Sulsse, not having since appeared in person, or by his own Solicitor, and not having filed his answer to the said amended bill, the above-named plaintiff doth hereby give notice, pursuant to the seventy-seventh and seventy-ninth of the said General Orders and Rules, that this Honourable Court will be moved before his Honour the Vice Chancellor of England, on Thursday the 12th day of November next, or so soon after as Counsel can be heard, by Mr. Schomberg, of Counsel for the above-named plaintiff, that the said plaintiff's said amended bill in this suit may be taken pro confesso against the said defendant, Nicolas Suisse.—Dated this 9th day of October 1846.

CAPRON, BRABANT, and CAPRONS, Solicitors for the above-named Plaintiff, Savile-place, New Burlington-street.

New Burlington-street.

WHEREAS by an indenture, bearing date the 3d day of June 1846, made between Thomas Richmund Gale Braddyll, of Conishead Priory, in the county of Lancaster, Esq. of the first part; Edward Richmund Stanley Gale Braddyll, Esq. (his eldest son), of the second part; Clarence Braddyll, Esq. (second son of the said Thomas Richmund Gale Braddyll), of the third part; and Thomas Henry Sutton Sotheron, of Bowden-park, in the county of Wilts, Esq. M. P., Richard Greaves Townley, of Fulbourne, in the county of Cambridge, Esq., and the Reverend William Gale Townley, of Beaupré-hall, in the parish of Outwell, in the county of Norfolk, Clerk, of the fourth part; and the several other persons or firms, and the several persons constituting such firms, respectively, whose names and seals are thereunto subscribed and affixed, of the fifth part; all his the said Thomas Richmund Gale Braddyll's manors, messuages, farms, lands, tenements, and hereditaments whatsoever, situate in the several counties of Lancaster, Durham, Cumberland, and Westmoreland (except his shares in the South Hetton and Murton, and East Hetton and Killoe Cullieries, in the county of Durham), were conveyed to and vested in the said Thomas Henry Sutton Sotheron, Richard Greaves Townley, and William Gale Townley, upon trust, for the benefit of the creditors of the said Thomas Richmund Gale Braddyll, other than and except such of them as were creditors simply in respect of or as connected with the shares and interests of the said Thomas Richmund Gale Braddyll in the collieries aforeand except such of them as were creditors simply in respect of or as connected with the shares and interests of the said Thomas Richmund Gale Braddyll in the collieries afore-said; and whereas by a Decree of the High Court of Chancery, made upon the hearing of a cause of Braddyll versus Sotheron, it is ordered, among other things, that it should be referred to the Master of the said Court in rotation, to inquire and state to the Court what creditors of the said Thomas Richmund Gale Braddyll, entitled to the benefit of the trusts of the said indenture, have executed the same, or shall, under the liberty thereby given for that purpose, come in and execute the same; and that such last-mentioned creditors should be at liberty to execute the said indenture; and that it should be referred to the said Master to take an account of what is due to the plaintiff and all other such creditors of the said Thomas Richmund Gale Braddyll; now, therefore, all persons claiming to be credi-tors of the said Thomas Richmund Gale Braddyll, entitled to the benefit of the trusts of the said indenture, and who have not executed the same, are hereby required to come in and execute such indenture, which is now in the custody of Messrs. Fladgate, Young, and Jacksons, of No. 12, Essex-street, S:rand, in the county of Middlesex, Solicitors, on or before the 22d day of December 1846; and all the said creditors, as well those who have as those and all the said creditors, as well mose who have as those who have not executed the said indenture, are, on or before this 22d day of December 1846, to come in and prove their debts before Samuel Duckworth, Esq. the Master to whom the said cause stands referred, at his chambers, in Southmpton-buildings, Chancery-lanc, London, or in default hereof they will be peremptorily excluded the benefit of the said Decree.

WHEREAS by a Decree of the High Court of Chancery, made in certain causes of Baker versus Bayldon, and Baker versus Addey, it was, amongst other hings, referred to Nassau William Senior, Esq. one of the Masters of the said Court, to enquire who was or were the next of kin of Richard Bayldon, late a Major in the East India Company's Service, and the intestate in the pleadings named (who died, at Benares, in the East Indies, on the

19th day of October 1844) living at the time of his death and, in case any of them have since died, who is or are the personal representative or representatives of him, her, or them so dying; any person or persons claiming to be the next of kin of the said intestate, living at the time of his death, or, in case any of them have since died, for the personal representative or representative; of him, her, or them so dying, are, by their Solicitors, to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, on or before the 1st day of April 1847, and leave their claims, and are, on or before the 15th day of April 1847, to prove their kindred and make out their claims before the said Master, 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 certain causes Baker versus Bayldon, and Baker versus Addey, the creditors of Richard Bayldon, late a Major in the East India Company's Service (who died, at Benares, in the East Indies, in the month of October 1844), are, by their Solicitors, on or before the 22d day of May 1847, to leave their claims of debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 12th day of June 1847, to establish such claims before the said Master, or in default thereof they 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 Walter Edwards against John Edwards the creditors of Edward Edwards, formerly a Lieutenant. Colonel in the 38th Regiment of Madras Native Infautry in the Service of the Honourable East India Company, who left India in the year 1830, and in the year 1832 went to the United States of America, and died in Texas, in North America, some time in the year 1836, are, on or before the 15th day of February 1847, to come in and prove their debts before Sir Gilfin Wilson, 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 Miller against Harris, the creditors of John Miller, late of Barnstaple, in the courty of Devon, Lace Manufacturer, deceased (who died on or about the 20th day of October 1842), are, on or before the 20th day of November 1846, to leave their claims of debts 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 30th day of November 1846, to establish such claims before the said Master, 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 Rowe against Hardey, the creditors of Edward Rowe, late of Heatley-heath, within Lymm, in the county of Chester, Gentleman, deceased (who died on or about the 15th day of October 1832), are, on or before the 12th day of December 1846, to leave their claims of debts 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 12th day of January 1847, to establish such claims before the said Master, or in default thereof they will be perempatorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Wheeler against Claydon, the creditors of George Kettle Wheeler, late of the town of Cambridge, deceased (who died on or about the 20th day of October 1844), are, on or before the 12th day of December 1846, to leave their claims of debts 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 12th day of January 1847, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree.