NOTICE OF DISSOLUTION OF COPARTNERY.

HE firm of James Stuart and Co., Distillers, at Macallan, in the parish of Knockando, and at Millbaugh, Rothes, both in the county of Elgin or Moray, of which the subscribers were the sole partners, was dissolved, of mutual consent, on 1st December, 1878.

The subscriber James Stuart will carry on business, under the name of James Stuart and Co., at Macallan, collect all accounts, and pay all debts in connection with

that distillery.
Dated this 28th day of February, 1879.

James Stuart. Robt. Dick. William Grant. John Cruickshank.

JOHN G. SMITH, Law-Clerk, Elgin, John Fraser, Law-Witness. Witness. Law-Clerk, Elgin,

JOHN ASHWORTH CRABTREE, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35,

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Ashworth Crabtree, late of Hamer-place, in the borough of Roehdale, in the county of Lancaster, Innthe borough of Roehdale, in the county of Lancaster, Inntheper, deceased (who died on the 13th day of July, 1878, and whose will was proved in the Manchester District Registry of the Probate Division of the High Court of Justice, on the 12th day of August, 1878, by Rhoda Crabtree, of Hamer-place aforesaid, Widow, since deceased, John Clegg, of Hamer-place aforesaid, Clogger, and Enoch Garside, of Smallbridge, Rochdale aforesaid, Mill Manager, the side, of Smallbridge, Rochdale aforesaid, Mill Manager, the executors therein named), are hereby required to send the particulars, in writing, of their debts, claims, or demands to the said John Clegg and Enoch Garside, or one of them, on or before the 21st day of April next, after which time the said John Clegg and Enoch Garside will proceed to distribute the estate of the said teststor amongst the parties entitled thereto, having regard to the debts, claims, or demands only of which they, the raid surviving executors, shall then have had notice; and that they will not be answerable or liable for the estate of the testator so distributed, or any part thereof, to any person or persons whom-soever of whose debts, claims, or demands they shall not then have had notice.—Dated this 3rd day of March, 1879. JNO. STANDRING. King-street, Rochdale, Soli-

citor for the surviving Executors.

RHODA CRABTREE, Decensed.

Pursuant to the Statute 23nd and 23rd Victoria, chapter
35. intituled "An Act to further amend the Law of Pro-

perty, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Rhoda Crabtree, late of Hamer-place, in the borough of Roodale, in the county of Lancaster, Widow, deceased (who died on the 10th day of November, 1878, and whose will was proved in the Manchester District Registry of the Probate Division of the High Court of Justice, on the 20th day of November, 1878, by Norris Garside, of Small-prides Roughday afterest Captillary and English after the Court of Justice. 20th day of November, 1878, by Norris Garside, of Small-bridge, Rochdale aforesaid, Gentleman, and Enoch Garside, of Smallbridge aforesaid, Mill Manager, the executors therein names, are hereby required to send the particulars, in writing, of their debts, claims, or demands to the said Norris Garside and Enoch Garside, or one of them, on or before the 21st day of April next, after which time the said Norris Garside and Enoch Garside will proceed to distribute the estate of the said testator amongst the parties entitled the estate of the said testator amongst the parties entitled thereto, having regard to the debts, claims, or demands only of which they the said executors shall then have had notice, and that they will not be answerable or liable for the estate of the testator so distributed, or any part thereof, to any person or persons whomsoever of whose debts, claims, or demands they shall not then have had notice.—Dated this 3rd day of March, 1879.

JNO. STANDRING, King-street, Rochdale, Soli-

citor for the said Executors.

HERBERT ABBOTT, Deceased.

Pursuant to an Act of Purliament made and passed in the 22nd and 23rd years of the reign of Her Majesty Queen. Vic oris, chapter 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 upon or against the estate of Herbert Abbott, late of Heanor, in the county of Derby, Farmer, deceased (who died on the 3rd day of February, 1679, at Heanor aforesaid, and whose will was

proved by Joseph Bunting, of Heanor aforesaid, Draper, theexecu or there n named, in the District Registry a: Derby No. 24691.

of the Probate Division of Her Majesty's High Court of Justice, on the 27th day of February, 1879), are required to send the particulars, in writing, on or before the 31st day of March, 1879, after which date the said executor will proceed to distribute the effects of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which the said executor shall then have had notice; and the said executor will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 5th day of March, 1879. of the Probate Division of Her Majesty's High Court of 1879.

CLARK and HUISH, Derby, Solicitors to the said Executor.

JOHN DAWSON, Deceased.

Pursuant to an Act of Parliament made and passed in the

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees."

Notice is hereby given, that all creditors and persons having any claims or demands upon or against the estate of John Dawson, late of Berrymead Priory, Acton, in the county of Middlesex, Esq., deceased (who died on or about the 9th day of February, 1879, and whose will, with three codicils thereto, was proved by Mary Dawson, of Berrymead Priory, Acton aforesaid, widow and reliet of the deceased, Talfourd Ely, of Hampstead, in the county of Middlesex, Esq., and Elizabeth Alleu, of No. 17, Ladbrokesquare, Notting Hill, in the said county of Middlesex, Widow, daughter of the deceased, on the 25th day of February, 1879, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice), are hereby required to send in the particulars of their claims and demands to the said executors, or to the undersigned, and demands to the said executors, or to the undersigned, their Solicitors, on or before the 31st day of May next. And notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then only to the claims of which the said executors shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 3rd day of March, 1879.

GAMLEN and SON, 3 and 4, Gray's-ion-square, London, W.C., Solicitors to the said Executors.

JOHN BRICE, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 25, intituled " An Act to further amend the Law

of Property, and to relieve Trustees."

NOTICE is hereby given, that all the creditors and other persons having any claims or demands against or affecting the estate of John Brice, late of Hastings, in the county of Sussex, Butler, deceased (who died on the 1st day of August, 1870 and whose will and codicil were proved by Charles Amours and Jeach Adoms the executors therein of August, 1870 and whose will and codicit were proved by Charles Amoore and Joseph Adams, the executors therein named in the District Registry at Lewes of Her Majesty's Court of Probate, on the 24 h day of October, -1870), are hereby required to send in written particulars of their claims or demands to the said executors, at the offices of the undersigned, on or before the 1st day of May next, after which day the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 4th day of March, 1879.

MEADOWS and ELLIOTT, 32, Havelock road,

Hastings, Solicitors to the said Executors.

Hastings, Solicitors to the said Executors.

GEORGE DAVIS, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35 initialed "An Act to further amend the Law of Property, and to relieve Trustees."

TOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of George Davis, late of No. 52, Lower Peaseodstreet, New Windsor, in the county of Berks, Chimney Sweeper to Her Majesty and Pork Butcher, deceased (who died on the 9th day of December, 1878, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 19th day of February, 1879, by Thomas Mansbridge, of King's-road, New Windsor aforesaid, Baker, the sole executor in the said will named), are hereby required to send the full particulars of their claims or demands, to us, the undersigned, the Solicitors named), are hereby required to send the fail parathulars of their claims or demands, to us, the undersigned, the Sollcitors for the said executor, at our office, No. 1. Sheet street, New Windsor aforesaid, on or before the 31st day of Marcht next, after which date the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall have had notice at the time of the said the said that the said the such distribution; and that he will not be liable for the said esgets, or any part thereof, after such distribution to any