29th day of September 1898; 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 will then have had notice, and that they will not be Inable for the assets of the said deceased or any part of them so distributed to any person or persons of which claims or demands they shall not then have had notice.
--Dated this 7th day of July 1898.
J. STAFFURTH and STAFFURTH 66 High-tract Person Sola for the Forestere

street, Bognor, Sols. for the Executors.

WARNER REEVE SPALDING Deceased.

Pursuant to Statute 22 and 23 Vic. cap. 35 initialed "An Act to further amend the Law of Property and to

relieve Trustees." OTICE is hereby given that all credito s and other persons having any claims or demands against the persons having any claims or demands against the estate of Warner Reeve Spalding, of No. 5 Bryanston-street, Portman-square, in the county of Middlesex, retired County Court Judge of British Columbia, Widower, deceased (who died on the 4th day of May 1898) at No. 5 Bryanston-street aforesaid, and whose will was proved in the Principal Probate Registry of Her Majestry's High Court of Justice on the 30th day of June Majesty's High Court of Justice, on the 30th day of June 1898 by Samuel Cameron Alexander (the Secretary and Manager of the Baak of British Columbia, 60 Lombard-street in the city of London at the date of the said will and as such the sole executor therein named) are hereby required to send the particulars in writing of their claims and demands to us the undersigned on or before the 15th day of August 1898 after which date the said executor 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 he shall then have notice; and the said executor will not be liable or accountable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 8th day of July 1898. MILWARD and COY. Mowbray House, Norfolk-street, Strand, London, Solicitors for the said.

Executor.

Re WILLIAM BARNARD Deceased.

Pursuant to 22 and 23 Victoria chapter <sup>35</sup>. NOTIOE is hereby given that all persons having any claims or demands against the estate of William Barnard late of High-street Epsom Surrey Confectioner (who died 25th April 1898 and whose will was proved in the Principal Probate Registry on 20th June 1898 by the excentors therein named) are berghy required by the executors therein named) are hereby required to send the particulars of their claims and demands to the undersigned Solicitors for the executors on or before the 12th August 1898 after which date the estate will be distributed and the executors will not be liable for the assets of the said deceased so distributed to any persons of whose claims and demands they shall not

then bave had notice.—Dated this 7th July 1898. MILLER SMITH and BELL 3 Salters' Hall-court London E.C. and Epsom Solicitors for the Executors.

N OTICE is hereby given that all persons having any claims on the estate of William Vick late of 7 Roehampton-street Westminster in the county of London deceased who-e will was proved on the 9th day of May 1898 by Esther Vick and Eduin Vick Drawmer the accurate subscript and end burght weak and the executors therein named are hereby required to send the executors therein named are hereby required to send the particulars of their claims to us on or before the 8th day of August next.--Dated this 'sth day of July 1898. YEILDING PIPER and TALLACK 13 Vincent-square Westminster Selectors for the said

Excoutors.

10 be sold pursuant to a Judgment of the High Court of Justice Chancery Division made in an action Manchester v. Moss 1896 M. 677 with the approbation of Mr. Justice Stirling by Mr. William Bennett Rogers (of the firm of Messicurs Rogers Chapman and Thomas) the person appointed by the said Judge at the Mart Tokenhouse-yard in the city of London on Tuesday the 19th day of July 1898 at 1 o'clock in the afternoon in 19 lots: 19 lots

Certain leasehold messuages shops and premises being Nos. 185 and 187 Brompton-road Nos. 52 53 54 55 56 57 58 59 60 61 and 62 Beauchamp-place Brompton-road and Nos. 27 29 31 33 80 and 82 Larl's Court-road all in the county of London.

Particulars and conditions of sale may be had of Mr. Walter Tatton Solicitor of 11 Lower Phillimore-place Kensington in the county of Mid llesex of Messrs. Rogers Chapman and Thomas Auctioneers of 8 Wetherbyterrace Eurl's Court in the same county and at the place of sale.—Dated this 28th day of June 1858. H. F. CHURCH, Master.

