[Extract from the Edinburgh Gazette of June 10, 1851.] NOTICE.

THE business carried on by the subscribers, as the Glasgow Letter Foundry, and under the firm of Mac-brayne and Stirling, was this day dissolved by mutual con-sent. The debts due to and by the Company will be re-ceived and paid by either of the Subscribers.

David Macbrayne, jr. John Stirling.

ALEXANDER HUTCHESON, Witness.

JAMES BRYSON, Witness

Glasgow, June 6, 1851.

PUBLIC NOTICE.

IF the next of kin of Mr. Samuel Trap, deceased, lately lodging with Mr. William Bradshaw, of Mott-street, in Birmingham, and formerly Servant to Mr. Mumford, of Acock's Green, near Birmingham, will apply to Mr. Henry Empson, Solicitor, No. 27, Bucklersbury, London, or to Mr. Alfred East, Solicitor, No. 77, New-hall-street, Birmingham, they will hear of something to their advantage.

AVID HENRY DOUGHTY, commonly known as David Doughty, may hear of something to their advantage. David Doughty, may hear of something to his advan-tage by applying to Mr. Philpot, No. 20, Montague-street, Russell-square, Middlesex, or to Mr. Vickers, Bridgnorth, Shropshire, by whom also any information as to the said David Henry Doughty will be received and rewarded. The said David Henry Doughty, was a son of William and Ann Doughty, formerly of Bridgnorth, in Shropshire, and after-wards of the city of Worcester, and was educated at Green-wich Hospital School, from which he was, in the year 1794, apprenticed to the Merchant Sea Service, to Charles Ken-sington, owner of the ship Aurora, trading to the West Indies.

In Chancery .- Between Charles Hoare and Henry Merrik Between Charles Hoare and Henry Merrik Hoare, Plaintiffs; Henry Grant Derbishire, and Mary Edwardina, his Wife, Francis Home, Sir William Plunkett de Bathe, George Battcock, John Alliston, John All-nutt, John Taylor, Richard Nation, Edward Derbishire, James Ward Harper, and Mary Edwardina, his Wife, William Derbishire, Francis Thomas Mansfield, and Emily, his Wife, and Samuel Balsdon, when he shall come within the jurisdiction of the Court, Defendants. Defendants.

Defendants. TAKE notice, that pursuant to an Order of his Honour the Vice Chancellor, Sir James Lewis Knight Bruce, made in this cause, and which Order bears date the 20th day of February 1851, an appearance was, on the 26th day of the said month of February 1851, entered by the above-named plaintiffs for you, the above named defendant, Henry Grant Derbishire, under the thirty-third of the General Rules and Orders of this Honourable Court, of the 8th day of May 1845, and you, the said defendant, Henry Grant Derbishire, not having appeared, either in person or by your own Solicitor, the above-named plaintiffs hereby give you notice, pursuant to the seventy-seventh and seventy-ninth of the same General Rules and Orders, that this Honourable Court will be moved before his Honour the Vice Chancellor, the same General Rules and Orders, that this Honourable Court will be moved before his Honour the Vice Chancellor, Sir James Lewis Knight Bruce, on the 17th day of June 1851, or so soon after that day as Counsel can be heard on behalf of the said plaintiffs, that the said plaintiffs' Bill in this cause may be taken pro confesso immediately against you, the said defendant, Henry Grant Derbishire.—Dated this 8th day of May 1851.

Yours, &c. BLAKE, TYLEE, and TYLEE, No. 14, Essex-street, Strand, London, Plaintiffs' Solicitors. To the above-named defendant, Henry Grant Derbishire.

DURSUANT to an Order of the High Court of Chancery made in a cause Graham against Gedge, the cre-ditors of John Torbock, late of Roby, in the county of Lan-caster, Gentleman, deceased (who died on or about the 14th day of April 1850), are, either by themselves or their Solicitors, or or before the 7th day of July 1851, 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 peremptorily excluded the benefit of the said Order. benefit of the said Order.

