THE Partnership heretofore, subsisting between us the undersigned, James Cooper and John Medhurst the younger, carrying on business in Great Tower-street, in the city of London, as Painters, Glaziers, Plumbers, and Paperhangers, under the firm of Cooper and Nephew, was dissolved by mutual consent on the 31st day of December 1850; the hericage will in future be carried on by the gold John the business will in future be carried on by the said John Medhurst the younger alone.—As witness our hands this 20th day of January 1851.

James Cooper. John Medhurst, junr.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Young Smith and William Binks, carrying on business in Newcastle-on-Tyne, as Ship Brokers, Coal Fitters, Coke Manufacturers, and General Commission Agents, under the firm of J. Y. Smith and Co. is this day dissolved by mutual consent; and that the business will in future be carried on by the said William Binks alone, under the firm of William Binks and Co. who will pay and receive all debts owing by and to the late partnership.—As witness our hands this 20th day of January 1851.

John Young Smith. William Binks.

NOTICE is hereby given, that the Partnership lately subsisting between us, Henry Robert Pulbrook, of No. 100, Blackfriars-road, in the county of Surrey, and John Newton, of Tooting, in the said county of Surrey, carrying on trade at Tooting aforesaid, as Grocers and Cheesemongers, under the firm of Pulbrook and Newton, was this day dissolved by mutual consent; and that all debts owing to the said partnership are to be received by the said Henry Robert Pulbrook; and all persons to whom the said partnership stands indebted are requested immediately to send in their respective accounts to the said Henry Robert Pulbrook, who will pay the same.—As witness our hands this 18th day of January 1851.

Henry Robert Pulbrook. John Newton.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Green the elder and Christopher Thomas Green the younger, of No. 39, Colet-place, Commercial-road East, in the county of Middlesex, as Oil and Colour Men, has that the decided by surveys consents and that the decided day been dissolved by mutual consent; and that all debts due to or by the late firm will be received and paid by the said John Green the elder, by whom the business will be carried on as usual.—Dated 18th day of January 1851.

John Green, senr.

Christopher Thomas Green, junr.

TAKE notice, that the Copartnership heretofore sub-TAKE notice, that the Copartnership heretofore subsisting between us the undersigned, Edward Oakes and John White, of No. 30, Canal-walk, in the town and county of the town of Southampton, Ironmongers and Sawmakers, trading under the firm of Messieurs Oakes and White, was this day dissolved by mutual consent, and that the said trade or business will in future be carried on by the said Edward Oakes, at No. 8, Kent-street, Portsea, for his own sole use and benefit. All debts which have been contracted with the said firm at Southampton up to the day of the day hereof year to be paid to the said Edward Oakes. of the date hereof, are to be paid to the said Edward Oakes, whose receipt will be a discharge for the same.—Dated this 29th day of November 1850.

Edward Oakes. John White.

NOTICE is hereby given, that the Partnership hereto-NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John
Dalby and Edward Dodgson, carrying on business at No.
30, Lowerhead-row, in Leeds, in the county of York, as
Woollendrapers, under the firm of E. Dodgson and Co. was
this day dissolved by mutual consent; and all debts due to
or owing by the said firm will be received and paid by
the said John Dalby, by whom the business will in future
be carried on.—Dated this 18th day of January 1851.

John Dalby.

Etherad Dadgson.

Edward Dodgson.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery made in two several causes of Fletcher v. Fletcher and Fletcher v. Cunliffe, with the approbation of William Henry Tinney, Esq. one of the Masters of the said Court, at Garraway's Coffee-house, Change-alley, Cornhill, in the city of London, on Tuesday the 28th day of January 1851, at twelve for one o'clock in the afternoon precisely, in one lot, by Mr. Leifchild, the person appointed by the said Master;

All that freehold capital marine mansion, called Pierre-

All that freehold capital marine mansion, called Pierremont, situate at Broadstairs, in the Isle of Thanet, in the county of Kent, with the lawns, pleasure-grounds, conservatories, billiard-room, entrance-lodges, stabling, kitchengarden, and appurtenances; also a plot of arable land

adjoining thereto, containing 5A. IR. 33F. little more or less, together with the household furniture, fixtures, and fittings,

now in or upon the said mansion.

The mansion may be viewed by cards which can only be had at the offices of Mr. Leifchild, No. 62, Moorgate-street, London, where an inventory of the furniture and effects

London, where an inventory of the furniture and effects may be seen.

