
legatees and annuitant respectively named in the Will of Sarah Hodgins, late of Kennington-road, Lambeth, in the county of Surrey, Widow, who died in or about the month of October, 1869, or their legal personal representatives are by their Solicitors, on or before the 21st day of February, 1870, to come in and prove their claims at the chambers of the Master of the Rolls, in the Rolls-yard, Chancerylane, Middlesse, or in default thereof they will be peremp-torily excluded from the benefit of the said order. Saturday, the 5th day of March, 1870, at twelve o'clock at noon, at the said chambers, is the time appointed for hearing and adjudicating on the said claims.—Dated this 17th day of January, 1870.

The son of Thomas Williams, deceased.

In the Matter of the trusts of the Will of William Williams, deceased, and in the matter of an Act of Parliament made and passed in the 10th and 11th years of the reign of Queen Victoria, chapter 96, initialed "An Act for better securing Funds and for the relief of Trustees."

DURSUANT to an Order of the High Court of Chan-cery, made in the siad matter, on the 16th day of July, 1869, any person claiming to be the son of Thomas Wil-liams, formerly of Cardiff, in the county of Glamorgan, and who is supposed afterwards to have lived at Padding-ton, Caunon-row, Smith-street, and Manchester-buildings, Westminster, in the county of Middlesex, and who was at any time a Weatlan Duraw and whoeven the it is heliared one time a Woollen Draper, and subsequently it is believed a Miscellaneous Dealer, and which son is described by the testator, William Williams, who at the time of his death lived at Cardiff aforesaid, as "my nephew, the son of my late brother Thomas," is, on or before the 18th day of July, 1870, to come in and prove his claim at the cham-bers of the Vice-Chancellor, Sir Richard Malins, at No. 3, Stone-buildings, Lincoln's-inn, in the county of Middlesex, Scone-buildings, Lincoin simi, in the county of Lindlesex, or in default thereof he will be excluded from the benefit of the said order. If the said nephew, the son of the said testator's brother Thomas, is dead, any person or persons claiming to be his child or children, or other issue living at his death, or if any such child or children or other issue have since died, then his, her, or their legal personal representatives are, on or before the said 18th day of July, 1870, in like manner to come in and prove their claim or in default thereof they will be excluded the benefit of the said order. Thursday, the 28th day of July, 1870, at twelve o'clock at noon, at the said Chambers, is appointed for the hearing and adjudicating upon the said claims. The nephew who was son of the said Thomas Williams was supposed to be when a boy on board an American ship, and it is believed if he lived he went to one of the British Colonies.—Dated this 18th day of January, 1870.

COUNTY COURTS' EQUITABLE JURISDICTION.

PURSUANT to an Order of the County Court of Lin-Dissouries to an order of the County Court of Lin-counswire, holden at Sp Isby, made in a suit, Howard against Cuttorth, the creditors or, or claimants against, the estate of John Neal, late of Sution Saint Mary, in the county of Lincoln, Baker, who died in or about the month of February, 1861, are, on or hefore the 3rd day of Feb-ruary, 1870, to send by post, prepaid, to the Registrar of the County Court of Lincolnshire, holden at Spilsby, their Christian and wrapames and descriptions that Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them; in default thereof they may be excluded from any benefit in the estate. Every creditor holding any security is to produce or transmit the same to the Registrar aforesaid, on or before the 3rd day of February, 1870, being the day appointed for adjudicating upon the claims.-Dated this 17th day of January, 1870.

THOS. HAMILTON, Registrar.

DURSUANT to an Order of the County Court of Cheshirs, holden at Northwich, made in a suit Naylor against Naylor, the creditors of, or claimants against the estate of George Naylor, late of Little Bud-worth, in the county of Chester, Farmer, who died in or about the month of June, 1860, are, on or before the lst der of Marth 1870 to call be unsuper super the brin day of March, 1870, to send by post, prepaid, to the Regis-trar of the County Court of Cheshire, holden at Northwich, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them; in default thereof they may be excluded from any benefit in the estate. Every creditor holding any security is to produce or transmit the same to the Registrar aforesaid, on or before the 1st day of March, 1870, at twelve o'clock at noon, being the time appointed for anju dicating upon the claims .- Dated this 18th day of January, 1870.

