ISSOLUTION of Partnership between John Gardner and Jabez Poulson, Jewellers, of No. 32, Warwick-street, Golden-square, since May 25, 1850.

John Gardner. Jabez Poulson.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, George Rawll and John Henry Rawll, at No. 56, Saint Mary Axe, in the city of London, Tailors, has this day been dissolved by mutual consent; and that all debts due to or owing from by include consent; and that an debts due to to while Itom
the said partnership will be received and paid by the said
John Henry Rawll, who will continue to carry on the said
business.—Dated this 1st day of January 1850.

George Rawll.

John Henry Rawll.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Bernard Hagen and Adolphus Getting, as importers of Foreign Fancy Goods, at No. 23, Aldermanbury, in the city of London, has this day been dissolved by mutual consent. All debts due to or owing by the late firm of Hagen and Getting, will be received or paid by Bernard Hagen, by whom the said business will in future be carried on for his own exclusive benefit.—Dated this 31st day of January 1850.

Bernard Hagen.

Adolphus Cotting

Adolphus Getting.

NOTICE is hereby given, that the Copartnership heretofore subsisting and carried on between and by us the undersigned, John Reid, George Crowther, Joel Crowther, and John Crowther, as Woollen Cloth Merchants, at Huddersfield, in the county of York, under the name, style, or firm of John Reid and Company, has been name, style, or firm of John Reid and Company, has been this day dissolved by mutual consent; and that all debts due to and owing by us are to be paid to, and will be discharged by the undersigned, John Reid; and also that the said business will be carried on in future by the said John Reid, under the name, style, or firm of John Reid and Company.—Dated this 3rd day of January 1851.

John Reid.

Joel Crowther.

Ge. Crowther.

Jno. Crowther.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Huggett and Frederick Huggett, carrying on the business of Boot and Shoe Makers, at Lewes, in the county of Sussex, under the firm of Huggett and Son, was on the 1st day of January 1851, dissolved by mutual consent.—As witness our hands this 4th day of January 1851.

Thos. Huggett. Fredk. Huggett.

[Extract from the Edinburgh Gazette of January 3, 1851.] NOTICE.

THE Copartnery carried on by the subscribers (the sole partners), at Peterhead, under the firm of Charles Wallace and Company, was this day dissolved by mutual consent. Mr. Maitland is authorized to receive and discharge the debts due to the Company, and all claims against the Company will be discharged by him.

C. Wallace.

R. Maitland.

ANDW. BOYD, Solicitor, Peterhead, Witness. WILLIAM BOYD, Writer, Peterhead, Witness. Peterhead, December 19, 1850.

Between Francis Ignatius Van Zeller Plaintiff; and George Parrott, John Samuel Hunt, John Hunt, Robert Roskell, Charles Frederick Hancock, and Henrique Jose da Silva, Defendants.

TAKE notice, that this Honourable Court will be moved before his Honour the Vice-Chancellor Sir Robert Monsey Rolfe, Knight, by Mr. Toller, of Counsel for the Monsey Holle, Knight, by Mr. Toller, of Counsel for the Plaintiff, on Saturday the eleventh day of January next, or so soon thereafter as Counsel can be heard, that the Bill filed in this cause on the 13th day of July 1849, and subsequently amended by two Orders, dated respectively the 18th day of May, and the 31st day of May last, may be taken pro confesso against the above-named Defendant, Henrique Jose da Silva.—Dated this 10th day of December 1850.

TATHAM, UPTON, JOHNSON, and Co. Plaintiff's Solicitors.

To Henrique Jose da Silva, one of the above-named Defendants.

NO be sold by auction, pursuant to a Decree of the Court of Chancery, for the county palatine of Lancaster, made in a cause Fleetwood v. Walker, at the house of Mr. James Cobb, the Queen's Hotel and Café, within Preston, in the said county, on Wednesday the 22nd day of January 1851, at three o'clock in the afternoon, before Peter Catterall, Esq., Registrar of the said Court, subject to such conditions as will be then produced.

The fee simple and inheritance of and in all that messuage,

or dwelling-house, numbered 39, situate in Fishergate, in Preston aforesaid, with the outbuildings, yard, garden, and appurtenances thereto belonging, late in the occupation of Mrs. Clayton, deceased, together with a right of road for all purposes from Winckley-street, to the back of the same premises. This property occupies a frontage of seven yards and a half, to Fishergate, and extends in depth backwards seventy yards, and contains altogether 525 superficial square yards, or thereabouts. A part thereof is subject to an apportioned yearly rent charge of £5 12s. 6d., and the remaining part to a yearly rent charge of £0 12s. 6d.

