Re THOMAS HOULKER, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vic.,

cap. 35, intituled "An Act to further amend the Law

of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Houlker, late of Higher Ravenswing, Revidge-road, Blackburn, in the county of Lancaster, who carried on business under the name of James Pickup who carried on business under the name of James Pickup and Co., at 45, Church-street, Blackburn aforesaid, Wine and Spirit Merchant, deceased (who died on the 12th day of March, 1896, and whose will was proved in the Lancaster District Registry of the Probate Division of Her Majesty's High Court of Justice, on the 13th day of April, 1896, by Clara Jane Houlker, of Blackburn aforesaid, Widow, the executrix therein named), are hereby required to send the particulars in writing of their claims or demands to me, the undersigned, George Porter, on or before the 31st day of July, 1896, after which date the said executrix 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 she shall then have had notice; and she will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claim or demand she shall not then have had notice.—Dated this 23rd day of May, 1896.

GEORGE PORTER, Richmond-chambers, Black-burn, Solicitor for the said Executrix.

WILLIAM BEARDSWORTH FOX Deceased. Pursuant to the Statute 22nd and 23rd Victoria chapter 35.

THE creditors and other persons having claims and demands against the estate of William Beardsworth Fox late of Chelsfield in the county of Kent Farmer (who died on the 20th day of March 1896) are on or before the 24th day of June 1896 to send the particulars of their debts or claims to us the undersigned after which date the executors of the said William Beardsworth Fox will distribute the assets of the deceased among the persons entitled thereto having regard to the claims only of which they shall then have had notice.—Dated this 26th day of May 1896.

MAY SYKES and CO. Suffolk House Laurence Pountney-hill E.C. Solicitors for the Executors

GEORGE MURRAY Deceased.

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

A LL persons having any claims against the estate of George Murray late of Amble in the county of Northumberland Retired Gas Manager deceased, are hereby required to send the particulars thereof on or before the 30th day of June 1896 to me the undersigned, otherwise they will be excluded, as the executors will after that date proceed to distribute the assets.—Dated this 27th day of May 1896.

ADAM DOUGLAS Old Library Alnwick Solicitor for the Executors.

for the Executors.

HARRIET PEACOCK, Decd. Pursuant to the Statute 22 and 23 Victoria chapter 35 intituled "An Act to further amend the Law of Property and to relieve Trustees.'

OTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of Harriet Peacock formerly of 186 Hammersmith-road, Hammersmith, in the county of Middlesex Spinster deceased (who died on the 17th day of May 1896 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 26th day of May 1896 by Dame Georgina Peacock and William Sayer the executrix and executor therein named) are hereby required to send particulars in writing of their debts claims or demands to us the undersigned as Solicitors for the said executrix and executor on or before the 1st day of July executrix and executor on or before the 1st day of July 1896; and notice is hereby given that at the expiration of that time the said executrix and executor will proceed to distribute the assets of the said testatrix amongst the persons entitled thereto having regard only to the debts claims and demands of which they shall then have had notice and that they will not be liable for the assets or any part thereof so distributed to any person or persons of whose debt claim or demand they shall not then have had notice.—Dated this 28th day of May 1896.

SAYER and CADLE, 13 Clifford's-inn, Fleetstreet, E.C., Solicitors for the said Executrix and Executor.

and Executor. :

Ré MARY FLETCHER Deceased.

Pursuant to the Statute 22 and 23 Victoria chapter 35.

TOTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of Mary Fletcher late of No. 40 East Marsh-street Grimsby in the county of Lincoln deceased lowing enquiry is directed, namely, an enquiry whether

(who died on the 30th day of August 1834 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 5th day of October 1894 by John George Lewis of Grimsby aforesaid and George Bodsworth of Grimsby aforesaid the executors therein named) are hereby required to send particulars in writing of the debts claims or demands to me the undersigned as Solicitor to the said executors on or before the 30th day of June 1896 after which date the said executors will of June 1896 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 liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose debt claim or demanda they shall not then have had notice.—Dated this 20th day of May 1896.
A. H. HEWITT, 10, Riby-square, Grimsby, Soli-

citor for the said Executors.

To Walter Steven Hall formerly of the Farwig Arms Bromley in the county of Kent.

TTAKE notice that on the 14th day of April 1896 an originating summons was issued in the action of re Warren, Hall v. Ellis and Hall. That by such summons George Ellis as surviving Trustee of the will of William Warren deceased and yourself as the husband of the plaintiff Henrietta Hall were required to cause an appearance to be entered to the said summons upon the application of the said plaintiff. That in the events which have happened the said George Ellis may be ordered to transfer and pay to the plaintiff the sum of £675 12s. 4d. or such part thereof as the Judge may of £675 128. 4d. or such part thereof as the Judge may order now in the hands of the said George Ellis as:such Trustee as aforesaid representing the share of the plaintiff in the residuary estate of the said William Warren under his will or alternatively for a settlement by the plaintiff of the said share. And take notice that by an Order of Mr. Justice Chitty dated the 11th day of May 1896 it was ordered that the service of the said summons by publication of this Notice once in the London Gazette twice in the Standard twice in the South London Press twice in the Southwark Recorder twice in the East London Observer and twice in the Hackney and Kingsland Gazette should be deemed good sérvice-upon you of the said originating summons. And take notice that in default of your causing an appearance to be entered for you at the Central Office Royal Courts of Justice Strand London within eight days after the publication of the last of such advertisements the plaintiffs may proceed in the said action and such Order will be made and proceedings taken as the Judge may think just and expedient.—Dated 26th May 1896.

GEO. A. CROWDER Chief Clerk.

BENWELL and NORFOLK 192 Borough Highstreet London S.E. Plaintiff's Solicitors. London Press twice in the Southwark Recorder twice in-

DURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of re John and Jane Clarke's settlement Barrett v. Clarke 1895 C. No. 3693 dated the 27th January 1896 the persons claiming to be the next of kin of Jane Clarke late of Stoke Foges in the county of Bucks the wife of John Clarke of the same place who died on the 15th day of February 1893 under the Statutes for the distribution of the effects of intestates entitled to her personal estate if she died a widow and intestate and if such persons are dead their respective legal personal representatives are dead their respective legal personal representatives are by their Solicitors on or before the 27th day of June 1896 to come in and prove their claims at the chambers of Mr. Justice Chitty at the Royal Courts of Justice or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday the 10th day of July 1896 at 11 o'clock in the forencon at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 22nd day of May 1896.

C. BURNEY Chief Clerk.

N.B.—The said Jane Clarke was a daughter of Ambrose Clarke of Stoke Poges and Elizabeth his wife Ambrose Charke of Stoke Poges and Edizabeth his wife (formerly Elizabeth Buckland) and had several brothers and sisters amongst whom was William Clarke who has not been heard of for many years and is believed to have died in London.

CROWDERS and VIZARD 55 Lincoln's-innfields London Agents for

J. J. SPRIGGE Slough Solicitor for the

Plaintiff.