THOMAS WILLIAM TEW Esq. Deceased. Pursuant to the Statute 22 and 23 Victoria chapter. 35 NOTICE is hereby given that all creditors and other persons liaving any claims or demands upon or against the estate of Thômas William Tew late of Car-leton Grange near Pontefract in the county of York Bähker deceased (a member of the firm of Leatham Tew and Co. of Wakefield and Pontefract Bahkers) who died and Co. of Wakefield and Pontefract Bankers) who died and Co. of Wakeheid and Ponterract Bankers) who died on the 29th day of March 1895 and whose will was proved on the 22nd day of July 1895 in the Principal Registry of the Probate Division of the High. Court. of Justice by Amelia Tew Widow the relict of the deceased Edward Grosvenor Tew Esq. the son of the deceased both of Carleton Grange aforesaid and Claude Leatham of the city of Wakefield Gentleman the executors named in the said will are hereby required to send the particulars in writing of their claims or demands to us the undersigned the Solicitors for the said executors on or before the 7th day of September next after which date the said executors will proceed to distribute the assets of the said deceased having regard only to the claims then received.—Dated this 25th day of July 1895. CLAUDE LEATHAM and CO. Solicitors for the Executors Wakefield.

SARAH BROWN Deceased.

Pursuant to the Statute 22nd and 23rd Vic. cap. 35.

OTICE is hereby given that all persons having any claims against the estate of Sarah Brown late of 14 Ingham-road Finchley-road in the county of London, Widow, deceased (who died on the 7th day of June 1895 and whose will and codicil were proved by John Stait and Henry Johnson the executors therein named on the 24th day of June 1895 in the Principal Registry of the Probate Division of the High Court of Registry of the Protate Division of the fight Court of Justice) are hereby required to send particulars of such claims to us the undersigned Solicitors for the said executors on or before the 9th day of September 1895 after which date the said executors will distribute the assets of the said deceased having regard only to the claims of which they shall then have had notice.—Dated this 9th day of July 1895

this 29th day of July 1895. COOPER and BAKER 6 and 7 Portman-street Portman-square London W. Solicitors for the Executors.

EDWARD LARKAM, Deceased.

Pursuant to the Statute 22 and 23 Vict. c. 35.

Pursuant to the Statute 22 and 23 vict. c. 35. N OTICE is hereby given, that all persons having any claim against the estate of Edward Larkam late of Mere in the county of Wilts Wine and Spirit Merchant deceased (who died on the 20th day of December 1894 whose will was proved in the Principal Registry on the 18th day of January 1895 by his executors Messrs. Elewellyn George Larkam and Henry William Larkam Elewellyn George Larkam and Henry William Larkam junier) ate requested to send particulars of their claim to us on or before the 24th day of August 1895 after which day the executors will distribute the assets of the deceased having regard only to the claims of which they shall then have had notice.

Shaftesbury Solicitors to the Executors.

DAVID PHILLIPS Deceased.

Pursuant to the Statute 22 and 23 Vic. cap. 33.

Pursuant to the Statute 22 and 23 Vic. cap. 33. A LL persons having any claim against the estate of David Phillips late of Panteg Aberayron in the county of Cardigan and of Chipping Sodbury in the county of Gloucester Engineer deceased (who died on the 31st day of May 1894) are required to send parti-culars thereof to me the undersigned on or before the 28th day of September 1895 after which date the assets of the deceased will be distributed.—Dated this 19th day of July 1895

of July 1895. JOHN MORGAN HOWELL Aberayron Ironmonger. A. J. HUGHES Solr. Aberystwyth.

Re HENRY THOMPSON, Deceased. Porsuant to the Act of Parliament 22 and 23 Victoria cap. 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Henry Thompson late of Whitwell in the county of Derby Retired Butcher deceased (who died on the 3rd day of March 1895 and whose will was proved in the Derby District Registry of the Probate Division of Her Majesty's High Court of Justice on the 11th day of June 1895 by John Fielding of Elmton and Richard Glayton of Whitwell the executors thereinnamed) are hereby required to send particulars in writing of their claims or demands to us the undersigned on or before the 26th day of September 1895 after, which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice and they will not be

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liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands they shall not then have had notice. --Dated this 26th day of July 1895. HODDING and CO. Worksop Solicitors for the

said Executors.