For further particulars, application may be made to Messrs. Bray and Gilbertson, Solicitors, Preston.

Messrs. Bray and Gilbertson, Solicitors, Preston.

OTICE is hereby given, that by indenture, bearing date the 16th day of December 1850, William Barnby (and not Barnley as advertized in last Friday's Gazette), of Darlington, in the county of Durham, Draper, did grant and assign unto William Smith, of Old Change, in the city of London, Warehouseman, and Richard Groucock, of Bow Church-yard, in the said city, Warehouseman, all and singular the personal estate and effects, of what nature or kind soever, of him, the said william Barnby, upon trust for the benefit of all the creditors of the said William Barnby, who shall execute the said indenture; and that the said indenture was executed by the said William Barnby, on the said 16th day of December 1850, in the presence of, and his execution thereof is attested by, Mr. Alfred Jones, of No. 15, Sise-lane, in the city of London, Attorney at Law; and the execution thereof by the said William Smith and Richard Groucock, was also attested by the said Mr. Alfred Jones, with whom the said indenture now lies for execution by the said creditors.—Dated this 2nd day of January 1851. Dated this 2nd day of January 1851.

NOTICE is hereby given, that by an indenture of assignment bearing date the 1st day of January instant, William Miles and Charles Miles, both of Cobham, in the county of Kent, Farmers and Copartners, did assign all their personal estate and effects whatsoever to William all their personal estate and effects whatsoever to William Woodhams, of Rochester, in the county of Kent, Corn Dealer, and Edmund Aldersley of Strood, in the said county of Kent, Coal Merchant, their executors, administrators and assigns, upon trust for the equal benefit of all the creditors of them the said William Miles and Charles Miles, who should execute the said indenture of assignment which said indenture was duly executed by the said William Miles and Charles Miles, on the said 1st day of January instant, and by the said William Woodhams and Edmund Aldersley on the 3rd day of January instant, and which said indenture was executed by all the said parties in the presence of, and is attested by Thomas Cheesman, of Milton-next-Gravesend, in the said county of Kent, Solicitor. And notice is hereby further given, that the said indenture is now lying at the office of the said Thomas Cheesman at Milton-next-Gravesend aforesaid, for execution by the creditors of the said William Miles and Charles Cheesman at Milton-next-Gravesend aforesaid, for execution by the creditors of the said William Miles and Charles Miles; and all persons who stand indebted to the said William Miles and Charles Miles, are forthwith to pay the amount of their respective debts to the said trustees, or to me on their behalf.—Dated the 4th day of January 1851.

THOS. CHEESMAN, Solicitor to the Trustees.

THOS. CHEESMAN, Solicitor to the Trustees.

NOTICE is hereby given, that by an indenture of assignment bearing date the 2nd day of January 1851, Maria Cullis, of Leamington Priors, in the county of Warwick, Spinster, only daughter and sole administratrix of John Cullis, late of Leamington Priors aforesaid, Nurseryman, deceased, assigned over unto Thomas Henry Thorne, of Leamington Priors aforesaid, Gentleman, Thomas Alexander Ricketts, of Leamington Priors aforesaid Nurseryman and George Russell of Leamington Thomas Alexander Alexander of Leanington Priors aforesaid, Hurseryman, and George Russell, of Leanington Priors aforesaid, Hotel-keeper, all and singular the freehold and leasehold estate and estates of her the said Maria Cullis, and all and singular the goods and chattels, stock in trade, furniture, and effects of her the said Maria Cullis, whatsofurniture, and effects of her the said Maria Cullis, whatsoever and wheresoever, in trust, after paying and discharging
expenses as therein mentioned, for the benefit of all the
creditors of the said Maria Cullis, or of the said John
Cullis, deceased, who shall execute the said indenture of
assignment; and that the said indenture was duly executed
by the said Maria Cullis, on the day of the date thereof;
and by the said Thomas Henry Thorne, Thomas Alexander
Ricketts, and George Russell respectively, on the 2nd day
of January 1851; and the execution of the said indenture
by the said Maria Cullis, Thomas Henry Thorne, Thomas
Alexander Ricketts, and George Russell respectively, was
attested by William Russell, of Leamington Priors aforesaid, Solicitor; and notice is hereby further given, that the
same indenture now lies at the office of William Russell,
Solicitor, Leamington Priors aforesaid, for the inspection of,
and execution by the creditors of the said John Cullis,
deceased, and of the said Maria Cullis,—Dated this 2nd
day of January 1851. day of January 1851.