In Chancery, V. C. Wigram .- Between Harvey Hunt and

Jane his wife, plaintiffs; Cresswell Jobling, the Equitable Gas Light Company, Edmund Treherne, and Walter Hawkins, detendants, by .bill of revivor and supplement.

\* A KE notice, that this Honograble Court will be moved before his Honour the Vice Chancellor Wigram, on Thursday the 15th day of July next, or so soon after as Counsel can be heard, on behalf of the above-named plaintiffs, that the bill in this cause may be taken pro confesso against the above-named defendant, Cresswel .Jobling.—Dated this 14th day of June 1847. To Cresswell Jobling, the above-named defendant. STEPHEN GARRARD, 13, Suffolk-street, Pall-mall East, Agent for Messrs. EARLE and SMITH, Andover, Hants,

Plaintiffs' Solicitors.

WHEREAS by an Order of the High Court of Chancery, made in the matter of the Free School at Bretherton, ★ W made in the matter of the Free School at Bretherton, in the county of Lancaster, and of an Act of Parliament, passed in the eleventh year of the reign of His late Majesty King George the Fourth, and in the first year of the reign of His lete Majesty King William the Fourth, cap. 60, it was referred to Nassau William Senior, Esg. one of the Masters of the said Court, to enquire whether all the per-Masters of the said Court, to enquire whether all the per-sons in whom the premises comprised in the indenture, dated the 14th day of June 1654, in the surrenders dated respectively the 18th day of September 1654, and the 16th day of October 1722, in the conveyances dated respectively the 27th and 28th days of October 1680, the allotment of common land made in 1714, in the conveyance dated the 10th and 11th days of October 1666 in the conveyance 10th and 11th days of October 1706, in the conveyances dated respectively the 18th and 19th days of November 1748, the 8th day of April 1757, and the 4th and 5th days of Octoher 1778 in the petition in the said Order mentioned of October 17.7.3. in the petition in the said Order mentioned are vested, are dead, and, if dead, who was the survivor of them respectively, and whether any new trustee or trustees was or were ever appointed of the said indentures and surrenders respectively, and of the premises therein com-grised respectively, and if so, whether such trustee or trustees is or are living or dead respectively, and, if dead, who was the survivor of them respectively; any person eclaiming to be the representative of the last surviving strustee or trustees named in the indentures and surrenders prespectively, or the representative or representatives of the Prespectively, or the representative of a consistent arcs of sho Bast survivor of such new trustees or trustee respectively, if any such were or was appointed, are, by their Solicitors, within atventy-eight days from the 2d day of November mext, to suppear or give notice to the said Master, at his examplers, inSouthempton-buildings, Chancery lang, London, of their or his title, and prove their or his pedigree or other slife as snuckes or instee, within thirty one days after such appearance or notice, to the satisfaction of the said Master.

Y TYNERICAS by a Demee of the High Court of Chan-We sterry, made in a cause of Meyer versus Collins and others, it are referred to Hickard Richards, Esq. one of the Destans of the said Court, to enquire and state to the Court who were the next of kin of Beinrich Christopher Bergman, Line of the Rown Berr Public-house, East Smithfield, in Incore the many court is a sub-induced part windows, and the prist of first John of Mapping, in the courty of Mid-dhees, the interive in the plastings sened (who died on the fight of first the first of the plasting of which and whether any of wards first the first of the condexit, and she has any of wards most of first the first of the condexit, and she has er ner hie, her, or their Legel germoni representation, and also winder the said Marsich (Christopher Nergman left, abor whether the said Maining (Christopher Marguna 1966, 4 at 162 darch, any heir at low, and, 64aa, who was and who i be now such hears any person as existing to be such next of him, or the logal personal expressions of him, her, or them so dying, or its be such heir at hav, are, as as before in a stating of May 1967, by their Scheitzer, to come in before the stal Marty, at the classifiers in Section phase hubbles, Chancery-lane, Londer, and genrekis, her, or their chained make out their binder or horseling, as in the the could make out their binder or horseling, as in their chained make out their binder or horseling, as in definit descent he sire or they will be promptonly er-duded the benefit of classifi Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Meyer against Collins, the creditors of Heinrich Christopher Bergman, late of the Brown Bear .or Heinrich Christopher Bergman, tate of the Brown Bear Public-house, East Smithfield, in the parish of Saint John, Wapping, in the county of Middlesex, deceased (who died on or about the 2d day of July 1839), are, by their Solicitors, on or before the 24th day of July 1847, to come in and prove their debts before Richard Richards, Esq. one of the Masters of the said Court, at his chambers, in Courter ten budgets of the said Court, at his chambers, in do Southampton-buildings, Chancery-lane, London, or in de-fault thereof they will be peremptorily excluded the benefit of the said Decree.

JURSUANT to an Order of the High Court of Chancery, I made in certain causes Grouch against Hooper, Elsley against Hooper, the creditors on Samuel Brandford Cox. late of Cheltenham, in the county of Gloucester, Gentleman, deceased (who died on or about the 25th day of July 1838), are, by their Solicitors, on or before the 25th day of July 1847, to come in aud prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chan-cery-lane, London, 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, DIRSUANT to a Decree of the Righ Court of Chancerg, made in a cause Castobadie vorsus Castobadie, the creditors of Jacob Castobadie, late of Wensley, in the county of York, Clerk (who died on the 8th day of No-vember J828), are forthwith 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, or in default thereof, they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chan-cery, made in a cause Griffiths against Abbott, the creditors of John Jones, formerly of George-street, Port-man-square, in the county of Middlesex, Coach Maker, and late of New Church-street, Portman-market, in the said county of Middlesex, deceased (who died on or about the 11th day of Jnne 1844), are to come in and prove their debts before Sir William Morne, one of the Masters of the said Court, at his chambers, in Southampton-build-ings, Chancery-lane, London, on or before the 24th day of July 1847, or in default thereof they will be peremptorily excluded the benefit of the said Decree. excluded the benefit of the said Decree.

**DURSUANT** to a Decree of the High Court of Chancery, made in a cause Griffiths versus Abbott, the next of kin of John Jones, formerly of George-street, Portman-square, in the county of Middlesex, Coach Maker, and late of New Church-street, Portman-market, in the said county of Middlesex (who died on or about the Alth day of June 4844), living at his death, or the legal personal representatives or nepresentative of such next of kin as may be dead, are to come in before for William Horne, one of the Masters of the said Court, at his chambers, in "Southampton-buildings, Chancery-lane, London, and make out their kindred, on or before the 5th day of November 1847, or in default thereof they will be peremptorily excluded the benefit of the said Decree. the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Wilson versus Cates, the creditors of James Sawers Cates, late of Hastings, in the county of Sussex, a Captain on half-pay Inattached, deceased (who died in the month of December 1840), are, by their Solicitors, on or before the 26th day of July 4847, to leave their elaims of debis before John Edminid Dowdeswell, Esg. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lene, London, and are, on the 5th day of Monember 1847, to establish such claims before the said Master, or in default thereof such persons will be pe-remptovily excluded the benefit of the said Decree and the General Orders of the said Court.

TELESIANT to a Decree of the High Court of Chancery, I make in certain causes Dynalry against Dynalry, and Dynalry grants Dynalry, discardinors of Koheri Dynalry, formarly of Historicary and and Can's inn, in the anary of Malanez, and date of Koningham, in the county of Heat, Reg. deceased (who died on or about the 2d day