OTICE is hereby given, that the Partnership heretofore aubsisting between us the undersigned, Christopher James Oliver and Edward Oliver, carrying on business at Leeds, in the county of York, as Auctioneers, under the style or firm of Oliver and Son, is by mutual consent dissolved from this date. All debts due to or from the said firm will be received and paid by the said Edward Oliver, who will continue to carry on the business under the same name or style of Oliver and Son.—As witness our hands this 14th day of September, 1868.

C. J. Oliver. Edwd. Oliver.

OTICE is hereby given, that the Partnership heretofore subsisting or which may have subsisted between Thomas Wainman, late of Leeds, in the county of York, Gentleman, deceased, or Thomas Brogden, late of Leeds aforesaid, Loan Agent, deceased, as his executor, or John Holmes, of Leeds aforesaid, Gentleman, and Jane Brogden. of Leeds aforesaid, Widow, as executors of the said Thomas Brogden, or Dinah Wainman, late of Leeds aforesaid, but now of Kingston-upon-Hull, as Widow and next of-kin of now of Kingston-upon-Hull, as Widow and next-of-kin of the said Thomas Wainman, John Ranson, John Lacey, Joseph Mallinson, Gentlemen, Mary Ann Kaye, Spinster, Thomas Dixon, Gentleman, William Hepton, Coppersmith, Martha Greetham, Widow, Edwin Roberts and James Wild Clark, Gentlemen, John Smith Mallorie, Gentleman, and William Yarborough, Dyer, all of Leeds aforesaid, carrying on the business of a Loan Society, at No. 1, Burmantofts and the Griffin-yard, both in Leeds aforesaid, or elsewhere, in the county of York, under the style of The Imperial Association, under a certain deed of copartnership dated the 21st day of November, 1851, bath been this day dissolved 21st day of November, 1851, hath been this day dissolved by mutual consent, so far only as regards the said Dinah Wainman, Jane Brogden, and John Holmes, or the estate and interest late of the said Thomas Wainman, deceased, in the said Association.—Dated this 9th day of October, 1868.

John Holmes. Jane Brogden. Dinah Wainman. John Ranson.

John × Lacey. Mark of Joseph Mallinson. Mury Ann Kaye. Thomas Dixon. William Hepton. Martha Greetham. Edwin Roberts. James Wild Clark. John Smith Mallorie. William Yarborough.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Hartley, William Murgatroyd, and George Binns, all of Bingley, Worsted Spinners, and carrying on business at Park road Mill, in Bingley aforesaid, under the style or firm of John Hartley and Co., was on the 6th day of November instant, dissolved by mutual consent. And notice is hereby further given, that all debts due to or owing from the said firm will be received and paid by the said William Murgatroyd and George Binns, by whom in future the said business will be carried on.—As witness our hands the 9th day of November, 1868. John Hartley.

William Murgatroyd. George Binns.

NOTICE is hereby given, that the Partnership heretofore carried on between us the undersigned, Robert Wood and John Potts, at Heywood, in the county of Lancaster, as and John Potts, at Heywood, in the county of Lancaster, as File Manufacturers, under the style or firm of Robert Wood and Company, has this day been dissolved by mutual consent. All accounts due to the said partners in respect of the said joint trade will be received by the said Robert Wood, who will pay all debts owing from the said partners in respect of such trade. The said Robert Wood will constitute the said this said this constitution. tinue the said business on his own account.—Dated this 2nd day of November, 1868.

Robert Wood. The John × Potts. Mark of

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Farquhar Morice and Leonard Philip Cox, trading under the style or firm of Morice, Cox, and Co., carrying on the business of Wine and Bottled Beer Merchants, at No. 143, Cannon-street, in the city of London, has been dissolved by mutual consent, as from the 30th day of September last. And notice is hereby further given, that the said business in future will be carried on by the said Leonard Philip Cox on his separate account, under the style or firm of Leonard Cox and Co., who will receive all the assets, and will discharge all the liabilities of the said business in the regular course of trade.—As witness our hands this 29th day of October, 1868.

