T Darlington, in the County of Ducham, this 13th day T Darlington, in the County of John M. A July 1822, we, the undersigned, mutually agreed to dissolve our present Partnership, carried on under the firm of Bourne and Cormie, Munufacturers of Earthenware, at Borstem, in the County of Stafford, and Deslers in Earthenware in Aberdeen, in the Kingdom of Scotland.

> John Cormie. George Bourne.

Otice is hereby given, that the Copartnership trade here-tofore carried on by us the undersigued, William Sut-cliffe and William Hartley, both of Burnley, in the County of Lancaster, as Cabinet-Makers, under the stile and firm of Sutcliffe and Hartley, was dissolved on the 15th day of January instant by mutual consent.—All debts due and owing by or to the Copartnership estate will be received and paid by the said William Hartley: As wieness the hands of the parties this 17th day of January 1823.

Wm. Sutcliffe. H'm Hartley.

Otice is hereby given, that the Partnership carried on between Thomas Reeve the younger and William Gilbert, of Lungate-Hill, London, Tailor and Drapers, is this day dissolved by mutual consent.—Dated this 18th day of January 1823.

Thomas Reeve, jun.

Willm. Gilbert.

Otice is hereby given, that the Partnership lately sub-sisting between the undersigned, Thomas De La Rue and John Warren, as Straw-Hat-Manufacturers and Dealers, under the firm of Thomas De La Rue and Co. in Crown-Street, near Finsbury-Square, in the County of Middlesex, was dissolved as from the 25th day of December 1920, by Thomas De La Rue. mutual consent.

John Warren

Otice is hereby given, that the Partnership lately sub-John Hart, at Northwich, in the County of Chester, as Linen-Drapers, was this day dissolved by mutual consent.—Witness our hands the 18th day of January 1823.

Martin Hart. John Hart.

Taylor, Innkeeper, in Orton, in the House of Edward Taylor, Innkeeper, in Orton, in the County of West-morland, on Thursday the 6th day of February 1828, at Five o'Clock in the Evening (by the Assignees of William Dodd, of Orton, Drover, Dealer and Chapman, a Bankrupt).

All the real estate of the Bankrupt, situate within Orton aforesaid, namely, a freehold messuage and tenement, called or commonly known by the nome of At Park, containing by estimation 10A.; also a freehold tenement and four closes of estimation 1934; and arrived a barn, and cow-house thereon, con-aining by estimation 19A.; and another freehold tenement, called Crook-Lands, otherwise Crake-Lands, containing by estimation 4A, be the same respectively more

Edward Taylor, of Orton, will show the premises.

Edward Laytor, of terion, win snew the premises, For in ther particulars application may be made to Joseph Braithwate, Esq., or Mr. Christopher Fell, of Kendal, or Mr. Matthew Clark, of Shap-Abby, Assigners of the estate of William Dodd, or to Mr. Johnson, Solicitor, in Kendal.

on Saturday, January 25, 1823, at the Aug Hun, Reading, by order of the Assigners (and with the consent of the Mortgagers), of Henry Clark, of Swa lowfield, in the County of Wilts, Grocer and Baker, a Bankropt;

Lot 1. Consists of all those de trable freehold premises, situate in Swallowfield-S rect, and lately occupied by the Bankrups, and comprises a dwelling-hou-e, with good stop, large bakesnouse, with oven for baking thirteen busicls. large dage-nouse, with oven for daking threese businels, sitting-room, four bed-rooms, store-room, partry, wash-nouse, newly erected bacon-house, two stall stable, wood houses, eart house, pig-sties, large garden and yard, and extensive sight of someon. sight of common.

Lot 9. A piece or parcel of ground, situate on Risely-

Common, late in the possession of the Bankrupt, and held of the Lord of the Manor of Bealmes and Great and Little Shipridge-cam Garstons, at a quit rent of 2s. 9d. per annum.

Lot 3. A piece of garden ground, also si ua e on Risely-Common, held under leave from the Lo d of the above Manor, for a term of timery nine years, of which about ten years are now unexpired.

The premises may be viewed on application t tioneers, Reading, of whom particulars may be had; and of Mr. Newbury, or Mr. Smith, Solicitors, Reading; a. d Mr. Searle, or Mr. Terry, Swallowfield.

10 be sold, pursuant to a Decree of the High Court of Chancery, made in a Cause Dodd against Patching, before John Springett Harrey, Esq. one of the Masters of the said Court, a the Public Sale Room of the said Court, in Southampton-Buildings, Chancery-Lane, London;

Several freehold and copyhold dwelling-houses, sheds, slaughter houses, stables, and other buildings, situate in White-Lion-Yard, North Street, and Carlton-Row, in the Town of Brighthelmestone, in the County of Sussex, part of the estates of Henry Dodd, late of the said Town, Wheelwright, deceased.

Particulars may be had (gratis) at the said Master's Chambers, in Southampton-Bujklings aforesaid; of Mr. Hilditch, Solicitor, No. 43, in Lincoln's Inn Fields.

Hereas by a Decree of the High Court of Chancery, made in a Cause Pycroft v. Gregory, it was referred to Mr. Dowdeswell, one of the Masters of the said Court, to inquire and state to the Court whether there were or was any persons or person (other than Martha Hardress, late of the Parish of Saint George the Martyr, in the City of Canterbury, Spinster, the testatrix in the pleadings named), of kin to both John Harness and Ann his wife in the will of the said testatrix Martha Hardress, called Tomlinson Hardress, which said John Hardress and Ann his wife were the father and mother of the said testatrix, living at the date of the will of the said testatrix, and at the time of her death, and at the time of the death of William Sammon, in the pleadings named, or at either and which of those times; and also to inquire and state to the Court wild were the next of kin of each of them the said John Hardress and Ann his wife respectively (other than the said testatrix) living at the date of the will of the said testatrix, and at the time of her death, and at the time of the death of the said William Sammon, and whether such next of kin or any and which of them are now living or dead, and if dead whether they died testate or intestate, and if testate in whom the share or shares of such next of kin so dying testate of and in the said testatrix's devised estates in the pleadings mentioned is vested, and if intestate who is or are the heir or heirs, according to the custom of gavelkind, of such next of kin so dying intes-tate, and in whom the shares of such next of kin in the said testatrix's devised estates are now vested, and how; and also to inquire and state to the Coort who was or were the heir or heirs, according to the custom of gavelkind, of the said testatrix, Martha Hardress, living at the time of her death, and in whom the interest (if any) of such heir or heirs of the said testatrix in the said devised estates is now vested, and how.—Therefore all persons claiming to be next of kin of both the said John Hardress and Ann his wife, the father and mother of the said testatrix Martha Hardress, and all persons claiming to be next of kin of each of them the said John Hardress and Ann his wife respectively living on the 28th day of July 1792 (being the date of the said testatrix's will), in the month of anly 1798 (being the time of the death of the said testatrix), and in the month of October 1814 (being the time of the death of the said William Sammon), or at either of those times, and also all persons caming to be heir or heirs, according to the custom of gav ikind, of any of such next of kin respectively, who may have died intestate, or claiming to be e titled to the share or shares of such next of kin respectively e filled to the share or shares or shou next or ain respectively who may have dued testate, of and in the said devised estates, and all persons claiming to be heir or heirs, according to the custom of gaveland, or the said testatrix Martha Flardiess, or claiming under such heir or heirs respectively, are to come in netore the said Master, at hi. Office, in southampton-Buildings, Chancery-Lane, London, and prove their kindred, and make out their claims, on or before the 25th day of February 1823, or in default thereof they will be peremptorily excluded the beneat of the said Decree.