4.5

4. .

the city of Lincoln, Brewery Agent, and Ada Mary Hardwicke, of Melvern Villa, White Horse-road, Croydon, in the county of Surrey, an infant under the age of twenty-one years, by Edward Hardwicke, of Melvern Villa aforesaid, her next friend, Joseph Wood Bayldon, of Partney Rectory, near Spilsby, in the county of Lincoln, Clerk, and Jeseie Caroline, his wife, John Bayldon, Jessie Elizabeth Bayldon, Mary Bayldon, Francis Joseph Bayldon, of Partney Rectory, near Spilsby aforesaid, all infants under the age of twenty-one years, by the said Arthur Lutzens Beart, their next friend, the said John Corrie, and William John Nicholls, Allan Corrie Nicholls, Marion Gertrude Nicholls, Agnes Beattice Nicholls, and Kate Isabel Nicholls, the infant children of the said George Henry Nicholls, all under the age of twenty-ing years? by the said Edward: Hardwicks. age of twenty-one years, by the said Edward: Hardwicke, their next friend presented their Petition to his Lordship the Master of the Rolls, praying that the agreement for a lease, in the said Petition mentioned, dated the 2nd day of December, 1872, as modified by the further agreement dated the 14th lay of December, 1872, might be carried into effect, such lease to be subject to the provisions and restrictions in the said Acts contained, and subject to such covenants, conditions, and stipulations as the Court should deem expedient; and that the petitioners, the said William Corrie and John Corrie, might execute such lease as the Corrie and John Corrie, might execute such lease as the leasors, and that the portion of the rent or payments reserved, under the said lease by the said fact directed to be set aside and invested, that is to say, three-coirth parts of the residue of 'guch rents and royalties as shall be received thereunder after deducting from the whole amount the saids payable under the said licence to the Lord of the Manors of which the said copyhold lands are held, might be paid to the petitioners, the said William Corrie and John Corrie, they undertaking to apply the same to some one of more of the undertaking, to apply the same to some one of more of the purposes mentioned in the said Acts, and until the same can be so applied, to invest the same, from time to time, in Bank three pounds per cent. Annuities, and to pay the interest thereon to the petitioner. Mary Nicholls, during her life; and that all proper directions might be given for the purposes aforesaid; and that; the costs of the petitioners of purposes interested; and that the content and the stated by the Taxing; Master, as between Solicitor and client; and that provision might be made in the said lease, or otherwise, for the payment of such costs, and also the mulety of the costs of and incident to the said agreement and lease, to be retained by the lessees out of the rent as thereinbefore mentioned, and that such costs might be paid of retained by the petitioners. William Corrie and John Corrie, out of the sums by the said Acts to be set aside and invested out of the rent as aforesaid; or that his Lordship might make such other Order as to his Lordship might seem meet And notice is hereby also given, that the petitioners may be served with any Order of the Court, or of the Judge in Chambers, or notice relating to the subject of the said Petition, at the offices of Mr. John William Sykes, situate at 131, St. Swithin's lane, in the city of London, — Dated the Order to Debonder, 1879. this 23rd day of December, 1872."

JNO, W. SYKES, 31, St. Swithin's-lane, London, E.U.; Agent for M. REID SHARMAN, Wellingborough, Solicitor

Chancery, made in a cause of the High Court of Chancery, made in a cause of Heald: Walls, with the approbation of, the Yice-Chancellor Bacon, by Mr. William Saunders Masters (the person appointed by the said Judge), at the Royal Hotel, Wigan, in the county of Lancaster, on Monday, the 20th day of January, 1873, at three o'clock in the afternoon brecisely:—

Three freehold shops, dwelling-houses, and premises, Nos. 141, 143, and 147, Scholes-street, Wigau, Lancaster, and five cottages, Nos. 1, 2, 3, 19, and 20, Burns-yard, Scholes-street, Wigau, and the Shippon; in Burn's yard, Wigau, aforesaid, and containing together, 1,520 superficial square wards of dand; or thereabouts.

square mards of land, or thereabouts.

Particulars and conditions of sale may be had (gratis) of Mr. Thomas Heald, Solicitor, Wigan; and Messrs. Norris, Allens, and Cartes, of No. 20; Bedford-row, London; and of the Auctioneer, at Wigan aforesaid.

TO be sold, pursuant to an Order made in pursuance of a Decree of the High Court of Chancery, made in a cause Jones v. Jones, with the approbation of the Vice-Chancellor Sir Richard Malins, by Mr. H. E. Murrell, the person appointed by the said Judge, at the Auction Mart, Tokenhouse yard, London, on Tuesday, the 21st day of January, 1873, at one for two o'clock in the afternoon, in one lot in

one lot : 17.

