by the insertion of this notice once in the London Gazette once in the Standard and once in Lloyd's newspapers. And further take notice that you are required to appear And turther take notice that you are required to appear to the said writ of summons within eight days after the insertion of the last of the said notices in manner aforesaid inclusive of the day of such insertion and that in default of your so doing the plaintiffs may proceed therein and Judgment may be given in your absence.—

Dated this 27th day of July 1895.

LAWRENCE GRAHAM and CO. 6 New-square Lincoln's-inn Plaintiffs' Solicitors.

O be sold pursuant to a Judgment of the High Court of Justice Chancery Division made in an action the Cornish Bank Limited v. Geach 1894 C. No. 3225 with the approbation of Mr. Justice Kekewich by Mr. Thomas Gill the person appointed by the said Judge at Tabbs Hotel Redruth in the county of Cornwall on Tuesday 30th of July 1895 at four o'clock in the afternoon in two or four lots:

Certain freehold estates situate in the parish of Stithians in the county of Cornwall comprising the following farms namely Trewince Farm containing about 93 acres of dairy land and Little Trewince Farm contain-

Particulars and conditions of sale may be had gratis of Messrs. Rowcliffes Rawle and Coy. 1 Bedford-row London Solicitors Messrs. Robbins Billings and Coy. Surrey House Victoria Embankment London Solicitors Messrs. Winter and Coy. of 16 Bedford-row London Solicitors Mr. George A. Jenkins of Penryn Cornwall Solicitor Mr. Ernest Bullmore of Falmouth Solicitor of the Auctioneer at Penryn aforesaid and at the place of sale.—Dated this 23rd July 1895. W. O. HEWLETT Chief Clerk.

TO be sold pursuant to certain Orders of the High Court of Justice (Chancery Division) made in an action Haigh v. Haigh 1886 H. 3811 with the approbation of Mr. Justice North the Judge to whom this action is attached by Mr. Jonathan Gledhill the person appointed by the said Judge at the White Hart Hotel Todmorden in the county of Laucaster on Thursday the 22nd of August 1895 at six for seven o'clock in the evening in three lots: evening in three lots :-

A freehold estate called the Top of All Farm situate in the township of Todmorden and Walsden in the county of Lancaster and the mines minerals lands and

buildings thereto belonging.

Four freehold cottages at Nicklety in Walsden aforesaid and certain plots of freehold land at Pexwood Todmorden containing 5A. 2R. 35P. or thereabouts.

Particulars and conditions of sale may be had gratis of Messrs. Eastwoods and Sutcliffes of Todmorden Solicitors; Messrs. Jackson Godby and Collins of Rochdale Solicitors; Messrs. Torr and Co. 38 Bedford-row London W.C. Solicitors; Messrs. Leighton and Savory 2 Clement's-inn Strand London W.C. Solicitors; of the Auctioneer at his offices Temple-buildings Todmorden in the county of Lancaster and at the place of sale.-Dated this 25th day of July 1895.

E. W. WALKER Chief Clerk.

Jo be sold pursuant to an Order of the High Court of Justice Chancery Division made in re Hattersley Nicholson v. Hattersley and Hattersley v. Hewling with the approbation of Mr. Justice Stirling by Mr. John Hepper the person appointed by the said Judge at the Estate Sale Room of Messrs. Hepper and Sons situate at

East-parade Leeds in the county of York on Tuesday the 6th day of August 1895 at four o'clock in five lots:—
Certain freehold warehouses situate in King-street Leeds aforesaid and four plots of building land at Headingley near Leeds aforesaid containing an area altogether of about 4,892 square yards.

Particulars and conditions of sale may be obtained of Messrs Henner and Sons Leeds Augustoneers A Appeld

Messrs. Hepper and Sons Leeds Auctioneers A. Arnold Hannay Esq. Solicitor 17 Sackville-street London Messrs. Ford and Warren Solicitors Albion-street Leeds Messrs. Ranger Burton and Frost Solicitors 17 Fenchurch-street London and at the place of sale.—Dated this 24th day of July 1895.

H. F. CHURCH Chief Clerk.

REGINALD EUSTACE LEOPOLD LUCAS (otherwise HENRY WILLIAMS) and FRANCES ISABEL LUCAS.

PPLICATION has been made to the High Court of A Justice Chancery Division in an action of Lucas v. Lucas 1867 L. 193 for payment out of a sum of £490 2s. 3d. consols representing a legacy bequeathed by the will of Joanna Lucas to William Henry Lucas for life and after his death to his children.

