administration were, on the 13th day of April, 1861, granted by Her Majesty's Court of Probate, to James Goddard Wardel, of No 36, Berkeley street, Liverpool, Lancashire, Master Mariner, the brother of the said intestate, are, on or Master Mather, the brother of the said intestate, are, on or before the 1st day of May, 1862, to send in to the said ad-ministrator, or to his Solicitor, Mr. Joseph Aldridge, of No. 27, Montague place, Russell square, London, such their claims against the estate of the said Robert Hall Wardell, the intestate. And notice is hereby further given, that immediately after the said 1st day of May, 1862, the said administrator will distribute the whole of the assets of the said intestate amongst the parties entitled thereto, having regard only to the claims of which the administrators shall then have had notice. Dated this 10th day of December, 1861.

BRITISH HONDURAS.
SAMUEL SWIRE PLUES, Esq., the Keeper of the
Public Records of British Honduras, and Registrar under the Act or simplifying the Title to Lands in British Honduras, in pursuance of the said Act, hereby give notice to all whom it may concern, that the under-named persons have applied to me, according to the said Act, to register their title to the under-mentioned lands; and further, that I am, by warrant of the Acting Attorney-General, authorized to proceed thereon; and turther, that this is the sole publication of this notice in the London Gazette; and further, that all persons, other than the applicants claiming any estate, interest, power, or right, in or affecting those lands, or any part thereof, and whether or not resident within British Honduras, and whether or not under any disability. must deliver or transmit, by themselves, their guardians, next friends, or committees, or their agents, to the Registrar u der the Act aforesaid, at his office, in Belize, notice in writing, specifying the estate, interest, power, or right which they so claim, and the evidence in support thereof; and also, that every claim to any such estate, interest, power, or right, not so made, will, at the expiration of two years after the third publication of the notice in the Honduras Gazette, and for ever thereafter, be barred, extinguished, and null and void as against all aliences for valuable consideration of those lands, and will, at the expiration of ten years after the third publication of this notice, and for ever thereafter, be absolutely barred, extinguished, and null and void to all intents and purposes.

List of Applicants and Lands.

William Fletcher, of Liverpool, in the county of Lancaster, in England, Manager of the Branch Bank of England at Liverpool aforesai, Henry Burv, of Manchester, in the said county, Barker, and John Myers, of Liverpool aforesaid, Esquire, surviving Liquidators of the Anglo-French Honduras Company, trading as Merchants and Mahogany Cutters, in Belize, in the settlement of British Honduras, under the firm of Carmichael Vidal and Co., apply to be registered as entitled to an estate in fee simple in

All that wharf, piece, or parcel of land, with all buildings thereon, situate on the north side of the town of Belize, bounded on the north by the North Front-street, on the east by a wharf belonging to the estate of the late James Forrester, on the south by the Sea, and on the west by a wharf, the property of Mrs. Rhys, measuring on the north or street side 108 feet on a course of N. 67° E. on the east side of 276 feet 6 inches, on a course of S. 17° 30' E., and on the west side 254 feet 10 inches, on a course of S. 19° E., as per diagram to the application annexed.

John Potts Wills, of Belize aforesaid, applies to be registered to an e-tate in fee simple in

All that parcel of land, and the houses thereon, lying on both sides of the Front-street, on the north side of Belize aforesaid, and extending along the said street 73 feet, such portion thereof as lies to the north of the said street being bounded on the west by land, the property of the children of the late Marcus Bennett, on the north by land, late the property of Salinas, and on the east by land, the property of property Mrs. Betson; and such part thereof as lies to the south of the sa d street, being bounded on the west by land, the property of James Grant, on the east by the Sea, and on the south by the river Belize; as the same is delineated on the plan ann xed to the application.

Given at Belize, this 5th day of November, A.D. 1861. S. S. PLUES, Registrar of Titles to Lands, &c.

In Chancery .- Hart v. Montefiore and Others.

Short Leasehold Investment. M ESSIEURS EDWIN, FOX, and BOUSFIELD, will sell by Aucuon, at the Mart, on Wednesday the 8th day of January, 1862, at 12, pursuant to the Decree of the High Court of Chancery made in the above cause, and with the approbation of the Judge to whose Court this cause is attached :-

Leasehold property, comprising four brick-built houses, situate and being Nos. 49, 50. 51, and 52, Great Prescotstreet, Goodman's-fields, Whitechapel, with stabling, coachhouse, and workshop in the rear, producing remais amounting to 4120 per annum, held for a term of seven years unexpired at a ground rent of £28 per annum.

