[Extract from the Edinburgh Gazette, of March 27, 1849.]

NOTICE.

THE Company carrying on business under the firm of Read and Gillespie, Drapers in Falkirk, has been dissolved of this date, by mutual consent of the Subscribers. The Subscriber, Alexander Reid, will collect the debts of the Company, and pay the Company's engagements as they fall due. Alexander Reid.

Robert Gillespie.

JAMES RUSSEL,—Writer, Falkirk, Witness. ROBERT BROCK,—Clerk, Falkirk, Witness. Falkirk, March 23, 1849.

O be sold by Auction, with the approbation of William Henry Tinney, Esq., one of the Masters of the Court of Chancery, pursuant to a Decree of the said Court, made in a cause Lloyd v. Gwynne, at the Ivy Bush Hotel, in the town of Carmarthen, some time in the month of May next, of which due notice will be given at two o'clock in the afternoon, in thirteen lots.

afternoon, in thirteen lots.

Certain valuable Freehold Estates late the property of Anna Maria Lewis, Spinster, deceased, situate in the several parishes of Abergwilly and Llanpumpsaint, in the county of Carmarthen, and also several Freehold Dwellinghouses, Brew-houses, Store-houses, and appurtenances situate in King-street and Wood's-row, in the borough of Carmarthen.

Carmarthen.

Printed particulars may shortly be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane, London, of Messrs. Lloyd and Jones, and Mr. J. B. Jeffries, Solicitors, Carmarthen; of Messrs. Chilton, Burton, and Johnson, Solicitors, Chancery-lane, London; and Messrs. Lepard, Williams, and Bannatyne, Solicitors, Cloak-lane, London; and also of Mr. John James Stacey, Carmarthen, the receiver of the Estates, with whom plans of the estate may be seen.

IN CHANCERY.—Between Louisa Wentworth Agassiz, wife of James David Agassiz, by Sidney Grenfell, her next friend, plaintiff; and John Squire, James David Agassiz, George Bosville Wentworth Staepoole, Andrew Douglas, Staepoole, Francis, Alexander Stacpoole, Francis Alexander Stacpoole, Patrick Dillon, James Macnamara, John Clifford, John Lennox Griffith, Poyer Lewis, George Charles Stacpoole, William Barroll and Emma Barroll, defend-

TAKE notice, that this Honourable Court will be moved before the Right Honourable moved before the Right Honourable the Master of the Rolls, on Monday the 16th day of April 1849, or as soon thereafter as Counsel can be heard, by Mr. Woodroffe on behalf of the plaintiff, that the bill filed in this cause may be taken pro confesso against the above named defendants, William Barroll and Emma Barrol.—Dated this 23d day of March 1849.

FRANCIS BEETHAM, Plaintiffs' Solicitor,

2, Tanfield court, Temple.

To William Barroll and Emma Barroll, the above named defendants.

PURSUANT to an Order of the High Court of Chancery, made in a cause The Attorney General against The Mayor, Commonalty and Citizens of the City of London, &c. the heir or heirs at law of James Carden, late of Sermon-Ec. the heir or heirs at law of James Carden, late of Sermon-lane, and afterwards of Knowles-court, both in the parish of St. Mary Magdalen, Old Fish-street, in the City of London, Gentleman, deceased (who died in or about the month of May 1803), is and are, on or before the 20th day of April 1849, to come in and make out his, her or their claim or claims as such heir or heirs at law before Richard Richards, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, Lon-don, or in default thereof they will be peremptorily excluded the benefit of the said Order. the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery, PURSUANT to a Decree of the High Court of Chancery, made in a cause intituled Craven against Craven, the creditors of Hiram Craven, of Ebor House, in Haworth in the parish of Bradford, in the county of York, Manufacturer, decrased, (who died in the month of April 1848), are, by their Solicitors, on or before the 24th day of April next to leave their claims of debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on the 25th day of May next, to establish such claims before the said Master, or in default thereof such persons will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

IN pursuance of a Decree of the High Court of Chancery, dated the 15th day of December 1848, made in a cause inituled, Welch versus Gath, it was referred to John

Edmund Dowdeswell, Esquire, one of the Masters of the said Court, to enquire and state to the court, who were the next of kin, living at the decease of John Wellstood, late of Liverpool, in the county of Lancaster, Merchant, the testator in this cause, and who died on the 4th day of March 1848, of his then late father, and also who were the next of kin living at the said testator's decease of his then late kin living at the said testator's decease, of his then late mother, and if any of them are or is since dead, who are or is their legal personal representatives or representative, Therefore all persons claiming to be such next of kin, as aforesaid, or the representatives or representative of such of them, as are or is dead, is and are hereby required, on or before the 16th day of April 1849, to come in and make out his, her, or their claim or claims, before the said Master, Mr. Dowdeswell, at his office in Southampton-buildings, Chancery-lane, London, or in default thereof, he, she, or 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 Smith v. Banks, the creditors of Ralph Groves, late of Sharon, in the county of York, Gentleman, deceased, who died in the month of October 1842, are, by their Solicitors, on or before the 30th day of April next to leave their claims of debts before John Edmund Downsternal, For one of the Motters of the said Court of his office. next to leave their claims of debts before John Edmind Dow-deswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on the 1st day of June next, to establish such claims before the said Master, or in default thereof such persons will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Ackers against Williams, the creditors of Benjamin Williams the younger, late of the city of Manchester, in the county of Lancaster, Silk Throwster and Silk Manufacturer (who died on the 12th day of January 1846,) are, by their Solicitors, on or before the 2d day of May 1849, to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their debts, or in default thereof 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 Swainson against Muncaster, the creditors of John Gaskell, late of Lowick, in caster, the creditors of John Gaskell, late of Lowick, in the parish of Ulverston, in the county of Lancaster, Shopkeeper, deceased (who died in or about the month of July 1837), are, either by themselves or their Solicitors, forthwith to come in and prove their debts before William Henry Tinney, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery made in a cause Forrester against Lambert, the heir or heirs at law, and real representative or real representatives of Emma Mary Brookland, late of Netherbury, in the county of Dorset, Spinster, deceased (who died on or about the 14th day of December 1845), is and are, on or before the 20th day of April 1849, to come in and make out his, here are their additional properties the being a being as a law. her, or their claim or claims as such heir or heirs at law, and real representative or real representatives, before Richard Richards, Esq. one of the Masters of the said Court, at his chambers in Southampton buildings, Chancery-lane, London, or, in default thereof 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 Martindale against Hayton, and Martindale against Lightfoot, the creditors of Joshua Anderson, late of the city of Carliele, Surgeon, deceased (who died on or about the 19th day of January 1846), are, by their Solicitors, on or before the 8th day of May 1849, by the course in and proper high debts before Righter of the proper higher deceased. to come in and prove their debts before Richard Richards, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

OTICE is hereby given, that by an indenture, bearing date the 12th day of March 1849, William March, of Barnstaple, in the county of Devon, Tailor and Mercer, hath assigned all his stock in trade, personal estate, and effects whatsoever unto William Kendall, of the city of Exeter, Woollen Draper and Hatter, and James Pasmore, of the same city, Woollen Draper, as Trustees, upon the usual trusts, for the benefit of all the creditors of the said William Marsh, who shall execute the said deed within three months from the date thereof; that the said indenture was duly executed by the said William Marsh, on the date thereof, and his execution thereof was duly attested by Thomas Hooper Law, of Barnstaple aforesaid, Attorney at-Law; and the said indenture was executed by the said William Kendall and James Pasmore, on the 14th day of William Kendall and James Pasmore, on the 14th day of