The said Reginald Eustace Leopold Lucas (otherwise

Henry Williams) and Frances Isabel Lucas children of the said William Henry Lucas (who resided at Horfield near Bristol and formerly at Clifton and Lower Easton near Bristol) if living on the 28th October 1894 are entitled to a share of the said fund in Court.

The said Reginald Eustace Leopold Lucas is alleged to have served in the Royal Artillery and to have subsequently enlisted in the year 1885 in the 1st Battalion Border Regiment under the name of Henry Williams and is said to have died in India while serving in that

regiment on the 29th July 1836.

The said Frances Isabel Lucas when three years and four months old is alleged to have been removed by her mother Alice Lucas (formerly Alice Palfrey) from the custody of her father then residing at Lower Easton

Bristol and to have been taken abroad.

Bristol and to have been taken abroad.

The said Reginald Eustace Leopold Lucas and Frances Isabel Lucas if living or if they died subsequent to the 18th October 1894 their legal personal representatives are required on or before the 28th day of October 1895 to come in and prove their claims either personally or by their Solicitor at the chambers of Mr. Justice Stirling at the Royal Courts of Justice London otherwise such Order will be made in their absence as the Court may deem fit. Wednesday the 6th day of November 1895 at twelve o'clock at noon at the said chambers is the time and place appointed for adjudicating on the claims if any.—Dated this 23rd day of July 1895.

H. F. CHURCH, Chief Clerk.

JAMES WHITSED.

JAMES WHITSED.

WHEREAS by an Order of the High Court of Justice
Chancery Division made in an action of Whitsed
v.Whitsed 1894 W. 3558 the following enquiry was directed
namely:—Whether James Whitsed is living or dead and
if dead-when and where he died and whether or not he
left a widow or issue at his death. Notice is hereby given that the said James Whitsed if living or if dead his widow or issue if any or any person interested are on or before the 6th day of December 1895 to come in and prove their olaims at the chambers of Mr. Justice Chitty Royal Courts of Justice, Strand London England or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday the 13th day of December 1895 the said Order. Friday the 15th day of December 1955 at twelve o'clock noon at the said chambers is appointed for adjudicating upon the claims.—Dated this 20th day of July 1895. GEO. A. CROWDER Chief Clerk.

NOTE.—James Whitsed formerly resided at Crowland in Lincolnshire and afterwards at Kaarimba Shepperton with the conditions of the believed to have died at Melhourne in the

Victoria and is believed to have died at Melbourne in the

JURSUANT to an Order of the High Court of Justice Chancery Division made in the matter of the estate of Arthur Rathbone deceased, Randall v. Rathbone 1895, R. No. 510, the creditors of Arthur Rathbone late of 6 Sandown-villas, Mill-lane, West Hampstend, Middlesex, Builder who died on the 11th November 1894 are on or before the 3rd day of September 1895 to send by post prepaid to Ernest Bevir of Devereux-chambers, Temple, London, E.C., the Solicitor of Emma Maria Rathbone the executrix of the deceased their Christian and surnames addresses and descriptions full particuand surnames addresses and descriptions 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 Order. Every creditor holding any security is to produce the same before Mr. Justice North at his chambers the Royal Courts of Justice London on Friday the 25th October 1895 at halfpast twelve in the afternoon being the time appointed for adjudicating upon the claims.—Dated this 26th day of July 1895. of July 1895.

LANGHAM CARTER Plaintiff's Solicitor 35

Great St. Helen's, E.C.

URSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of John Brooks deceased, and in an action of Newell and another against Brooks 1895, B. No. 2367 the creditors of John Brooks, late of Bedlow, in the county of Bucks Farmer who died on the 3rd day of March 1894, are on or before the 1st day of September 1895 to send by post, prepaid to Robert Samuel Woods of 88 Eastonpose, prepare to hover families would be a hascon-street, High Wycombe Bucks the Solicitor of the defend-ant John Brooks one of the executors of the deceased their Christian and surname addresses and descriptions, the full particulars of their claims a statement of their accounts, and the nature of the securities (if any) held by accounts, and the nature of the securities (if any) neid by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Stirling at his chambers the Royal Courts of Justice, London, on Friday the 25th day of October 1895 at twelve o'clock at noon, being the time appointed.