OTICE is hereby, given, that the Partnership heretofore subsisting between the undersigned, in the business of Goldsmiths, Jewellers, Silversmiths, &c. carried on in Bevis Marks, in the city of London, under the firm of Emanuel, Brothers, was discolved as on and from the 25th day of October last, the undersigned Morris Emanuel having retired from business; and that all debts owing to aid from the late firm are to be received and paid by the undersigned Michael Emanuel and Heary Emanuel, by whom the business will in future be continued.—Dated this 23d of December 1839.

## Morris Emanuel. Michael Emanuel. Henry Emanuel.

**NOTICE** is hereby given, that the Partnership lately subsisting between us, Mary Ann Field (as the executrix of John Field, deceased), Charles Field, and John Field, of Lambeth Marsh, in the county of Surrey, and of Wigmore strett; in the county of Middlesex, wax Chandlers and Wax Bleachers, heretofore carrying on trade under the firm of John Field, Charles Field, and John Field, was, on the 31st day of December 1837, dissolved, as regards the said Mary Ann Field, by mutual consent; and that all debts owing to the said partnership are to be received by the said Charles Field and John Field; are requested immediately to send in their respective accounts to the said Charles Field and John Field, in order that the 'same may be examined and John Field, in order that the 'same may be

Mary Ann Field. Chas. Field. John Field.

[Extract from the Edinburgh Gazette of December 27, 1839.] DISSOLUTION OF COPARTNERY.

Peterhead, December 24, 1839.

THE Copartnery carried on by the subscribers, as Solicitors, or in any other character, previous to this date, has this day been dissolved by mutual consent. *Um. Gamack.* 

Keith Forbes

WILLSA ADEXANDER, Solicitor, Peterheid, Witness. W'MACKIE, Writer, in Peterhead, Witness.

Χ:

WHEREAS under and by virtue of Her Majesty's writ of Fiert Facias, at the suit of William Johnson, and under and 'by virtue of Her Majesty's other writ of Fieri Facias, at the 'suit of the said 'William Johnson, and also Mary Axon and Harriet Axon,' Exector and Executrixes of the last will shall bestainent of Edward Axon the elder, deceased, Thomas Hibbert, Esg. "the Sheriff of the county of Chestef', lately seized the goods and chattels of William Axon, of Stockport, in the county of Chester, Cotton-Manufacturer, and whill said goods and chattels, on a valuation thereof, were insufficient to satisfy the debts and sums of money ordered by the said goods and chattels, on a valuation thereof, were insufficient to satisfy the debts and sums of money ordered by the said goods and effects, being in certain stock in trade, goods, chattels, and asigns, the said goods and chattels, comprising all the machinery, and certain stock in trade, goods, chattels, and effects, being in certain rooms or apartments, part of certain cotton mills, called the Park Mills, situate in Stockport aforesnid, and which rooms or apartments in the occupation of the said William Axon, as his and there were goods, chattels for erer, in part satisfaction of the debts and sums of money by the said writs directed to be leried as aforesaid ; and whereas the said William Johnson nath agreed to alkow the said Sheriff, and by him sold to the said william Atoms a scorespy and enjoy the said machinery, slock in trade, goods, chattels, and effects so scized by the said Sheriff, and such machinery, stock in trade, goods, ehattels, and effects as may be substifiated in the phoce of any part thereof, upon certain terms and conditions : notice is, therefore, hereby given, that all the said difficultient, stock in trade, goods, chattels, and the tooks or apartments in the said nulls, called ehe Park Mills in Stockport aforesaid, and mentioned and comprised in the rooms or apartments in the said and burders and beffects in the said deed poll, or which

place of any part thereof, are the property of the said-William Johnson, and that, the said-William Axon has no interest therein further than the use thereof, --Dated this 24th day of December 1839.

**DURSUANT** to a Decree of the High Court of Chancery, made in a cause Stone versus Stone, the creditors of Thomas Stone, formerly of Newington-place, in the county of Surrey, Gentleman, doceased (who died in the month of November 1833), are; by their Solicitors, on or before the 6th day of February 1840; to come in and prove their debts before John Edminud Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-laie, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Stone versus Stone, the creditors of Ann Stone, late of Lark hall lane, in the county of Surrey, Widow, deceased (who died in the month of October 1838), are, by their Solicitors, on or before the 6th day of February 1840, to come in and prove their debts before John Edmund: Dondeswell, Esq. one of the Masters of the said Court, athis office, in Sonthampton-buildings, Chancery lane, dondon, or in default thergef they will be peremptorily excluded: the benefit of the said Decree.

**DURSUANT** to a Decree of the High Court of Chancery, made in a cause Masters versus Parker, the creditors of Sarah Neville, late of Greenwich, in the county of Kent, Widow, deceased (who died in or about the month of June 1825), are, by their Solicitors, on or hefore the 14th day of January 1840, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lanes, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

N CTICE is bereby given, that by indentures of lease, release and assignment, bearing date respectively the 4th and 5th days of December 1839, John Smith, of the borough and county of Newcastle-upon-Tyne, Joiner and Cabinet-Maker, hatic conveyed and assigned all his real, and personal estate and effects whatsoever unto William Clayton, of the same borough and county of Newcastle upon-Tyne, Timber-Merchant, William Burnup, of the same place, Tronmonger, their heirs, executors, administrators, and assigns, upon trust, for the equal benefit of all the creditors of him the said John Smith ; and that the said indenfures of lease, release and assignment were duly executed by the said John Smith, on the said stih day of December instant; and the said indenture of release, and assignment was duly executed by the said John Smith ; and that the said bith day of December instant, and by the said William Clayton and William Burnup on the 6th day of December instant; and the execution of which said several indentures by the said John Smith, William Clayton, William Burnup, and David Sim Davidson, was attested by Jons Hewison, of the borough and county of Newcastle-upon-Tyne aforesaid, Solicitor; and assignment now lies at the office of the said Ions Hewison, in Grey-street, in Newcastle-upon Tyne aforesaid, for the signature of the creditors of the said John Smith, ---Dated this 27th. day of December 1839.

N OTICE is hereby given, that Thomas Cheeseman, of Hurst-perpoint, in the county of Sussex, Linen-Draper and Grocer, hath by indenture, bearing date the 20th day of November 1839, bargained, sold, assigned, transferred, and set over unto Thomas Bulcock Burbidge, of Bridge street, Southwark, Wholesale Hosier, and William Hicks, of Highstreet, Southwark, Wholesale Grocer, all the estate and effects of him the said Thomas Cheesman, upon the trusts therein mentioned, for the benefit of all and every the creditor and creditors of the said Thomas Cheesman; that the said indenture was daly executed by the said Thomas. Cheesman and Thomas Bulcock Burbidge, respectively, on the said 20th day of November 1839; that the execution of the said 20th day of November 1839; that the execution of the said indenture by the said Thomas Cheesman, Thomas Bulcock Burbidge, and William Hicks, respectively, is attested by Benjamin Hardwick, of No. 14, Cateaton-street, in the city of London, Solicitor; that the said deed of assignment now lies at the altices of Messrs. Hardwick and Davidson, of No. 14, Cateaton-