MARY NUNN HARVEY Deceased. Pursu at to the Statute 22nd and 23rd Vie. cap. #5.: russu nt to the statute 22nd and 22nd You, cap. 35: CTICE is hereby given that all creditors and other persons having any claims or demands against the state of the above-named Mary Nunn Harvey late of the thiff Shanklin in the Isle of Wight Widow deceas d (who died on the 11th day of October 1897 at the Clid aforesaid and whose will with u e. codicil thereto was proved in the "incipal Registry of the Probate Division of Her Maiesty's High Court of Insting on the 25th day of Her Majesty's High Court of Justice on the 25th day of Jasuary 1×98 by Stephenson Sobert Clarke Esquire of 4 St. Dun-tan's alary in the city of Lond n and Borde Hill Cuckfield in the county of Sussex, the executor named therein) are hereby required to send the parti-culars in writing of their claims or demands to us the undersigned on or before the 4 h day of March next, after which dute the sold executor will proceed with the diswhich date the said executor will proceed with the dis-tribution of the assets of the said deceased among the persons entitled thereto having regard to the claims and demands of which he shall then have had notice, and he demands of which he shall then have had house, shall be will not be linble for the assets of the said deceased or any part thereof so distributed to any person or per ons of whose claims or demands he should not then have had notice.—Dat d this 2nd day of February 1898. BLYTH DUTTON HARTLEY and BLYTH 112 Gresham-house Old Broad-street E.C. Solicitors for the avid Free to:

for the said Executor.

DEAN LAKE Deceased.

Pursuant to the Statute 22 and 23 Victoria cap. 35. OTIOE is hereby given that all creditors and other persons having any claims a ainst the estate of the very Reverend William Charles Lake formerly Dean of the Cathedral of Durham but late of 8 Eaton place, London and of Kanescombe, Torquay, Dotor of Divinity, who died at Kanescombe aforesaid on the 8th December 1897, and whose will was proved in the Principal Probate Registry by Katharine Lake Widow and John Evelyn Gladstone two of the executors therein named on the 21st January 1893 are required to send particulars in writing of their claims or demands to send the undersigned Solicitors for the said executors on or before the 31st March 1898, after which date the executors wil proceed to distribute the assets having regard to the claims of which they shall then have had notice and they will not be liable for the assets or any bistocial the shall not have had outlied to any person of whose claim they shall not have had outlied at the time of distribution. - Dated this.1st day of February 1898: LITTLEDALE and LEFROY, 7 King's Bench-walk, Temple, London, E.C. Solicitors for the

Executors.

GEORGE BEST PEIRCE Deceased.

GEORGE BEST. PERICE Deccased. n persuance of the Act. 22nd and 23rd. Viotoria cop. 36 intituled "An Act to further amend the Law of Property and to relieve Trustees." NOTICE is hereby given that all persons having any claims upon or against the estate of George Best Peirce late of No. 2. George-street, and of St. Heliers, King-street, Richmond in the county of Surrey deceased who died interate on the 26th day of May 1897 and letters of administration to whose personal estate and effects were granted to Miss Elizabeth Peirce of Sr. Heliers Richmond aforesaid by Her Majesty's High Court of Justice at the Principal Registry of the Probate Division thereof on the 3rd day of November 1897 are hereby required to send in particulars in writing of their claims or demands to the undersigned on or before the 1st day of March 1898 after which day the administrat xyill proceed to deal with the assets of the said George B st Peirce decessed having regard only to the debts claims and demands of which the raid administratrix or. the undersigned shall have then had notice and that the said administratrix will not be answerable or liable for the assets or any part thereof to any person or persons of whose claim or demands notice shall not have been received by the time and in manner aforesaid.—Dated this 28th day of January 1'98. SENIOR and FURBANK Bank - chambers 39

George-street Richmond, Surrey Solicitors for the Administratrix.

