

died on the 30th day of September 1898 and whose will was proved by Frank Lumley Playford and Walter Marsham Playford on the 24th day of October 1898) are hereby required to send particulars in writing to the undersigned Solicitors for the executors on or before the 31st day of December next after which date the executors will distribute the assets of the deceased among the parties entitled thereto having regard only to the claims of which they shall have had notice.—Dated this 21st day of November 1898.

BATTEN PROFFITT and **SCOTT** 32 Great George-street Westminster, S.W. Solicitors for the said Executors.

HOW.

In the Matter of the Estate of Hannah Pitkin Deceased. **WHEREAS** by an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of Hannah Pitkin deceased, Pitkin v. the Solicitor for the affairs of Her Majesty's Treasury, 1887 P. No. 781 and dated 16th May 1887 an inquiry was ordered as to who were the next-of-kin according to the Statutes for the distribution of intestates' estates of the above-named intestate Hannah Pitkin deceased who died on 30th December 1869 living at the time of her death and whether any of them are since dead and if so who is or are their legal personal representative or representatives. And whereas by an Order of the Court of Appeal made in the said matter and action and dated 17th December 1897 it was declared that the descendants of Michael How (in the evidence called Michael How No. 2) who married Eleanor Casemore on the 15th May 1787 (which Michael How No. 2 was the son of Michael How No. 1 and Ann Parrott his wife the said Ann Parrott being sister of Hannah Pitkin wife of Charles Pitkin the grandfather of the intestate Hannah Pitkin) living at the time of the death of the said intestate were of kin to the said intestate. Notice is hereby given that all persons claiming to be descendants of the said Michael How No. 2, living on the said 30th December 1869 or to be representatives of such descendants as are now dead are by their Solicitors on or before the 22nd day of December 1898 to come in and enter their claims at the chambers of Mr. Justice Stirling at the Royal Courts of Justice or in default they will be peremptorily excluded from the benefit of the said Orders. Tuesday the 10th of January 1899 at 12 of the clock at noon at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 18th day of November 1898. **THOS. A. ROMER** Master.

WARBURTON and **DE PAULA** Solicitors for the Plaintiffs.

NOTE.—It is alleged that the said Michael How and Eleanor Casemore had the following children viz.:—Daniel How Butcher formerly of Wendover in the county of Bucks who married Hannah Miles at Aylesbury on the 1st January 1810 and died at Hampton in the county of Middlesex on the 21st July 1843, Elizabeth How, John How, Michael How who married Catherine Senior in 1815, James How, William How, Eleanor How who married Thomas Jefferay in 1820, George How who married Frances Maplethorpe in 1824, and Thomas How who married Sarah Senior in 1833. The children of these persons are interested. It is also alleged that the said Daniel How had children as follows:—Mary Hannah How alleged to have been baptized at Whitchurch in the county of Bucks 30th April 1815, Richard How alleged to have been baptized at Whitchurch aforesaid 16th August 1816, Elizabeth How alleged to have been baptized at Whitchurch aforesaid 7th December 1820, Emma How alleged to have been baptized at Whitchurch aforesaid 18th October 1822, Thomas How and Ellen How.

JAMES LANGLEY PILBEAM late of Tonbridge Kent, England.

WHEREAS application has been made to the High Court of Justice (in England) Chancery Division in the matter of the trusts of four cottages called Langley Cottages in Varney-street Tunbridge Wells Kent (England) and the Trustee Act 1893 for payment out of Court of about £200 representing part of the rents of the said cottages. And whereas it appears in such proceedings that James Langley Pilbeam the son of James and Mary Pilbeam (formerly Mary Langley) late of Tonbridge Kent England if he survived his step-sister Lucy Elizabeth Newman formerly Eastwood (who died on the 18th April 1877) might be entitled to one moiety of the said fund and through his maternal aunt Ann Whiting formerly Langley (who died on the 18th December 1879) the said James Langley Pilbeam might be interested in the remaining moiety. The said James Langley Pilbeam was born on the 8th August 1838 at Tonbridge aforesaid. It is stated that many years ago he went to America and had not been heard of for about 30 years. The said

