notice shall not then have been given .- Dated this 22nd day

of December, 1865. CHAS. MOTT, No, 2; Harcourt-buildings, Temple, London, Solicitor to the Executor.

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## JOHN STONES, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, cap. 35, initialed "An Act to further amend the Law of

Property, and to relieve Trustees." JOTICE is hereby given, that all creditors and others having claims or demands upon or against the estate of John Stones, formerly of Bradford, in the county of York, of John Stones, formerly of Bradford, in the county of 1 ork, Smith, and late and at the time of his decease of Manisforth-terrace, West Hartlepool, in the county of Durham, Shop-keeper (who died on the 10th day of October, 1865, and whose will was proved in Her Majesty's Court of Probate, at the District Registry thereof at Durham, on the 6th day of December, 1865, by John Appleby, of Pateley Bridge, in the county of York, Flag Merchant, and Robert Snowdon, of Bradford, in the said county of York, Smith, two of the eventors therein named), are hereby rennired to send the executors therein named), are hereby required to send the particulars, in writing, of their debts, claims, or demands to paradulars, in writing, or their debts, claims, or demands to the said two executors, or to us, the undersigned, their Soli-citors, at our offices, in Church-street, West Hartlepool aforesaid, on or before the 8th day of February next, at which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, or demands of which they, the said executors will not be liable for the sessets of any next thereof so distributed to any next or of assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 20th day of December, 1865. BELK and STROVER, West Hartlepool, Solicitors

to the said Executors.

## CHARLES CAVENDISH FULKE GREVILLE,

Esquire, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Victoria, chapter 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that creditors and others having 1 OTICE is hereby given, that creditors and others having any claims against the estate of Charles Cavendish Fulke Greville, late of No. 16, Bruton-street, Berkeley-square, in the county of Middlesex, Esquire, deceased (who died on-or about the 17th day of January, 1865, and whose will, with one codicil, was proved on the 1st day of March, 1865, by William Henry Greville, of No. 19, Queen-street, May Fair, in the said county of Middlesex, Esquire, the Honourable Francis Egerton, of Bridgewater House, Cleveland-square, St. James's, in the said county of Middlesex, a Captain in the Roval Navy. and Harvie Morton Farguhar, of St. James'sthe Royal Navy, and Harvie Morton Farquhar, of St. James'sthe toyal Navy, and Harvie Morton Farquhar, of St. James's-street, Piccadilly, in the said county of Middlessex, Batker, three of the executors therein named, in the Principal Registry of Her Majesty's Court of Probate), are; on or before the 25th day of March, 1866, to send in to the said executors, at the office of the undersigned. Solicitors, the particulars of all such claims against the said estate; and the said executors will for the state of the said estate is and the said executors will forthwith, after the said 25th day of March, 1866, distribute all the assets of the said testator among the persons entitled thereto, having regard only to the claims of which they shall have then notice; and the said executors will not be liable for the said assets, or any part thereof, so distributed to any person of whose claim they shall not have had notice at the time aforesaid.

WATKINS, BAKER, and BAYLIS, No. 11, Sackville street, London, Solicitors for the said Executors.

GEORGE WHITTLE, Deceased. Pursuant to an Act of Parliament of the 22nd and 23rd years of the reign of Her Maj.sty, chapter 35, intituled "An act to further amend the Law of Property, and to relieve Trustees.

relieve Trustees." I OTICE is hereby given, that all persons, being credi-tors or otherwise, having any claims upon or against the estate of George Whittle, late of Alston-with-Hother-sall, in the county of Lancaster, Manufacturer, decessed, (who died on the 28th of June, 1865, and whose will was arrowed in the District Revisity at Lancaster, attached to Her (who died on the 28th of June, 1865, and whose will was proved in the District Registry, at Lancaster, attached to Her Majesty's Court of Probate, on the 9th day of December, 1865, by Roger Charnock Richards, the executor therein named.) are hereby required to send in to us, the under-signed, at cur office, in Preston, particulars in writing of their claims against the estate of the said testator, on or before the 1st day of March next; after which day the said executor will proceed to distribute the assets of the said executor will proceed to distribute the testator among the parties entitled thereto having resaid executor will proceed to distribute the assets of the said testator among the parties entitled thereto, having re-gard to the claims of which he shall have had notice; and the said executor will not be liable for such assets so dis-tributed, or any part thereof, to any person of whose claims he shall not have had notice at the time of such distri-bution.—Dated this 22nd day of December, 1865. CHARNLEY, SON, and FINCH, Solictors to the said Executor. For street Preston.

