Alsager, in the county of Chester, Yeoman, and George Lander, of Burslem aforesaid, Tallow Chandler, the executors named in the said will), are hereby required, on or before the 2nd day of May next, to send in particulars of their claims and demands to the undersigned, at their respective offices, in Burslem aforesaid, after which time the said executors will proceed to distribute the assets of the said Ann Jones, deceased, among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and that 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 of the distribution of

the said assets.—Dated the 5th day of April, 1872.

F. C. MAYER, Burslem, Solicitor to the said A. Wooliscroft;
T. H. and F. W. TOMKINSON, Burslem, Solicitors to the said George Lander.

In Chancery. In the Matter of the Act 19th and 20th, chapter 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and of the Act 21st and 22nd Victoria, chapter 77. intituled "An Act to amend and extend the Settled Estates Act of 1856;" and of the Act of the 27th and 28th Victoria, chapter 45, intituled "An Act to further amend the Settled Estates Act of 1856;" and in the Matter of certain Lands in the parish of Cheadle, in the county of Stafford, containing altogether, by estimation, 55a. lz. 39r., or thereabouts, now in the occupation of Ralph Alcock, forming part of the Estate settled by the Will of Richard Fallows, of The Pirchill, in the parish of Stone, in the county of Stafford, Farmer, deceased, and the Mines and Beds of Coal and Slack in and under the

OTICE is hereby given, that a Petition in the abovementioned matters was, on the 20th day of March, 1872, presented to the Lord High Chancellor of Great Britain by Harriet Fallows, of Wolverhampton, in the county of Stafford, Widow, Francis Jepkinson, of Marston, in the same county, Farmer, Mary Joule Fallows, of Wolverbampton aforesaid, Spinster, and Harriet Joule Fallows and John Prince Fallows, both of Wolverhampton aforesaid, respectively infants under the age of twenty-one years, by the said Harriet Fallows, their mother and testamentary guardian duly authorized to present such Petition on their behalf, and praying that his Lordship would be pleased to approve of a certain agreement of the 27th of October, 1871, in the said Petition mentioned, and to authorize the petitioners Harriet Fallows and Francis Jenkinson to execute to Robert Plant, in the said Petition named, a lease of the premises mentioned in the said Petition, in accordance with the said agreement; and that it might be declared that, until the youngest child of the said testator Richard Fallows should have attained the age of twenty-one years, threefourths of the whole rents or payments under such lease should be from time to time retained by the said Harriet Fallows and Francis Jenkinson, as trustees, and be set aside and invested as mentioned in the Leases and Sales of Settled Estates Act, 1856; and that the costs of the petitioners and of all persons served with and properly appearing as respondents on this application, and incident thereto, might be taxed by the Taxing Master; and that such costs, when taxed, might be paid by the said Robert Plant, pursuant to the terms in that behalf of the said agreement of the 27th of October, 1871; and that he, the said Robert Plant, might be at liberty, in the event of the said agreement being approved by his Lordship, to deduct and retain the amount of such costs, by four equal half-yearly instalments, out of the excess of royalty in the said agreement mentioned. And notice is hereby also given, that the petitioners may be served with any Order of the Court, or notice relating to the subject of the said Petition, at the offices of Messieurs Austen, De Gex, and Harding, Solicitors, No. 4, Raymondbuildings, Gray's inn, in the county of Middlesex.—Dated this 9th day of April, 1872. AUSTEN, DE GEX, and HARDING, 4, Ray-

mond-buildings, Gray's-inn, London; Agents for BLAGG and SON, Cheadle, Staffordshire, Petitioners' Solicitors.

NO be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Rutherford v. Scott, with the approbation of the Judge, in one lot, by George F Clark (of the firm of Price and Clark), the person appointed by the said Judge, at the Auction Mart, Tokenhouse-yard, Lothbury, in the city of London, on Thursday, the 2nd day of May, 1872, at one o'clock in the afternoon precisely:—

Leasehold property, consisting of six dwelling-houses, known as Nos. 12, 14, 16, 18, 20, and 22, Saint Mary's-terrace, Paddington-green, let at rentals amounting to terrace, Paddington-green, let at rentals amounting to £240 10s. 0d. per annum; held upon lease from the Bishop of London's Trustees for a term, of which 13½ years are unexpired at Lady-day, 1872, at a ground rent of £32 10s.

Particulars whereof may be had (gratis) of J. Ben. Mars-

den, Solicitor, 8, King's-road, Bedford-row; E. J. Barron, Esq., Solicitor, 55, Lincoln's-inn-fields; at the place of sale; and of the Auctioneer, 48, Chancery-lane.