Printed particulars and conditions of sale may be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane, London; at the Royal Albion Hotel, Ramsgate; the York and White Hart Hotels, Margate; the Albion Hotel, Broadstairs; at Garraway's Coffeenhouse, Cornhill, London; of Messrs. Chatfield, Wingate, and Hart, Solicitors, No. 16, Austin Friars, London; of Messrs. Powell, F. and W. Broderip, and Wilde, Solicitors, No. 9, New-square, Lincoln's-inn, London; of Messrs. Johnstone, Farquhar, and Leech, Solicitors, No. 65, Moorgate-street, London; and of Mr. Leifchild, Auctioneer, No. 62, Moorgate-street, London; No. 62, Moorgate-street, London.

TO be sold, in one lot, pursuant to an Order of the High Court of Chancery made in a cause of the Earl of Glengall v. Barnard, with the approbation of James William Farrer, Esq. one of the Masters of the said Court, on the premises, some time in the month of February next, of which due notice will be given;

A certain leasehold capital messuage or tenement and

A certain leasehold capital messuage or tenement and premises, with extensive coach houses, stabling, and offices attached, being No. 2, Richmond-terrace, Whitehall, Westminster, late in the occupation of the Honourable Lady Edward Thynne, deceased.

Particulars whereof may in a short time be had (gratis) at the said Master's chambers in Southampton-buildings, Chancery-lane, London; of Messrs. Tooke, Son, and Hallowes, No. 39, Bedford-row, Solicitors; of Messrs. Parnell and Tanqueray Willaume, New Broad-street, City, Solicitors; Messrs. Capron and Co. Savile-place, Solicitors, and Messrs. Trollope and Sons, Estate Agents, &c. Parliament-street, Westminster.

TO be sold by auction, pursuant to a Decree of the Court of Chancery for the County Palatine of Lancaster, made in a cause The Preston Banking Company v. Dewhurst and others, before Peter Catterall, Esq. the Registrar of the same Court, by Mr. Vallet, at the Bull Inn, in Preston in the county of Lancaster, on Tuesday the 4th day of February 1851, at seven o'clock in the evening (subject to such conditions as shall be then produced), in the following or such other lots as may be fixed upon at the time of sale;

The fee simple and inheritance of and in the following

valuable property, namely:

Lot 1. All that corn warehouse, situate on the north side
of Wharf-street, within Preston aforesaid, now in the occu-

of Wharf-street, within Preston aforesaid, now in the occu-pation of Mr. Richard Carr.

Also all that messuage or dwelling-house, behind the same, in the occupation of Mr. William Croasdale; and also all that plot of land, on the west side of the same premises, enclosed by a wall, and measuring in width six yards, and in depth thirty-one and a half yards, or thereabouts, and containing in the whole one hundred and ninety superficial square yards, or thereabouts.

The warehouse and dwelling-house are subject to a yearly

ground rent of £19 1s. 0d.

Lot 2. All that messuage or dwelling-house, being No. 1. situate on the south side of Fishergate-bill, in Preston aforesaid, in the occupation of Mrs. Cairns.

This lot is subject to the perpetual annual ground rent of

£5 10s. 0d.

Lot 3. Also all that other messuage or dwelling-house, being No. 4, situate on the south side of Fishergate-hill, in Preston aforesaid, together with the garden behind the same, and occupied therewith, in the possession of Mrs. Back-

This lot is also subject to a perpetual annual ground rent

of £5 13s. 6d.

Lot 4. Also all those two messuages or dwelling-houses, situate on the north side of Fishergate-hill aforesaid, numbered respectively 10 and 11, one in the occupation of Robert Tegar, Esq. and the other late in the occupation of Mr. Robert Ascroft.

Further particulars may be had of Messrs. Haydock and Son; of Mr. Ascroft; and at the office of Messrs. Bickerstaff and Myres, Solicitors, Preston; at which latter place plans of the premises may be seen.

WHEREAS by a Decree of the High Court of Chancery made in a cause Wake v. Wake, it was (amongst other things) referred to the Master of this Court, in rotation, to enquire and state to the Court who were the next of kin of William Wake, late of Tolford-place, Bermondsey, in the county of Surrey, Builder (who died on the 20th day of November 1847), the testator in the pleadings of this cause named, living at the time of the death of the said testator, and in case any of them have since died, who is or are the personal representative or representatives of