said Executor, Fox-street, Preston,

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HANNAH CHAPMAN, Deceased. NOTICE is hereby given, pursuant-to "An Act to fur-it ther amend the Law of Property and to relieve Trustees," 22nd and 28rd Victoria, cap. 85, that all creditors and other persons having any claims upon or against the estate of Hannah Chapman, formerly of Luben-ham, in the county of Surrey, Widow, deceased, and who died on the 28th day of September, 1865, and whose will was proved and registered in the Principal Registry of Her Majestry's Court of Probate, by Isaac Lovell, of May-field villa, Cuckfield, in the county of Sussey, Esquire, and George Francis Dickinson (in the said will veritem Dickenson), of Farleigh House, Surbint road, Kingston-on-Thames, in the cault county of Surrey, Esquirg, the executors therein named, on the 18th day of Cotober 1865, are hereby required to send in the particulars of their claims and domands to the said executors, or either of them no before the list day of February. 1866, after which date the said enceutors will proceed to apply and distribute the assets of the said deceased according to the directions of her said will, hav-ing regard only to the debts, claims, er demands, of which the said executors will not bo liable for the assets of san spann and deceased according to the directions of her said will, hav-ing regard only to the debts, claims, er demands, of which the said executors will not bo liable for the assets of san or part thereof so applied and distributes the yeard notice, and the said executors will not bo liable for the assets of which the said executors will not bo liable for the assets of which the said executors will not bo liable for the assets of which the said executors will not bo liable for the assets of which the said executors debt claim, or demand, they shall not HANNAH CHAPMAN, Deceased ; part thereof so applied and distributed to any person or persons of whose debt, claim, or demand, they shall not then have had notice. Dated this 23rd day of December, 1865.

865. ROWLAND MILLER, No. 2, Copthall-court: Throg-morton-street, London, E.C., Solicitor to the said

inn, Plaintiff's Solicitor To the Defendant, William Sinnotk. In Chancery.—Master of the Rolls. Friday, the 15th 'day of December, 1665. Between Lewis Marks, Plaintiff; and William Sciuton Wilson; Defendant.

U PON motion this day made unto this Court by Counsel for the plaintiff, who alleged that the plaintiff has filed his Bill in this Court against the defendant, and that it appears, by the affdavit of John Fryer Barnard, filed the 13th December, 1865, that the defendant has been within the jurisdiction of this Court within two years next before the filing of the said Bill, and that all due diligence has the filing of the said. Bill, and that all due diligence has been used to serve the said defendant with a copy of the said Bill without effect, and upon inquiry at the last known places of abode of the said defendant, he gould not be found, so as, to be served with a copy of the said Bill, and that there is just ground to believe that the said defendant has gone out of the realm, or otherwise absconded; to avoid being served with such copy, and upon reading the said affidavit, this Court doth order that the defendant, William Seruton, Wilson, do appear to the plaintiffs. Bill, on or before, the 16th day of January, 1866; and the plaintiff is to cause a copy of this Order, together with a notice thereof to the effect set forth at the foot of the 10th of the Consoli-dated Orders, Rule 6, to be inserted in the London Gazette and in two newspars published in the county of Middlesex, within fourteen days from the data hereof.

and in two newspapers published in the county of Andulases, within fourteen days from the date hereof. Notice.— William Scruton Wilson, take notice, that if you do not appear pursuant to the above Order, the plaintiff may enter an appearance for you, and the Court may after-wards grant to the plaintiff such relief as he may appear to be entitled to on his own showing.—Dated this 22nd day of December 1985 December, 1865.

DEANE, CHUBB, and SAUNDERS, No. 14, South-square, Gray's-inn, London, Plaintiffs' Soli-.citors. The production · • •

To George Andrews. To George Andrews. TAKE notice, that by an Order made at Chambers by the Right Honorable the Master of the Rolls in the under-mentioned cause, on the 13th day of December, 1805, it is ordered that service of the summons to further proceed with the accounts directed by the Decree in this cause, dated the 12th day of January, 1864, and the Order made in this cause, dated the 26th day of April, 1865, by leaving a conv of the said summons together with a conv of the a copy of the said summons, together with a copy of the

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