NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John James Constant Fernan and Robert Foster Collinge, carrying on business at Collingwood-buildings, Collingwood-street, in the city and county of Newcastle-upon-Tyne, under the style or firm of "FERNAN AND COMPANY," has this day been dissolved by mutual consent, so far as regards the said Robert Foster Collinge, who retires from the firm. All debts due to or owing by the said late firm will be received and paid by the said John James Constant Fernan, who will con-tinue the said business in future under the style or firm of "Fernan and Company."—As witness our hands this 14th day of April, 1905.

J. J. C. FERNAN. ROBERT FOSTER COLLINGE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, David Roberts and Ivor James Roberts, carrying on business as Chartered Accountants, at Cardiff, under the style or firm of DAVID ROBERTS AND SONS, has been dissolved by mutual consent as and from the 31st day of December, 1904. All debts due to and owing by the said late firm will be received and paid by the said Ivor James Roberts, who will carry on the said business under the name of David Roberts and Sons.— Dated this 12th day of April, 1905.

DAVID ROBERTS.

IVOR J. ROBERTS, F.C.A.

OFICE is hereby given, that the Partnership hereto fore subsisting between us the undersigned, William Wellerman and Frederick Wellerman, carrying on business as Builders and Contractors, at Edward-street, Hyde, in the county of Chester, under the style or firm of "WELLERMAN BROTHERS," has been disor firm of "WELLERMAN BROTHERS," has been dissolved by mutual consent as and from the 15th day of April, 1905. All debts due to and owing by the said late firm will be received and paid by the undersigned, Frederick Wellerman, by whom the business will in future be carried on, under the present style or firm of "Wellerman Bros."—Dated this 15th day of April. 1905.

WILLIAM WELLERMAN.

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FREDERICK WELLELMAN.

Notice is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Richard Standing, of No. 1, Alkincoats-road, Colne, in the county of Lancaster, Drysalter, Robert Towler Standing, of Brown-street, in Colne aforesaid, Drysalter, william Henry Standing, of Brown-street aforesaid, Drysalter, and Mark Standing, of Calder-street, in Colne aforesaid, Drysalter, carrying on business as Drysalters, at Pendle-buildings, Brown-street, Colne afore-aid, under the style or firm of "STANDING BROTHERS," was this day dissolved by mutual consent. All debts due to and day dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned, Robert Towler Standing, William Henry Standing, and Mark Standing, by whom the business will in future be carried on under the old style.—Dated this 12th day of April, 1905.

RICHARD STANDING. ROBERT TOWLER STANDING. WILLIAM HENRY STANDING. MARK STANDING.

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NOTICE is hereby given, that the Partnership heretofore subsisting between Thomas Henry Broughton Bamford and Brereton Knyvet Wilson, under the firm of JOHN BAMFORD, SON, AND WILSON, at Asbbourne, in the county of Derby, in the profession of Solicitors, has been disso ved as from the 24th day of September, 1904. All debts due to and owing by the said Partnership will be received and paid by the said Thomas Henry Broughton Bamford, who will continue to carry on the business under the style of John Bamford and on the business under the style of John Bamford and Son.—As witness our hands this thirteenth day of April, 1905. THOS. H. BROUGHTON BAMFORD.

B. KNYVET WILSON. 037

Pursuant to the Partnership Act, 1890. Notice is hereby given, that the business herebufore carried on by Waker Sutton Flack, of Hide, Skin, and Tallow Broker, at 9, Mincing-lane, in the city of London, under the style or firm of FLACK, CHANDLER, AND CO., has been transferred as and from the 30th day of September, 1904, to Gerard Ferdinand Thornton, Frederick George Peacock, and John Haviland, all of 9, Mincing-lane afore aid. All debts due to and owing by the said late firm will be received and paid by the said

Gerard Ferdinand Thornton, Frederick George Peacock, and John Haviland .—Dated this 14th day of April, 1905. DUDLEY M. PAUL, Dock House, Billiter-street, E.C., Solicitor for all the above parties.

Re MARIA SHARP, Deceased. Pursuant to the Act of Parliament, 22nd and 23rd Victoria, 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 against the estate of Maria Sharp, late of Dumbleton Hall, Evesham, estate of Maria Sharp, late of Dumbleton Hall, Evesham, in the county of Worcester, Widow, deceased, who died on the 5th day of January, 1905, and whose will was proved in the Principal Probate Registry of his Majesty's High Court of Justice, on the 31st day of March, 1905, by Charles Edward Alberic Castellain and Thomas Walker Goodall, Esquires, the surviving executors therein named, are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, on or before the 29th day of April instant, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this fourteenth day of April, one thousand nine hundred and

WEATHERHEAD and KNOWLES, Main-street Bingley, Yorks., Solicitors for the said Executors.

JOHN COLLINS, Deceased.

NOTICE is hereby given, pursuant to the Act of Parliament, 22 and 23 Victoria, cap. 35, that all persons having any claims or demands against the estate of John Collins, late of South Willesborough, in the county of Kent, deceased (who died on the 15th day of August, 1904, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 28th day of January, 1905, by William Albert Crust and William Elsegood, the execu-tors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 8th day of May, 1905, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claim they shall not then have had notice.—Dated this fourteenth day of April 1905.

Dated this fourteenth day of April, 1905.

HALLETT, CREERY, and CO., Ashford, Kent,

Solicitors for the said Executors.

ANN TURNER, Deceased.

Pursuant to an Act of Parliament, 22 and 23 Vict., c. 35, intituled "An Act to further amend the Law

of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Ann Turner, late of Barlastoo, in the county of Stafford, Widow, deceased (who died on the 24th of March, 1904, and whose will, with three codicils thereto, was proved by Thomas Boulton Allkins, of Tamworth, in the county of Stafford, the sole executor therein named, on the 13th day of May, 1904, in the Lichfield District Registry of the Probate Division of the High Court of Justice), are hereby required to send in particulars of their claims and demands to the undersigned, the Solicitors of the said executor, on or before the 31st day of May next; and notice is hereby also given, that after that day the said executor will proceed to distribute the having regard only to the claims of which the said executor shall then have notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim he shall not then

have had notice.—Dated this 14th day of April, 1905.

PADDOCK and SONS, Hanley, Solicitors for the Executor.