OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigued, John Brown and Richarl Newhouse, trading and carrying on business as Calenderers and Packers, at Spear-street, Oldham-street, in the city of Manchester, in the county of Lancaster, under the style or firm of John Brown and Co., was this day dissolved by mutual consent; all debts due to or owing by the said late Partnership firm will be received and paid by the said Richard Newhouse.—As witness our hands this 12th day of March, 1861.

John Brown. Richard Newhouse.

[Extract from the Edinburgh Gazette of March 12, 1861.]

NOTICE.

THE Copartnery Concern carried on by the Subscribers, as sole Partners thereof, under the Frm of Andrew Anderson, Fordyce, and Company, as Warehousemen in Glasgow, has been dissolved so far as the Subscriber William Ritchie is concerned,—all right and interest therein on his part having ceased; but the business of the Company continues to be carried on in all its branches by the other Subscribers. George Fordyce and John Binning out their concerns. ning, on their own account.

George Fordyce. John Binning. Wm. Ritchie.

WILLIAM CALDWELL, of Glasgow, Clerk-at-Law, Witness.

THOMAS BRUNTON, of Glasgow, Clerk-at-Law. Witness.

Glasgow, March 11, 1861.

OTICE is hereby given, that we Sarah Brooshooft, formerly Sarah Wilkinson, of the borough of Kingston-upon-Hull, and of Kirkella, in the county of York, lately the widow of Fewster Wilkinson, of the borough of Kingston-upon Hull, and of Kirkella aforesaid, Merchant, deceased, and the executrix of his will, and now the wife of the same and th Edward Augustus Dearman Brooshooft, of Kingston-upou-IIull and Kirkella aforesaid, Esquire, and the said Edward Augustus Dearman Brooshooft, have ceased to carry on business at Kingston-upon-Hull aforesaid, as Iron Merchants, and otherwise, under the style or firm of Fewster Wilkins n and Company, and have assigned, as from the 31st day of December, 1859, all our and each of our right, visit day of becomer, 1999, an our and each of our right, title, and interest to and in such business to Gilbert Wilkinson, of Kingston-upon-Hull aforesaid, Merchant, the son of me the said Sarah Brooshooft; and that such business has been and will be carried on by the said Gilbert Wilkinson on his area carried on by Wilkinson on his own account and responsibility, and that he will satisfy all the debts and liabilities (if any) of the said firm in respect of the said business, and will receive all sums due to the said firm .- Dated the 8th day of January,

E. A. D. BROOSHOOFT. SARAH BROOSHOOFT. GILBERT WILKINSON.

Re WILLIAM MONTGOMERY.

F the Children of the late William Montgomery, late of the county of Carlow, in Ireland, Esquire, who died between thirty and forty years since will apply to the undersigned, they may hear of something to their advan-

BUCKWOOD, BROOKS, and DU BOIS, No. 7, Godliman-street, Doctors'-commons,

The Right Honourable JACOB LORD HASTINGS, BARON HASTINGS, Deceased.

Pursuant to an Act of Parliament, made and passed in the 22nd and 23rd years of the reign of Her present Ma-jesty, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and others having any debt or claim against or upon the estate of the Right Honourable Jacob Lord Hastings, Baron Hastings, late of Melton Constable, in the county of Norfolk, and of Seaton Delaval, in the county of North-Norfolk, and of Seaton Delaval, in the county of North-amberland, who died on the 27th day of December, 1859, and whose will was proved in Her Majesty's Court of Probate, the District Registry of Norwich, by the Reverend Bisil Beridge, of Algarkirk, in the county of Lincoln, Clerk. Elmund Kent, of Fakenham, in the said county of Norfolk, Gentleman, and William Norris, of Wood Norton, in the same county, Esquire, the executors named and appointed in and by the said will and a codicil thereto, are on or before the 1st day of May, 1861, to send in to the said executors, or to us as their Solicitors, at our offices at Fakenham, in the said county of Norfolk, particulars of their debts or claims, or in default thereof, the said executors will, at the expiration of the above period, proceed to distribute the assets of the said testator among the parties entitled thereto, having regard to the debts and claims only of which they shall then have notice; and will not be liable for the assets so distributed to any person of whose claim they shall not have had notice at the time of such distribu--Dated the 12th day of March, 1861. KENT, WATSON, and WATSON, Fakenham,

Norfolk, Solicitors to the Executors.

