NOTICE is hereby given, that the Partnership between the undersigned, William Alltoft Summers and Charles Arthur Day, in the trades or businesses of Engi-General Dealers, at Northam, in the for Shine Builders, and General Dealers, at Northam, in the parish of Saint Mary, in the town and county of the town of Southampton, and elsewhere, under the firm of Summers and Day, was this day dissolved by mutual consent, to take effect as on and from the 10th day of February last; and in future the said trades or businesses will be carried on by the said Charles Arthur Day, on his own separate account, and who will pay and receive all debts owing from and to the said part-nership, up to the said 10th day of February last.—Witness our hands this 7th day of May, 1859.

W. A. Summers. Chas. A. Day.

NOTICE is hereby given, that the Partnership lately subsisting between us, in the partish of Soham, in the county of Cambridge, in the trade or business of Brick and Tile Makers, was this day dissolved by mutual consent — As witness our hands this 30th day of April, 1859. Rd. Taylor.

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Samuel \times Clark, Mark.

N OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Loach, of Birmingham, in the county of Warwick, Japanner and Ornamented Enamelled Window and other Glass Manu-Ornamented Enametted Window and other Glass Manu-facturer, and John Cox, of Birmingham aforesaid, Electro-Plater and Ornamented Enamelled Window and other Glass Manufacturer, heretofore carrying on the trade or business of Ornamented Enamelled Window and other Glass Manufacturers, in Mary-street, in Birmingham aforesaid, under the firm Loach and Cox, was, on the 7th days of Mar instant disclared has mutual concent. from day of May instant, dissolved by mutual consent; from which time the said business will be carried on by the said John Cox on his own account.-Dated this 7th day of May, 1859. John Loach.

John Cox.

NOTICE is hereby given, that the Partnership formerly existing between Edward Marco Birkey Stranger A existing between Edward Mason, Riehard Stuttard, and Samuel Hill, carrying on the business of Fustian Manu-facturers, at Heywood, in the county of Lancaster, under the style or firm of Mason, Stuttard, and Co., has been dis-solved by the death of the said Samuel Hill, which took place on the 11th day of June, 1857 .- Heywood, March 15, 1859.

Edward Mason. Eliza R. Hill, Richard Stuttard. Robert Crosbie,

Executors of the said Saml. Hill. NOTICE is hereby given, that the Partnership lately subsisting between we the subsisting between us the undersigned, as Attorneys and Solicitors, at Cullompton, in the county of Devon, under the firm of Crosse and Leigh, was and stands dis-solved by mutual consent, as and from this day; and the business will from henceforth be carried on by the under-signed Arthur William Leigh only, who will discharge all debts and receive all credits on account of the said partnership concern.-As witness our hands this 30th day of April, 1859. R. R. Crosse.

Arthur Willm, Leigh.

TOTICE is hereby given, that the Partnership hereto-IN fore subsisting between us the undersigned, John Pickard and Thomas Whitham, carrying on business together in Moss-street, in Manchester-road, in Horton, in the parish of Bradford, in the county of York, as Extractors, under the style or firm of Pickard and Whitham, was this day dissolved by mutual consent.-As witness our hands this 6th day of May, 1859.

John Pickard. Thomas Whitham.

NOTICE is hereby given, that I the undersigned, Joseph Burgess, of the city of Manchester, in the county of Lancaster, Commission Agent, do hereby declare, that I caused to be personally served on Charles Booth, of Manchester aforesaid, Commission Agent, a notice in minimum and addressed to him of mr in writing, signed by me, and addressed to him, of my intention to dissolve the Partnership lately carried on between us, under the name or style of Burgess and Booth, as Commission Agents, at Manchester aforesaid, as from the 2nd day of May, 1859.-Dated the 4th day of May, 1859.

Jos. Burgess.

[Extract from the Edinburgh Gazette of May 6, 1859.] NOTICE.

THE creditors of Sir William Francis Eliott, of Stobs and Wells, Barouet, who have not already lodged their claims and grounds of debt with the acting Trustee on his estates, are hereby again required to do so within

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one month from this date, in order that they may be in-cluded in the state of ranking, to be then prepared, with a view to the final settlement of the debts, and the discharge of the trust.

JAMES BROWN, Acting Trustee. Chambers, 128, George-street,

Edinburgh, May 4, 1859.

In Chancery .- Lord Chancellor.