To LOUIS RHODES now or late of Market Rasen in the county of Lincoln Solicitor.

In the High Court of Justice.—Chancery Division. Mr. Justice Kekewich. 1895. T. No. 999. In the matter of the Trusts of the will of Benjamin Tongue deceased. And in the matter of the Trustee Act 1893 sec. 25 and 26.

AKE notice that an originating summons was issued L in this matter on the 2nd day of July 1895 (to which summons you the said Louis Rhodes and others are respondents) upon the application of William Wilson Frank Wilson Elizabeth Olive Wilson Spinster and Julia Wilson Spinster beneficiaries under the said will for an Order. 1. That without prejudice to the rights of any parties arising out of the specific appropriation of investments to satisfy particular legacies given by the testa-tor's will the said William Wilson and Frank Wilson may be appointed Trustees of the said will of the said Benjamin Longue deceased in substitution for Frederick Marrows deceased George Penrose deceased and the respondent Louis Rhodes. 2. That the heredita-ments and premises respectively comprised in the Indentures of Mortgage mentioned in the schedule to such originating summons or such of the said hereditaments as now remain subject thereto respectively may be vested in the said William Wilson and Frank Wilson be vested in the said William Wilson and Frank Wilson for all the estate therein now vested in the respondent Louis Rhodes upon the trusts of the said will but subject to any equity of redemption subsisting therein under the said respective mortgages. 3. And that the right to sue for the moneys secured by the said Indentures of Mort-gage respectively and all interest in respect thereof and for the sam of $\pounds 1, 152$ 4s. 1d. standing in the joint names of the respondents Louis Rhodes and Charles Watson Hill at the Bank of Messrs. Smith Ellison and Co. of the city of Lincoln and such other moneys if any as are standing in such names in such bank and any interest in respect thereof and any chose in action subject to the trusts of thereof and any chose in action subject to the trusts of the said will and any interest in respect thereof may be vested in the said William Wilson and Frank Wilson as such Trustees. 4 That such further or other Order may be made as to the Court shall seem fit and 5. That the costs of such application may be provided for. Take notice also that by an Order made in the said matter dated 12th day of July 1895 it was ordered that service dated 12th day of July 1855 it was ordered that service of the said originating summons by advertisement of notice thereof and of the said Order once in the London Gazette and twice in the Daily Telegraph and Daily News newspapers be deemed good and sufficient service of the said originating summons upon you the said respondent Louis Rhodes. And it was ordered that the time for appearance to the said originating summons be eight days from the day on which the last thereinbefore eight days from the day of which appear. Take notice also that if you the said respondent Louis Rhodes do not enter an appearance within the time above mentioned such Order will be made and proceedings taken as the Judge may think just and expedient. An appearance may be entered by you either personally or by Solicitor at the Central Office, Royal Courts of Justice, Strand London

ANDREW WOOD and CO. 8 Great James-street

Bedford-row London Agents for ANDREW and TROTTER Lincoln Solicitors for the Applicants.

In the High Court of Justice .--- Chancery Division.

Mr. Justice Stirling, 1894. B. No. 5789. Between Frederick John Blake the Public Officer of the Legal and General Life Assurance Society and others Plaintiffs and Sarah Elizabeth Nightingale (wife of Henry Nightingale) sued in respect of her separate estate and others Defendants.

To the above named defendant Sarah Elizabeth

Nightingale. NAKE notice that this action was on the 19th day of December 1894 commenced against you and L. of December 1894 commenced against you and that the plaintiffs by their writ of summons claim pay-ment by you of the sum of £100 and interest and other moneys payable under an Indenture of Mortgage dated the 26th day of January 1893 and made between you the defendant of the first part and the plaintiffs of the second part to have such mortgage enforced by foreclo-sure or sale. A receiver. Further and other relief. And that the Court has by Order dated the 23rd day of Jaly 1895 authorized service of the said writof summons on you