RICHARD PIGGOTT, Deceased.

Pursuant to an Act of Parliament, made and passed in the

22nd and 23rd years of the Reign of Her present Majesty, chap. 35, initialed "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that the creditors of, and all persons having claims or demands affecting the estate of Richard Piggott, late of Bledlow-house, Bledlow, in the county of Buglingham Verman depeased who died on the county of Buckingham, Yeoman, deceased (who died on the ounty of Buckingaam, feoman, deceased (who died on the 9th day of April, 1860), and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 28th day of April, 1860, by Frederick Piggott and Frederick Augustus Taylor, the executors named in the said will, are to send particulars of such claims or demands to us the undersigned, the Solicitors of the said executors, on or before the 30th day of April next, at the expiration of which time the said executors will distribute the assets of the said Richard Piggot, deceased, amongst the parties entitled thereto, having regard only to the claims of which they shall then have notice, and that the said executors will not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.—Dated the 14th day of March, 1861.

CHURCH and SONS, No. 9, Bedford-row,

Solicitors for the said Executors.

Mr. JOSEPH CROWTHER, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria,

cap. 35, intituled "Au Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and others, having claims against the estate of Joseph Crowther, late of the township of Horwick, in the county of Lan-caster, Gentleman, deceased, who died on or about the 30th day of July, 1859, leaving a will, which was duly proved in the District Registry at Manchester attached to Her Majesty's Court of Probate, on the 20th day of March, 1860, are hereby required to send in their claims against the estate of the said Joseph Crowther to Benjamin Crowther, of Bath-street, in Waterloo, in the county of Lancuster, Butcher, and William Ormston, of No. 186, Parklane, in Liverpool, in the county of Lancaster. Butcher, the executors of the said will, or to me, the undersigned, as their Solicitor on their behalf, on or before the 1st day of May next, after which date the said executors will proceed to distribute the assets of the said testator amongst the parties entitled thereto, having regard only to the claims of which such executors then have notice.—Dated this 12th day of March, 1861.

CHAS. H. HILL, No. 42, South John-street,
Liverpool, Solicitor for the said Executors.

GEORGE HALL, Esq., Deceased. Pursuant to an Act of Parliament, 22nd and 23rd of Vict., chap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees.

OTICE is hereby given, that all persons having any debt or claim against, or upon the estate of George Hall, late of No. 11, New Boswell-court, Lincoln's lun, London, Solicitor, deceased, who died on the 18th day of February, 1861, are required to send in the particulars of their debts and claims to me, the undersigned, the Solicitor to the executors of the deceased, at my office, No. 11, New Boswell-court, Lincoln's Inn, London, on or before the 1st day of May next, at the expiration of which time the executors will proceed to distribute the assets of the said cutors will proceed to distribute the assets of the said George Hall, deceased, among the parties entitled thereto, having regard only to the debts or claims of which they shall then have had notice.—13th March, 1861.

BENJN. HUNT, Solicitor to the Executors.

JAMES GROVE.

Pursuant to the Act to further amend the Law of Property and to relieve Trustees, 22nd and 23rd Victoria, chap. 35.

and to relieve Trustees, 22nd and 23rd Victoria, chap. 35. HE creditors, and all persons having any claims against the estate of James Grove, formerly of Dawlish, in the county of Devon, afterwards of Southampton, in the county of Hants, afterwards of Woburn-place, Russell-square, London, and late of High Wycombe, in the county of Bucks, a Lieutenant in Her Majesty's Army (who died intestate on the 16th day of August, 1858, and administration of whose estate and effects was, on the 17th day of intestate on the 16th day of August, 1858, and administra-tion of whose estate and effects was, on the 17th day of September, 1860, granted by the Principal Regis ry of Her Majesty's Court of Probate, to Charles Thomas Grove, of High Wycombe aforesaid, Esq., Captain and Paymaster of the Royal Bucks Militia), are required to send the parti-culars of their debts, claims, or demands, and of their