The residue of the lease of the premises No. 18, Princessstreet, Westminster. The property comprises a dwellingstreet, laving basement and four stories, with back premises,
Held for 21 years from 21st August, 1869, at a ground rent
of £75 per annum. The property may be viewed and
possession had.

Particulars of Mr. G. E. Carpenter, Solicitor, 23, Regentstreet; Mr. Edward Draper, Solicitor, 60, Vincent-square,

Westminster; at the Mart; and of Mr. Murrell, Auctioneer, and Surveyor, I, Walbrook, Mansion House.

TO be sold, pursuant to an Order of the High Court of Chancery, made in the matter of the estate of Francis Brooking Cuming, late of Totnes, in the county of Devon, Attorney-at-Law, deceased, and in a cause Bourne v. Sawyer, with the approbation of the Vice-Chaucellor Sir John Wickens; by Mr. Robert Bourne, the person appointed by the said Judge, at the Castle Hotel, at Totnes, in the county of Devon, on the 21st day of January, 1873, at four of clock in the evening; in four lots:

Certain mortgage securities of the Ashburton Turnpike

Particulars and conditions of sale may be had (gratis) of Messrs. Carter and Son; of Torquay, Solicitors; of Messrs. E. W. and R. C. More, of No. 1, South-square, Gray's-inn, London, Solicitors; of Messrs. Le Riche and Son, of No. 11, King's-road, Bedford-row-London, Solicitors; of the Auctioneer, at Touces aforesuid; and at the place of sale.

DURSUANT to a Decree of the High Court of Chancery, made in a cause between Margarer Stevenson, Widow, plaint if, and Richard Hill and others, defendants, the cred tors of Thomas A pinal!, late of Water Or or in the county of Warwick, Gentleman, who died in or about the month of June, 1867, are, on or before the 23rd day of January, 1873, to send by post, pre-paid to Mr. Joseph Huris Stretton, of the firm of Newman, D.le, and Stretton of No. 75, Cornhill, in the city of London, the Solicitors of the defendants, Richard Hill and John Pass Kye, the eccutors of the said Thomas Aspinalt, deceased, 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, or in default thereof they will be percuivorally excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, sinated in the Rolls-yard, Chancery-labe, Middlesex, on Thursday, the 13th day of February, 1873, at half-past eleven oclock in the claims.—Dated this 21st day of December, 1872.

the claims.—Dated this 21st day of December, 1872.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Thomas Cartland (under the call of Linself, and all other creditors of John Edmund Hastings, deceased) against Thomas Read, and Thomas. Daniel Hayes, 1872. C., No. 219, the creditors and incomes praceers on the real estate of the said John Edmund Hastings, late of No. 196, Union-street, in the borough of Southway, and of london-road, Croydon, in the county of Surrey, Pawul r. ker, deceased, who died on on about the 22nd day of October, 1872, are, on on hefore the 23rd, day of January, 1873, to send by post, prepaid, to Charles Edwards Freeman, of. No. 20, Gutter-lane, Cheapside, in the city of London, the Solicitor of the defendants, Thomas Read and Thomas Daniel Hayes, the executors of the deceased, their Christian and surnames, of any partner, or in partners, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Every y dreditor and incumbrancers holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in Rolls-yard, Chancery-lane, Middlesex, on Thursday, the 6th day of February, 1873, at eleven of clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 23rd day of December, 1872.

DURSUANT: to a Decree of the High Court of Chancery, made in a cause Bigg against Bigg, 1872, B., No. 7
356, the creditors of Edward Smith Bigg, 18te of the Hyde, in the county of Sussex, solicitor, who died in or about the grount of February, 1871, are on or before the 20th day of a January, 1873, t send by post, prepaid, to Missex, Protein Bigg, Churen, and A ams, of No. 61, Lincoln sion fields, in the county of Middlesey, the Solicitors of the defendant, the executive of the deceased, their Curistian and surnames, addresses, and descriptions, the full carticulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be premportly excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor S.F. John Wickens, at his chambers, situated No. 12, Old-quare, Lincolns has Middlessex, on Thursday, the 30-h day of January, 1873, at two occases in the afternoon, being the time appointed for adjudic ting on the claims. Pated this 23rd day of December, 1872.

DURSUANT to an Order of the High Court of Chaucary,—made in the matter of the catalo of Suranuch Horne, deceased, and in a cause of Lorberg against Exins and another, 1872, H., No. 243, the credit is of Susannah Horne (known also by the name of Susan Waddhore), late