[Extract from the Edinburgh Gazette of January 23, 1852.] NOTICE.

THE Concern carried on by the Subscribers, as Calico Printers, at Fereneze, in the parish of Neilston, under the firm of Miller and Roy, was, by mutual consent, dissolved on the 28th day of November last. The debts due to and by the concern will be settled by the Subscriber, William Miller.

William Roy.

JOHN DUNN, Writer, Paisley, Witness. WM. MARTIN, Writer, Paisley, Witness. Paisley, January 22, 1852.

Will Magtin, Writer, Paisley, Witness.

Paisley, January 22, 1852.

NOTICE is hereby given, that by indenture of lease, bearing date the 11th day of December last past, made between James Bayley, of Manchester, in the county of Liverpool, in the said county, Share Broker, and John Brooke Gill, of Manchester aforesaid, Railway Clerk, of the one part; and Frederick Craven, of Manchester aforesaid, Calico Printer, of the other part; all those the several buildings or erections, known as the Agecroft Print Works, situate in Pendlebury, in the parish of Eccles, in the said county of Lancaster, and all and every the steam engine, steam boilers, apparatus, machinery, utensits, and effects, whatsoever, then in and about the said premises, and which were specified in the schedule thereunder written, were demised and leased unto the said Frederick Craven, his executors and administrators, to hold the same with the appurtenances (except as therein mentioned), unto the said Frederick Craven, his executors and administrators, of June 1848, and fully to be complete and ended, at the yearly rent, and subject to the several covenants and conditions by and in the said indenture of lease reserved and contained; and further, that in the said indenture of lease is contained an acknowledgment by the said Frederick Craven, that the said lease was for the benefit and at the risk of the said Frederick Craven and their respective executors and administrators; and further, that the said James Bayley, as partners in business, and their respective executors and administrators; and further, that the said Frederick Craven has no interest whatever, except under the said James Bayley, and effects enumerated in the said schedule, but that the same are the exclusive property of the said James Bayley, Francis Stephenson Clark, and John Brooke Gill, subject to the said lease; and further, that a copy of the said schedule may be seen at our offices, No. 24, Cooper-street, in Manchester, by any person or persons lawfully authorised to inspect the s

In Chancery.—Between Ann Dowling, Wife of Philip Dowling, by Thomas Dowling, her next friend, and Thomas Dowling and Thomas Geraghty, Plaintiffs; and Patrick Hudson, Henry Bell, Hugh Hudson, and Philip Dowling, Defendants.

TAKE notice, that this Honourable Court will be moved before the Right Honourable the Master of the Rolls, on Thursday the 29th day of January next, by Mr. Dean, of Counsel for the plaintiffs, that the plaintiffs' Bill may be taken pro confesso against you.—Dated this 30th day of December 1851.

Yours, &c. T. D. and T. HARRISON, No. 5, Wal-brook, London, Plaintiffs' Solicitors. To Patrick Hudson, the above-named defendant.

Kent.

Kent.

Chancery, made in a certain cause Goodwin v. Jeffery, with the approbation of Richard Richards, Esquire, one of the Masters of the said Court;

Two freehold messuages or tenements, situate in Churchstreet, in the parish of Gillingham, in the county of Kent; and 16 leasehold cottages or tenements, situate in Hog-lane, in the parish of Chatham, in the said county, late the property of George Jeffery, formerly of Toubridge Wells, in the said county, Comedian, but late of the Five Bells Inn. Saint Margaret's, Rochester aforesaid, Innkeeper, deceased.

The time of sale will be shortly advertized, when particu'ars and conditions (which are in course of preparation) may be had in London (gratis), at the said Master's chambers, Southampton-buildings, Chaucery-lane, on personal application only; also of Messrs. Wilton and Blackman, 1, Raymond-buildings, Gray's-inn, Solicitors; and in the country, of Mr. John Monckton, Solicitor, Maidstone, and at the place of sale.

PURSUANT to a Decree of the High Court of Chancery made in a canse Langstaff versus Brigham, the creditors of Richard Surr, late of Garforth Hall, in the township of Ryton, in the county of York, Esq. (who died

in the month of December 1848), are, by their Solicitors, on or before the 24th day of January 1852, to leave their claims of debt before Joseph Humpbry, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on the 16th day of February 1852, 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 an Order of the High Court of Chancery made in a cause Bristow v. Fuller, the creditors of John Cutler, late of Salvington, in the parish of West Tarring, in the county of Sussex, Yeoman deceased (who died in or about the month of January 1849), 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 Order.

PURSUANT to a Decree of the High Court of Chancery made in a cause of Crudock v. Owen, the creditors of Jane Wakelin Courtney, late of Ryde, in the Isle of Wight, Jane Wakelin Courtney, late of Ryde, in the Isle of Wight, in the county of Southampton, Spinster (who died on the 21st day of August 1847), 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, Chancerylane, London, on or before the 1st day of March 1852, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery made in a cause of Cradock v. Owen, the heir at law of Jane Wakelin Courtney, late of Rydc, in the Isle of Wight, in the county of Southampton, Spinster (who died on the 21st of August 1847), or if dead, his personal representative, is to come in and prove his heirship, and make out his chaim, before Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, on ar before the 1st day of March 1852, 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 of Cradock v. Owen, the next of kin of Jane Wakelin Courtney, late of Ryde, in the Isle of Wight, in the county of Southampton, Spins:er (who died on the 21st of August 1847), living at her death, or the personal representative or representatives of any of them who have since died, are to come in and prove their kindred and make out their claims, be ore Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, on or before the 1st day of March 1852, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to an Order of the High Court of Chan-DURSUANT to an Order of the High Court of Chancery made in the matter of John Jordan Ansell, late of Burford, in the county of Oxford, Esquire, dated the 12th day of January 1852, all persons claiming any debts or liabilities affecting the personal estate of the said John Jordan Ansell, deceased (who died on or about the 26th day of December 1846), arc, by their Solicitors, furthwith to come in and prove their debts and liabilities be ore 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.

DURSUANT to an Order of the High Court of Chancery made in a cause Franklin against Franklin, the creditors of Abel Franklin, late of Alcester, in the county of Warwick, Grocer and Tallow Chandler, deceased (who died on or about the 30th day of January 1851), are, by their Solicitors, on or before the 26th day of February 1852, 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, Loudon, or in default thereof they will be peremptorily excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery made in a cause of Cartmale against Proffitt, the creditors of Henry Ward, late of Exmouth, in the county of Devon, Gentleman (who died in the mouth of July 1848), are forthwith 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 Decree.

DURSUANT to a Decree of the High Court of Chancery made in a cause Stocker against Smith, the heir or heirs at law of Thomas Teague, formerly of Birmingham, in the county of Warwick, Plumber and Gluzier, but late of Northumberland House, Stoke Newington, in the county of Middlesex, a Lunatic, deceased (who died on or about the 11th day of February 1847), is and are, forthwith to come