May be viewed and particulars had of Messieurs N. May be viewed and particulars had of messacuts at Lindo and Son, Solicitors, No. 47A, Moorgate-street; of Mr. J. J. Solomon, Solicitor, No. 54, Coleman; at the Mart; on the Premises; and at Messacurs Edwin, Fox, and Bousfield's office, No. 47, Coleman-street, E.C.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Thornton against Howe, the creditors of Ann Essam, late of Hampton, in the county of Middlesex, Widow, the testatrix in the proceedings of the March, 1844, are, by their Solicitors, on or before the 8th day of January, 1862, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rollsyard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 15th day of January, 1862, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 13th day of December, 1861.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Field against Field, the creditors of John Guy, late of Stratford-on-Avon, in the county of Warwick, Yeoman, who died in or about the month of May, 1861, are, by their Solicitors, on or before the 8th day of January, 1862, to come in and prove their claims, at the chambers of the Master of the Rolls, in the Rolls-yard. Chancery lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 15th day of January, 1862, at one o'clock in the atternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims. Dated this 14th day of December, 1861.

PURSUANT to a Decree of the High Court of Chan-cery, made in a cause between Humphry Willyams, Edward Shipphard Carus Wilson, Edward William Brydges Willyams, and Arthur Champion Phillips, in the bill called Philip Willyams, on behalf or themselves and all other the unsatisfied creditors of Henry Pearce Ferris, deceased, who shall come in and contribute to the expenses of this suit, plaintiffs, and Eliz both Charlotte Ann Ferris, and John Henry Ferris, and William Hodge Ferris, infants, by Henry Borrow their guardian, defendants, the creditors on the separate estate of Henry Petree Ferris, late of Truro, in the county of Cornwall, Tanner and Currier (who died on or about the 12th day of March, 1859(, are, by their solicitors, on or before the 7th day of January, 1862, to come in and prove their debts at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Tuesday, Tuesday, the 14th day of January, 1862, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudi-cating upon the claims.—Dated this 12th day of December, 1861.

URSUANT to a Decree of the High Court of Chan-Cery. made in a cause between Humphry Willyams, Edward Shipphard Carus Wilson, Edward William Brydges Willyams, and Arthur Cham, ion Phillips Willyams, on behalf of themselves and all other the unsatisfied creditors of Edward Ferris, deceased, who shall come in and contribute to the expenses of this suit, plaintiffs, and Amelia Ferris, detendant, the creditors on the separate estate of Edward Ferris, late of Truro, in the county of Corowall, Tamer and Currier (who died on or about the 25th day of May, 1859), and the creditors of the late firm of John Ferris and Sons, of Truro aforesaid, Tamers and Curriers, are, by their Solicitors, on or before the 7th day of January, 1862, to come in and prove their debts (distinguishing such of the debts due from the said firm as were couraged at the death of Henry Pearce Ferris, one behalf of themselves and all other the unsatisfied creditors were contracted at the death of Henry Pearce Ferris, one were contracted at the death of hearly reacter terms, one of the members of the said firm, on the 12th day of March, 1859, from such thereof as were subsequently contracted), at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Tuesday, the 14th day of January, 1862 at twelve check at your at the said chambers is 1862, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.— Dated this 12th day of December, 1861.

DURSUANT to a Decree of the High Court of Chancery made in the causes Grey Hazlering against John Robson, and Grey Hazlering (on behalf of himself and all other the creditors of John Robson, deceased) against Mary Ann Robson, Widow, and another, all persons claiming to be creditors of John Robson, of Casle-street, Leicester square, and of No. 7, Clarence-terrace, Regent's-pork, in the county of Middlesex, Attorney and Solicitor, who died on or about the 21st day of April, 1860, and incumbrancers apon his real estate, are, by their Solicitors, on or before the 31st day of January, 1862, to come in and prove their debts or claims, at the chambers of the Vice Chancellor Sir John Smart, No. 12, Old-Square, Lincole's-inn, in the county of Middlesex, or in default thereof, they will be peremptorily excluded from the benefit