CHRISTR. CHESHIRE, Registrar. No. 23579. ю

DURSUANT to a Decretal Order of the County Court of Cheshire, holdon at Northwich, made in a suit • OF Chesnire, holdon at Northwich, made in a suit Naylor against Naylor, all persons claiming to be interested in the residuary estate of Georgo Naylor, late of Little Budworth, in the county of Chester, Farmer, deceased, under his will, dated the 21st day of June, 1860, and proved at Chester on the 22nd day of November, 1869, are, by themselves or their Attorneys on or before the 1st day proved at Chester on the 22nd day of November, 1809, are, by themselves or their Attorneys, on or before the 1st day of March, 1870, to come in and prove their claims at the office of the Registrar of the said Court, at Northwich aforesaid, or in default thereof they may be excluded from the benefit of the said Decretal Order. Tuesday, the 1st day of March, 1870, at eleven o'clock in the forenoon, is the time appointed for hearing and adjudicating upon the claims.—Dated this 18th day of January, 1870. CHRIST. CHESITIRE, Registrar.

DURSUANT to an order of the County Court of Yorkshire, holden at Bradford, made in a suit Wright against Cockroft and others, the creditors of the plaintiff and defendants, who have recently carried on business in partnership together at Brow Bottom Mill, in Clayton, in the parish of Bradford aforesaid, as Worsted Spinners, are, on or before the 17th day of February, 1870, to send by post, prepaid, to Messrs. Tery and Robinson, of Brad-ford aforesaid, the Solicitors of the plaintiff, their Christian and surnames, addresses and descriptions, the full particu-lars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them. In default thereof they may be excluded from any benefit of the said decree.—Dated this 14th day of January, 1870. GEO. ROBINSON, Registrar.

PURSUANT to a Decretal Order of the County Court of Yorkshire, holden at Bradford, made in the suit between Joseph Wright, plaintiff, and Emmet Cockroft the elder, Emmet Cockroft the younger, and Hiran Jagger, it was declared that the partnership heretofore existing between the plaintiff and defendants, as Worsted Spinners, and carried on by them at Brow Bottom Mill, in Clayton, in the parish of Bradford, under the style or firm of J. Wright and Co., to stand dissolved, as from the 7th day of January, 1870, and that the dissolution thereof, as from that day, should be advertized in the London Gazette and the Bradford Observer.-Dated this 14th day of January, 1870.

GEO. ROBINSON, Registrar.

NOTICE is hereby given, that Richard Farrer the younger. B oker, of No. 84, Great Tower-street, City, and of No. 12, Railway-terrace, Epsom, in the county of Surrey, did, on the 7th day of November, 1868. make an signment of all his effects to Edwin Green, Wholesale Coffee Dealer, of No. 5, Great Tower street, City, for the equal benefit of his creditors. And notice is further given, that on the 1st day of March, 1870, the said Edwin Gre n will divide the proceeds of the said assignment amongst those creditors who send to him a statement of their claims, on or before the 1st day of February, 1870, and such creditors who neglect to send to him a statement of their claims upon the said Richard Farrer the younger. on or before the said 1st day of February, 1870, will be excluded from all benefit of the said assignment

EDWIN GREEN, Trustee.

The Bankruptcy Act, 1861. The Bankruptcy Amendment Act, 1868. In the Matter of a Deed of Assignment, bearing date the Std day of November, 1869, executed by John Pilling, of Princess-street, in the borough of Rochdale, in the county of Lancaster, Cotton Manufacturer, for the general benefit of his Creditors, and which Deed has been duly registered under the 192nd section of the Baukraptcy Act, 1861, and

the Bankruptcy Amendment Act, 1868. O ICE is hereby given, that the creditors of the above-named John Pilling who have not already proved their debts are hereby required, on or before the 1st day of February, 1870, to send in proofs of their claims, as in Bankruptcy, to Messrs. Molesworth and March, Solicitors, Rochdale, after which a Dividend will be declared on such plaims only as shall have been so proved .- Dated this 18th day of January, 1870 MOLESWORTH and MARCH, Solicitors for the

Trustees.

The Bankruptcy Act, 1861, and the Bankruptcy Amendment Act, 1868. In the Matter of a Deed of Assignment for the banefit of

Creditors, executed on the 30th day of August, 1 63, by Edward James Bowker, of Kendal, in the county of Westmorland, Draper.

NOTICE is hereby given, that the trustee actin; under the above assignment will, on the 31st day of January instant, proceed to j distribute the said (state amongst the

431