose, power to grant ordinary leases of any part of the above-mentioned settled estates, for any term not exceeding 21 years, and also building leases of any part of the same settled estates, for any term