To be sold pursuant to an Order of the High Court of Justice Chancer Divid L of Justice Charcery Division made in re Moody Cowan v. Moody 1891 M. 282 with the approbation of Mr. Justice Stirling by Mr. Thomas King the person appointed by the said Judge at the Property Sale itooms 130 Queen street Portsea in the county of Southampion on Wednesday the 20th July 1898 at 7 o'clock in the evening the following freehold properties in 29 lots

2, 14, 16, 18, 24 and 26 Beatrice-road Southsen, 21, 23, 25, 27, 29 and 31 Wyndcliffe-road Southsen 14, 31, 36, 40, 42 and 44 Worthing-road Southsen Oakleigh 30 St. North Eud Portsea Brentor Fernbank Baroda and Sunnybank all in Magdala-road Cosham and also three plots of building land at Magdala-road aforesaid with frontages of 306 feet 50 feet and 55 feet respectively.

Particulars and conditions of sale may be had of the following Solicitors:-Messrs. W. A. Way and Son 1 Hampshire-terrace Portsmouth, Messrs. Watson Sons and Room 12 Bouverie-street, Fleet-street, London, F. A. Johns Esg. Ringwood, Hants and Messrs. Peacock and Goddard, 3 South-square, Gray's inn London, of the Auctioneer at 130 Queen-street Portsca and at the place of sale.—Dated this 7th day of July 1898. H. F. CHURCH Master.

O be sold pursuant to an Order of the High Court of L Justice made in an action of Cooper v. Laurence and others 1897 C. 3405 with the approbation of Mr. Justice Stirling by Mr. John Marks the person appointed by the said Judge at the Mason's Hall Tavern Mason's avenue Basinghall-street Jondon E.C. on Tuesday the 19th day of July 1898 at 1 o'clock precisely in one lot :-

Certain leasehold premises with option of purchasing the freehold thereof, known as the Grand Hotel Frinton-on-Sea in the county of Essex together with the stabling adjoining. Particulars and conditions of sale may be obtained of

Messrs. Chamberlayne and Short Donington House Norfolk-street W.C. and Clacton-on-Sea and Frinter-on-Sea Mr. O. Page Deane 23 Finsbury-circus E.C. Messrs. S. A. Clench and Co. 49 Finsbury-pavement E.C. Messrs. Collyer-Bristow and Co. 4 Bedford-row W.C. Messrs. Lanfear and Co. 110 Cannon-street E.C. Messrs. Milner and Bickford I Great Tower-street E.C. at the place of sale of Messrs Horner and Co. Estate Agents Frinco on-Sea and of Messrs. J. J. Orgill Marks and Orgill 21 Hart-street Bloomsbury-square W.C.—Dated 9 July 1898. WILLIAM BINNS SMITH Master of the Supreme

Court.

URSUANT to an Order of the Chancery Division of L the High Court of Justice made in the matter of the estate of Mary Mourilyan, Widow, deceased and in an action Earle v. Carpenter 1597, M. 3885, it was ordered that enquiries should be made (1) Who were the persons entitled by virtue of or according to the Statutes of Distribution to the estate of the testatrix Mary Mourilyan deceased living at her death and whether any of them were since dead and if so who were their respective legal personal representatives. (2) Who would have been the persons entitled by virtue of concerding to the Statete of Distribution to the of or according to the Statutes of Distribution to the estate of the said testatrix living at the time of her death if the said testatrix had died immediately after death if the said testatrix had died immediately alter Ellen Millen, in the testatrix's will mentioned, and whether any of them were since dead and if so who were their respective legal personal representatives. Now all persons claiming to be next-of-kin according to the Statutes for the distribution of interates' estates of the said Mary Mourilyan late of Cowper Lodge, Middle Deal in the county of Kent in England Widow who died on or about the 15th January 1871 living at the time of her death or living on the 13th December 1881 the date of the death of the said Ellen Millen, or to be the legal nersonal representatives of such of the said the legal personal representatives of such of the said next-of-kin as are now dead are by their Solicitors on or before the 29th day of October 1898 to come in and prove their claims at the chambers of Mr. Justice North at the Royal Courts of Justice Strand London England at the Koyal Courts of Justice Strand London England or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday the 2nd day of November 1898 at 1 of the clock in the afternoon at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 4th day of July 1898. E. W. WALKER Master. MUNNS and LONGDEN, 8 Old Jewry E.C.

Solicitors.

**P**URSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of Oliver John Garrett deceased and in an action Sturley v. Garrett (1898 G. 1278) the creditors of Oliver John Garrett late of Dinard in the Republic of France Doctor of Medicine who died on the 1st day