DURSUANT to a Decree of the High Court of Chan-Cery, made in a cause of Dove versus Norris, 1871, D., No. 116, the persons claiming to be entitled, under the will of Bailey Hillyard, late of Devizes, in the county of Wilts, Gentleman (who died 28th October, 1867), to the share in his residuary estate, bequeathed to the children of the testator's brother, George Hillyard, late of Oxford, Blacking Manufacturer, deceased, and Ruth, his wife, and the issue of such of the same children who may have died in the testator's lifetime, are, by their Solicitors, on or before the 4th day of June, 1872, to come in and prove their claims at the chambers of the Vice Chancellor Sir Richard Malins, at No. 3, Stone-buildings, Lincoln's-ing, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Friday, the 14th day of June, 1872, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 10th day of April, 1872.

DURSUANT to an Order of the High Court of Chancery, made in the matter of Thomas Hughes, of 18, Elizabeth-terrace, Lower-road, Rotherhithe, in the county of Surrey, Blacksmith; and in the matter of an Act of of Surrey, Blacksmith; and in the matter of an Act of Parliament, 27th and 28th Victoria, cap. 112, entitled "An Act to amend the Law relating to future Judgments, Statutes, and Recognizances." All persons having or claiming to be entitled to any debt or debts due from the said Thomas Hughes, who have a charge or charges on the lands and property hereinafter mentioned, or having or claiming to be entitled to any lien, charge, or incumbrance affecting the estates, lands, and property, being N s. 23, 24, 25, 26, 27, and 28, Commercial-street, and Nos 9 and 10, William-street, and three cottages, called Warrior's Cottages, situate in Baltic-place, all in the parish of Rotherhithe, in the county of Surrey, and which premises have been extended under a writ of elegit, mentioned in the said Order, are, by their Solicitors, on or before the 30th day of April, 1872, to come in and prove their debts and claims as aforesaid, at the chambers of the Vice-Chancellor Sir John Wickens, situate No. 13, Old-square, Lincoln's-inn, Mid-dlesex, or in default thereof they will be peremptorily ex-cluded from the benefit of the said Order. Thursday, the cluded from the benefit of the said Order. Thursday, the 9th day of May, 1872, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 26th day of March, 1872.

PURSUANT to a Decree of the Court of Chancery of the county palatine of Lancaster, made in a cause wherein Ellen Rodick, Widow, and others, are plaintiffs, and William Tattersall and others are defendants, the creditors of George Fleetwood the younger, late of George near Liverpool, in the county of Lancaster, Brewer, who died in or about the month of December, 1867, are, by their Solicitors, on or before the 23rd day of April, 1872 to come in and prove their debts, at the office of the Registrar for the Liverpool District of the said Court, situate in Municipal Court, situat pal-buildings, Dale-sfreet, Liverpool aforesaid, or in default thereof they will be peremptorily excluded from the benefit of the said Decre. Friday, the 26th day of April, 1872, at ten o'clock in the forenoon, at the said office, is appointed for hearing and adjudicating upon the claims,-Dated this 9th day of April, 1872.

The Bankruptcy Act, 1861. In the Matter of a Deed of Assignment for the benefit of Thomas Hunter Pile, of Hartlepool, in the county of Durham, Edward Spence, of Seaton Carew, in the said county, and Robert Muir, of Hartlepool aforesaid, Iron Shipbuilders, and duly registered in pursuance of the

above Act.
OTICE is hereby given, that the creditors who have proved their debts to the satisfaction of the Trustees under the above mentioned deed of assignment, may receive a First and Final Dividend of 1s. 01d. in the pound, upon application at my office, Borough-buildings, Hartlepool, on Tuesday, the 18th day of April, 1872, and on any subsequent day, between the hours of eleven and two o'clock. No dividend will be paid without the production of the securities (if any) exhibited at the time of proving the debt. cutors and administrators must produce the probate of the will or the letters of administration under which they

J. B. STROVER, Solicitor to the Trustees acting under the said Deed of Assignmene.

The Bankruptcy Act, 1861; and The Bankruptcy Amend-

In the Matter of a Deed of Arrangement between Charles
Wright, late of the town of Nottingham, Builder,
Deceased, and his Creditors.
OTICE is hereby given, that a Meeting of the creditors
of the above-named debtor, who by deed, bearing date
the 29th day of September, 1869, conveyed all his estate