Vice-Chancellor Stuart. In the Matter of "The Settled Estates Act, 1856," 19 and 20 Vic., cap. 120; and in the Matter of a messuage or tene-ment, being No. 6, in the Poultry, in the city of London,

welt, cap, izo; and in the hatter of a message of the ment, being No. 6, in the Poultry, in the city of London, and of a message or tenement in the rear thereof, and used therewith, being No. 38, in Bucklersbury, in the same city; and in the Matter of the will of Charles Hale, deceased, dated the 26th day of July, 1838.
NOTICE is hereby given, that John Dawson Hale, of Cattlegate, Enfield, in the county of Middlesex, Gentleman, and John Edward Hale, of the same place, Gentleman, on the 12th day of April last, presented a Petition to the Lord High Chancellor of Great Britain, praying that a lease might be granted of the said messages or tenements and premises, being No. 6, Poultry, and No. 38, Bucklersbury aforesaid, to William Garratt, of 21 years, to be computed from the 25th day of March last, at the yearly rent of £450 and under, and subject to the covenants, conditions, and agreements contained in a certain draft lease which had been submitted to, and approved of by, the Solicitors for the said William Garratt, or upon such by, the Solicitors for the said William Garratt, or upon such other terms as to his Lordship might seem meet; and that the place where the Petitioners may be served with any Order of the said Court of Chancery, or any notice relating to the subject of the said petition, is the office of the Petitioners, Solicitors, Messrs. Fry and Loxley, No. 80, Cheapside, London.-Dated this 9th day of May, 1859.

10 be sold, pursuant to an Order of the High Court of L Chancery, made in a cause of Thompson v. Davison, with the approbation of the Master of the Rolls, in three lots, by Mr. Thomas Branch, the person appointed by the said Judge, at the Clarendon Rooms, Liverpool, in the county of Lancaster, on Wednesday, the 8th day of June 1859, at two 'clock in the afternoon precisely:

Certain freehold and copyhold estate, consisting of The Pelican Hotel, in Islington Flags, Liverpool, and three messuages, dwelling-houses, and premises, situate at Laurel-

messuages, dwelling-houses, and premises, situate at Laurel-road, Fairfield, near Liverpool, in the county of Lancaster, now in the respective occupations of Mr. George Burkett, Mrs. Colchester, Mr. Thomas Allison, and Mr. Syred. Particulars whereof may be had (gratis), of Mr. Joseph Remer, of Sandhach, Cheshire, Solicitor; Mr. T. B. Collur, of Liverpool, Solicitor; and Mr. C. T. Clarke, of Lan-caster, Solicitor; and also of Mr. J. W. Hickin, No. 11, Serjeant's Inn, Fleet-street; Messrs. Chester, Toul-min, and Chester, Staple Inn; Messrs. Johnson and Weatheralls, No. 7, King's Bench-walk, Inner Temple, London, Solicitors; of the Auctioneer, at his offices, in Liverpool; at and the said Clarendon-Rooms, Liverpool; at and the said Clarendon-Rooms,

Yorkshire.

TO be sold by auction, on Thursday, the 2nd of June, 1859, at three o'clock precisely, in three lots, at the White Hart Inn, Gilberdike, pursuant to an Order in Chan-cery, in a cause Slight v. Adey, by Mr. Carter Holdsworth. Lot 1.—Three closes of arable land, in the township of Blacktoft, called Ninety Acres, containing 92A. In. 21P., or bhereaboute lat to a vacuus tanont at the cent of f900 sub-

thereabouts, let to a yearly tenant at the rent of £200, sub-

ject to a rent charge in lieu of tithes of £12 11s. per annum, and a land-tax of £1 9s. 8d. per annum. Lot 2.—A close of arable land, called South or Salf-row, containing 19A. OR. 2P., in the township of Bellasize, let to a yearly tenant at the rent of £45, tithe free, but subject to a land-tax of 18s. $6\frac{3}{4}$ d. per annum.

Lot 3.-A close of arable land, called Corporation Close containing 15A. 2R. 15P., in the township of Laxton, let to a yearly tenant at the rent £17, tithe free, but subject to land-tax of 7s. 6d. per annum, also to a yearly Bishop rent of 6d. per acre, and to Bishop soil-drainage tax, which varies in amount.

The whole of the property is situate near to the river Ouse, and the Staddlethorpe station, on the Hull and Selby Railway. The market-town of Howden is distant about seven miles, and Beverley, Hull, and Selby respectively, about fifteen miles. Gilberdike is adjacent to the property, and is near to the Staddlethorpe Railway Station, on the Howden and Hull highway-read.

Howden and Hull highway-read. Printed particulars and conditions of sale may be had of Messrs. Bell, Steward. and Lloyd, Solicitors, No. 49, Lincoln's-inn-fields; Mr. Hudson, Solicitor, No. 23, Back-lersbury, London; Messrs. Baker and Brown, Solicitors, Warwick; Mr. John Wilson, Solicitor, Goole; Mr. John G. Weddall, Land Agent, North Hall, Howden; of the Auctioneer, North Cave, near Brough; and at the place of sale of sale.