Ja. F. Morice. Leonard P. Cox. OTICE is hereby given, that the Partnership formerly subsisting between us the undersigned, Edward Tomlinson and Richard Shorters Tomlinson, as Suddlers Ironmongers, at Walsall, in the county of Stafford, under the firm of Tomlinson and Son, was on the 9th day of November, 1865, dissolved by mutual consent; and that all debts due and owing to or by the late firm will be recevied and paid by the said Edward Tomlinson.—As witness our hands this 7th day of November, 1868.

Edward Tomlinson

Edward Tomlinson Richard S. Tomlinson.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, James Davy and Charles Furnivall, carrying on business as Tobacco Manufacturers, at No. 71, Whitechapel-road, in the county of Middlesex, under the style or firm of Davy and Furnivall, has been this day dissolved by mutual consent. All debts due to or owing by the late firm will be received and paid by the said Charles Furnivall, who will infuture carry on the said business on his own account.—Dated: this 5th day of November, 1868.

James Davy. Charles Furnivall.

ELIZABETH YOUNG, late of Walton-on-Thames, Wife of Thomas Young, of the same place, Deceased Statutory Notice.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

WHEREAS the said Elizabeth Young died on the 15th day of April, 1863, at Walton-on-Thames aforesaid, having during her coverture with the said Thomas Young by virtue of certain powers and authorities wested Young, by virtue of certain powers and authorities vested in her by a certain indenture of settlement, dated the 1stday of February, 1858, made and executed her last will and testament, with a codicil thereto, bearing date respectively the 1st day of February, 1858, and in and by her said will directed that from and after the decease of the survivor of herself and her said husband, her executors or other the trustees or trustee for the time being of the said indenture of settlement should stand possessed of the estate and effects therein comprised, upon trust, in the first place to pay her just debts and funeral expenses, and then upon further May, 1864, letters of administration of the personal estate and effects of the said Elizabeth Young, deceased, save and except all such personal estate and effects as she the said deceased, by virtue of the aforesaid indenture, had a right deceased, by virtue of the aforesaid indenture, had a right to appoint or dispose of, and had, in and by her said will and codicil, appointed or disposed of accordingly, were granted by Her Majesty's Court of Probate, at the Principal Registry thereof, to the said Thomas Young, the lawful husband of the said deceased, who died on the 8th day of June, 1868; and whereas on the 7th day of August, 1868, the said will and testament and codicil of the said Elizabeth. Young deceased, were proved and registered in the Principal Registry of Her Majesty's Court of Probate, and probate of the said will and codicil of the said testatrix, limited to the administration of all such personal estate and effects as she the said testatrix, by virtue of the aforsasid indenture of settlement, had a right to appoint or dispose of, and had, in and by her said will and codicil, appointed or disposed of accordingly, but no further or otherwise, was granted by the aforesaid Court to Charles Bull, of No. 24, Bedford-row, Holborn, one of the trustees of the said indenture of settlement, at the time of the death of the said Thomas Young, and as such one of the executors according to the tenor of the said will; and notice is hereby given, that the creditors (if any) of the said Elizabeth Young having any claims or demands against the estate of the said Elizabeth Young, so appointed as aforesaid, are hereby required to send the particulars, in writing, of such claims to her said executor, or to the undersigned, Palmer, Palmer, and Bull, Solicitors to the said executor, on or before the 1st day of December next, after which day the said executor will proceed to distribute the estate so appointed among the parties entitled thereto, having regard had notice.—Dated this 17th day of October, 1868.

PALMER, PALMER, and BULL, No. 24, Bedford-row, London, Solicitors to the said Executor.

JOHN SATCHWELL, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic.,
cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Satchwell, late of Erdington and Brimingham, both in the county of Warwick, Bead Merchant and Factor (who died on or about the 20th day of April, 1868, and whose will was proved in the District Registry at Birmingham of Her Majesty's Court of Probate on the