PURSUANT to an Order of the High Court of Chan-cery made in a cause Jones against Williams, any person or persons claiming to be the heir or heirs at law of John Jones Williams, late of Dolgelly, in the county of Merioneth, Gentleman, deceased (who died in or about the month of May 1842), is or are forthwith to come in and make out his here or their claim or claim or any heir or heir out his, her, or their claim or claims as such heir or heirs at law, before William Henry Tinney, Esq. one of the Masters of the said Court, at his chambers, in Southamp-ton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Order. No. 21218. C

PURSUANT to an Order of the High Coart of Chancery made in a cause Prichard against Johnson, the credi-tors of Richard Waddilove, late of Rilston, in the parish of Burnsall, in the county of York, Esquire, deceased (who died on or about the 19th day of March 1850), are, on or before the 11th day of July 1851, 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 preemptorily excluded the benefit of the said Order. Order.

PURSUANT to an Order of the High Court of Chancery made in a cause Smith against Smith, the creditors of Abraham Smith, late of King-street, Hammersmith, Baker, deceased (who died on or about the 30th day of September 1846), are, on or before the 11th day of July 1851, 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 Order.

PURSUANT to an Order of the High Court of Chancery, made in a cause Smith versus Smith, the creditors of Eleanor Smith, late of King-street, Hammersmith, in the county of Middlesex, Widow (who died on the 4th day of January 1850), are to come in and prove their debts before Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, on or before the 8th day of July 1851, or in de-fault thereof they will be peremptorily excluded the benefit of the said Order. of the said Order.

DURSUANT to a Decree of the High Court of Chan-DURSUANT to a Decree of the High Court of Chan-cery made in a cause Layland against Garrett, the creditors of Priscilla Adams, late of Mayors-green, West Bromwich, in the county of Stafford, Widow, deceased (who died in the month of October 1841), are, on or before the 30th day of June 1851, to come in and prove their debts before William Brougham, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Okaneers have Lander or in default thereof that will he Chancery-lane, 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 Arden v. Thompson, the creditors of Edward Hare Arden, late of Morton, in the county of Lincoln, Gentleman (who died in or about the month of August 1848), are, by their Solicitors, forthwith to come in before John Elijah Blunt, 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 excluded the benefit of the said Decree.

DURSUANT to an Order of the High Court of Chancery made in a cause Wynn against Wynn, the creditors of Mary Wynn, late of the parish of Breinton, in the county of Hereford, Widow, deceased (who died on or about the 12th of December 1847), are forthwith, by their Solicitors, 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-lane, London, or in default thereof they will be excluded the benefit of the said Order.

benefit of the said Order. **PURSUANT** to a Decree of the High Court of Chancery made in a cause Ballenden against Ballenden, all per-sons claiming to be the next of kin of James Ballenden, late of No. 22, Melton-place, Easton-square, in the county of Middlesex, formerly carrying on the business of a Baker, in Chandos-street, in the parish of Saint Martin-in-the-Fields, in the same county, at the time of his death (which happened on or about the 4th day of June 1841), or claim-ing to be the personal representative or representatives of any of such next of kin who have since died, are, by their Solicitors, on or before the 14th day of June 1851, to leave their claims before the Honourable Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are on or before the 14th day of July 1851, to establish such claims, and make out their said kindred and representation, before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree-Lohn Fisher's Assignment.

John Fisher's Assignment.

John Fisher's Assignment. N OTICE is hereby given, that by an indenture or deed of assignment, bearing date the 19th day of May 1851, John Fisher, of Newark-upon-Trent, in the county of Nottingham, Butcher, assigned and transferred all his estate and effects unto Philip Denman, of North Muskham, in the county of Nottingham, Gentleman, John Allin, of Kilving-ton, in the county of Nottingham, Farmer, and John Wells, of Newark-upon-Trent aforesaid, Auctioneer, upon trust for the equal benefit of the creditors of the said John Fisher, who should execute the said indenture within three months from the date thereof: and that the said indenture was exefrom the date thereof; and that the said indenture was exe-cuted by the said John Fisher and John Wells, on the day of the date thereof, in the presence of, and is attested by,