Re JOHN NICHOL ON Deceased,

Pursuant to the Law of Property Amendment Act 1859. NOTICE is hereby given that all creditors and other persons having any claims or demands against the persons having any claims or demands against the estate of John Nicholson late of Ravenwood Renwick in estate of John Nicholson Inte of Ravenwood Renvick in the county of Cumberland Yeoman deceased (who died) on the 15th day of September 1-97 and whose will was proved in the Carlisle District Registry of the Probate Division of Her Majesty's High Court of Justice on the 8th day of December 1857 by William Little of Penrith in the said county of Comberland Solicitor the surviving construct therein page of an endow reserve the said executor therein named) are hereby required to send the particulars in writing of their claims or demands to the undersigned the Solicitors for the said executor

on ar before the 15th day of March 1898 after which date the sail executor will proceed to distribute the assets of the sai i doceased among the persons entit ed thereto having regard only to the claims and demands of which he shall then have had notice and he will not be liable for assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands he shall not then have had notice.--

Dated U-is 21st day of January 1894. L11'ILE and LAMONBY Peurith, Cumberland, Solicitors.

JOHN SADLER Deceased.

JOHN SADLER Deceased. Parsuant to the Statute, 22 and 23 Vict. cap. 35. OTICE is hereby given that all creditors and other persons having any clalms or demands against the estate of John Sadler, late of the Lawn. Sburdington, near Cheltenham, ih the county of Gloucester, Gentleman, deceased (who died on the 2nd day of October 1897 and whose will was proved in the District Registry at Gloucester of the Probate Division of Her Majesty's High Court of Justice on the 1°th day of November 1897 by the undersigned Edmund Smith Wood and John Gaspard Villar of Cheltenham aforesaid, Anctioneer, the executors therein named) are hereby required to send particulars in writing of such claims or demands to send particulars in writing of such claims or demands to send part: cutars in writing of such claims of demands to me the undersigned on or before the 5th day of May next after which date the said executors will proceed to distribute the assets of the said deceased among 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 lable 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 29th day of January 1898

January 1898. EDWARD SMITH WOOD Winchcombe, R.S.O., Glos, Solicitor for the said Executors.

EVERARD BULLIVANT Deceased.

Pursuant to the Statute 22 and 23 Vict. cap. 35 s. 29. A LL creditors and others having any claims against or to the estate of Everard Bullivant formerly of Otley afterwards of Lindley near Huddersfield and late of West House Mirfield in the county of York Insurance Agent deceased (who died on the 31st day of December Agent deceased (who died on the 31st day of December 1897 and administration of whose personal estate and effects was on the 31st day of January 1898 granted by the Wakefield District Registry of the Probate Division of Her Majesty's High Court of Justice to Ann Elizabeth Bullivant the Widow of the said Everard Bullivant deceased) are hereby required to send particulars in writing of their claims to the undersigned Edward Brooke Wilson the Sol citor for the said Ann Elizabeth Bullivant on or before the 14th day of March 1898 after which data the said Ann Elizabeth Bullivant will prowhich date the said Ann Elizabeth Bullivant will proceed to distribute the assets of the said Everard Bullivant amongst the persons entitled thereto having regard only to the claims of which the said Ann Elizabet' Bullivant has then had notice and she will not be liable for the assets or any part thereof so distributed to any person of whose claim she shall not then have had notice at the time of the distribution.—Date t this first day of February 189

EDWARD B. WILSON Mirfield Solicitor.

Re HENRY HOBSON' Esq. Deced.

Pursmant to the Act of Parliament 22nd and 23rd Victoria cap. 35 intituled "An Act to further amend

victoria cap. 33 initialed "An Act to turner amend, the Law of Property and to relieve Trustees." NOTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of Henry Hobson late of Lyndhurst Rutland Park in the city of Sheff-ld Gentleman deceased (who died on or about the 20th day of July 1897 and whose will was proved in the Principal Registry of the Probate Will was proved in the Principal Registry of the Probate Division of Her Maje-ty's High Court of Justice on the 12th day of October 1847 by George Fred rick Hobson of 69 Houndsditch London Merchant Robert Faed Mosley of Sheffield Managing Director the Reverend William Thomas Gidney of 109 Norwood-road Herne Hill Surrey and Frank Webster of Aubert-park High-bury London the executors therein named) are required bury London the executors therein named) are required to seed in the particulars of their claims and demands to me the undersigned the Solicitor for the said executors on or before the 28th day of February next after which dree the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the claims and demands of which they shall then have had notice and they will not be linble for the assets or any part thereof so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 29th day of January 18 8. JOSH E. GIBSON 24 Bank - street Sheffield Solicitor.