TOTICE is hereby given, that the Partnership heretofore subsisting between Messrs. Wright and Harrison, as Marble and Stone-Masons, in the City of Chester, was this day dissolved by mutual consent: As witness our hands this 23d day of January 1834.

Thos. Boyer Wright. James Harrison.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Sowerby, Jonathan Brignall, and Meyer Frank, carrying on husiness in Mauchester, in the County of Lancaster, as Power Loom Cloth-Manufacturers, under the style or firm of John Sowerby and Company, has this day been dissolved by mutual consent: As witness our hands this 21st day of January 1834.

John Sowerby. Jonathan Brignall. Meyer Frank.

WHEREAS the Partnership lately subsisting between us, John Thompson and David Thompson, of Wavertree and Woolton, near Liverpool, in the County of Lancaster, Plumbers, Glaziers, and Painters, was dissolved by mutual consent on the 31st day of December last; notice is hereby given, that all debts owing to or from the said Copartnership will be received and paid by the said John Thompson, at No. 11, London-Road, Liverpool: As witness our hands this 26th day John Thompson. of January 1834.

David Thompson.

OTICE is hereby given, that the Partnership lately subsisting between the undersigned, carrying on the business of Ironmasters, under the firm of Adams and Company, was dissolved on the 1st day of January instant by mutual consent; and that in future the business will be carried on by the undersigned George Adams for his exclusive benefit.—Dated this 21st day of January 1834. Isaac Clarkson. Isaac Clarkson.

Jane Clarkson. George Adams.

NOTICE is hereby given, that the Partnership formerly subsisting between the undersigned, James Sadler the elder and his nephew, James Sadler the younger, in the business of Tallow-Melters, Tallow-Chandlers, and Dealers in Soap and Oil, carried on by us in Vere-Street, Clare-Market, was dis-selved by our mutual consent on the 9th day of April 1832, from which period the same businesses and every branch thereof have been carried on by the said James Sadler the younger on his sole and separate account.-Dated this 31st day of De-James Sadler, sen. cember 1833.

James Sadler, junr.

OTICE is hereby given, that the Partnership which has been carried on for several years between us the under-signed, in the trade or business of Silver-Platers and Manufacturers of Silver and Silver-Plated Goods, first under the firm of Battie, Howard, and Hawksworth, and since under the firm of Howard, Battie, and Hawksworth, in Sheffield, in the County of York, and in London, is this day dissolved by mutual consent; and that all debts due to and owing from the said Part-nership will be received and paid by the undersigned William Howard and John Smith Hawksworth, who will in tuture carry on the same trade and business: As witness our hands this 1st day of February 1834. Wm. Howard. Wm. Howard.

Willm. Battie. Jn. Smith Hawksworth.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, carrying on the business of Ironmongers, under the firm of Meacock, Gibbons, and White, at No. 345, Oxford-Street, in the County of Middlesex, was this day dissolved by mutual consent; and the said business will in future be carried on by the undersigned John Gibbous alone.—Dated the 31st day of December 1833.

Robt. Meacock. John Gibbons. Chas. H. Rhodes, John Reynolds,

Frances White. Executors and Executrix of the late William White.

London, January 31, 1834.

WHE Partnership now existing between Aaron Worms and
Son, Linen-Drapers, of Whitestand Son, Linen-Drapers, of Whitechapel, is this day dissolved by mutual consent. Agron Worms.

Lewis Worms.

JOHN NIXON, deceased,

F the Relations or Next of Kin (if any), late of Upper Ranelagh-Street, Pimlico, in the County of Middlesex, but at the Hague, in Holland, King's Messenger, deceased, who died on or about October 1833, will apply to Mr. John Tucker, Solicitor, No. 20, Dean-Street, Tooley-Street, Southwark, they will hear of something to their advantage.

EYLAND, deceased.

ALL Persons having any claim or demand upon the estate of the late John Eyland, of Wigmore-Street, Cavendish-Square, and of Maida-Place, Edgware-Road, Middlesex, Boot and Shoe-Maker, deceased, are requested forthwith to transmit the same to our Offices as under.

ELKINS and SON, Newman-Street, Solicitors

for the Executor.

NOTICE TO DEBTORS AND CREDITORS.

LL persons who stood indebted to Langley Rowley, late of Kirton in Lindsey, in the County of Lincoln, Miller and Saddler, deceased, at the time of his death, are desired to pay the amount of their respective debts at our Office on or before the lst day of March next; and all persons having any claim or demand upon the estate and effects of the said Langley Rowley demand upon the estate and effects of the said Langley Rowley are requested to send an account thereof, with the nature of their securities (if any) to us on or before the said 1st day of March, in order that the same may be examined and, if correct, discharged. Claims sent in after that day cannot be allowed, as the Administrator will proceed to settle the trust accounts immediately afterwards.—Kirton Lindsey, 1st February 1834.

By order of the Administrator,

ROBINSON and HOLGATE, Solicitors.

CAUTION TO THE PUBLIC.

Thaving been communicated to the Directors of the South Metropolitan Gas Light and Coke Company, that Mr. Evan Meredith Roberts, the late Chairman, has accepted several Bills drawn by Mr. William Clare, late a Director, in the manner following "accepted for Self and Directors, E. M. Roberts, Chairman, payable at Sir G. Price and Co."; the public are hereby informed that the said Evan Meredith T having been communicated to the Directors of the South Roberts had no authority to accept any Bills for or on account of the said Company, or the Directors thereof, and are hereby cautioned not to take any Bills accepted by the said Evan Meredith Roberts, purporting to be accepted by him for or on account of the Directors of the said Company.—January 31, 1834. By order of the Board of Directors

BAXENDALE, TATHAM, UPTON, and JOHN-SON, Attorneys to the said Company.

Chancery, made in certain causes of Harrop versus Wilson, and Cooke versus Wilson, with the approbation of the Right Honourable Robert Lord Henley, one of the Masters of the said Court, at the Public Sale-Room of the said Court, situate in Southampton-Buildings, Chancery-Lane, London, on Friday the 28th day of February 1834, at One o'Clock in the Afternoon, in lots;

Two leasehold dwelling-houses in Church-Lane, in the Parish of Saint Mary, Whitechapel, numbered respectively 3 and 4; and two leasehold dwelling-houses in Caroline-Street, Hackney-Road, numbered respectively 2 and 4.

Particulars are preparing, and may be shortly had (gratis) at the said, Master's Chambers, in Southampton-Buildings aforesaid; of Mr. Hunt, Solicitor, 8, New Boswell-Court, Carey-Street; and of Mr. Pain, Solicitor, 5, Surrey-Street,

O be peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in a cause Davies v. Thomas, and Davies v. Griffiths, with the approbation of James Trower, Esq. one of the Masters of the said Court, at the Rock and Fountain Inn, situate in the Village of Newton, in the Parish of Oystermouth, in the County of Glamorgan, on Friday the 28th of February instant, at Twelve o'Clock at Noon, in eight lots:

Certain estates, consisting of freehold and copyhold houses,