James Langley Pilbeam if living or if dead his issue (if any) or their legal personal representatives or any person claiming through the said James Langley Pilbeam to be entitled to the said fund or any portion thereof are to come in on or before the 23rd day of January 1899 and prove their claims at the chambers of Mr. Justice Stirling at the Royal Courts of Justice Strand London England or in default they will be peremptorily excluded from the benefit of any Order to be made on the said application. Monday the 30th day of January 1899 at 12 o'clock at noon at the said chambers is appointed for adjudicating upon the said claims.—Dated this 16th day of November 1898. **H. F. CHURCH**, Master.

NOTE.—Any person who can give any information as to the said James Langley Pilbeam is requested to communicate with

W. C. CRIPPS SON and **DAISH** Tunbridge Wells Kent; or **SOLE TURNER** and **KNIGHT** 69 Aldermanbury London, their Agents.

PURSUANT to a Judgment of the Chancery Division of the High Court of Justice dated the 14 July 1897 made in an action in which Cartmell Harrison (on behalf of himself and all other holders of debentures of the St. Etienne Brewery Company Limited) is plaintiff and the St. Etienne Brewery Company, Limited, are defendants (1893 H. No. 450), the holders of debentures of the St. Etienne Brewery Company, Limited, are on or before Friday, the 23rd day of December, 1898, to send by post prepaid to Messrs. Ingram Harrison and Ingram of 67 Lincoln's-inn-fields, in the county of London, the Solicitors for the plaintiff, their Christian and surnames, addresses and descriptions, and the full particulars of the debentures held by them and of the sums claimed to be due for principal and interest in respect thereof, or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Every person holding any debenture is to produce the same before the Registrar Companies (Winding-up), at Bankruptcy-buildings, Carey-street London, W.C. on Friday the 13 day of January 1899 at 2.15 o'clock in the afternoon, being the time appointed for adjudicating on the claims.—Dated this 18th day of November 1898.

H. J. HOOD Registrar, Companies (Winding-up). **INGRAM HARRISON** and **INGRAM**, Plaintiff's Solicitors, 67 Lincoln's-inn-fields, London.

In the Matter of a Deed of Assignment for benefit of Creditors executed on the fifth day of August 1898, by Charles Alfred Crannage of Stafford-street Longton in the county of Stafford and residing at 313 Uttoxeter-road Longton aforesaid Watchmaker and Jeweller.

THE creditors of the above named Charles Alfred Crannage who have not already sent in their claims are required on or before the seventh day of December next to send in their names and addresses and the particulars of their debts or claims to Mr. Henry W. Figgins of Cheapside Hanley in the said county of Stafford Accountant the Trustee under the said deed or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 17th day of November 1898.

HAWLEY and **JACKSON**, Longton Staffordshire Solicitors to the Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 15th day of August, 1898, by Arthur Morris of St. Mary's Villa Latchford in the county of Chester.

THE creditors of the above named Arthur Morris who have not already sent in their claims are required on or before the 30th day of November, 1898 to send in their names and addresses and the particulars of their debts or claims to Mr. Thomas Cowdell, of Scotland-road-chambers, Warrington, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 18th day of November 1898.

F. R. ROBERTS Solicitor for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of the Creditors of Thomas Milburn and Sons of Fishbrook Dyeworks, Stoneclough, executed on the 16th day of July 1898.

THE creditors of the above named debtors who have not already sent in their claims are required on or before the 1st day of December 1898 to send in their names and addresses and the particulars of their debts or claims to Charles Robert Scholes of Stanley-chambers, Silver-street, Bury, Chartist Accountant, the Trustee under the said deed or in default thereof they will be