Jones instead of Jones, and so as to be at all times thereafter called, known and described by the name of Trevor-Jones exclusively.—Dated the 11th day of February, 1915.

EVAN EDWARD TREVOR-JONES, late Evan Edward Trevor Jones.

WE, JOHN HENRY SPRINGMAN, Merchant, JOHN BLANCHARD SPRINGMAN, an Officer in His Majesty's Forces, BEATRICE ANGELITA SPRINGMAN, EMILY MARY HELENA SPRINGMAN, and JOAN WILHELMINA SPRINGMAN, Spinsters, all of Mossley House, Mossley-hill, in the city of Liverpool, all natural born British subjects, and respectively lately called or known by the surname of Springmann, do and each of us doth hereby give public notice, that by a deed poll dated the 23rd day of March, 1915, duly executed and attested and enrolled in the Central Office of the Supreme Court on the 26th day of March, 1915, we and each of us did thereby formally and absolutely renounce and abandon the said surname of Springmann, and declared that we respecname of Springmann, and declared that we respectively had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the surname of Springman instead of the surname of Springmann, and so as to be at all times thereafter called, known and described by the name of Springman exclusively.—Dated the 12th day of April, 1915.

JOHN HENRY SPRINGMAN, late John Henry Springmann. JOHN BLANCHARD SPRINGMAN, late John Blanchard Springmann.
BEATRICE ANGELITA SPRINGMAN, late

Beatrice Angelita Springmann.
EMILY MARY HELENA SPRINGMAN, late
Emily Mary Helena Springmann.
JOAN WILHELMINA SPRINGMAN, late Joan
Wilhelm Springmann.

Wilhelmina Springmann.

TELIX JOHN HIRSOHN, of West Chase, Maldon, in the county of Essex, do hereby give notice, that I have assumed, and intend henceforth upon all occasions and at all times to sign and use and be called and known by the surname of "Mossop" only, in lieu of and substitution for the said surname of "Hirsohn," and that such intended change or assumption of name is townelly declared and suidenced by tion of name is formally declared and evidenced by a deed poll under my hand and seal, dated this day, and enrolled in the Central Office of the Supreme Court of Judicature on the 8th day of May, 1915; in testimony whereof I do hereby sign and subscribe myself by such my intended future name.—Dated this sixth day of May, one thousand nine hundred and fifteen. FELIX JOHN MOSSOP.

COLIN STANLEY CROSSE, heretofore called , and known by the name of Colin Stanley Krauss, of No. 55, Holborn-viaduct, in the city of London, a Solicitor of the Supreme Court, hereby give public notice as follows:—By a deed poll dated the fourteenth day of May, 1915, duly executed and attested and enrolled in the Central Office of the Supreme Court on the same date, I formally and absolutely abandoned the use of my surname of Krauss, and assumed the surname of Crosse in lieu thereof.—Dated the 17th day of May, 1915. C. STANLEY CROSSE.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the Matter of the estate of the Honourable ARTHUR VINCENT of the estate of the Honourable ARTHUR VINCENT HAY, deceased (commonly known as Lord ARTHUR HAY), and in an action Stanley Gibbons Limited against Hay (1915, H. No. 198), the creditors of the Honourable Arthur Vincent Hay (commonly known as Lord Arthur Hay), late of 10, Westbourne-street, Hyde Park, in the county of London, a Captain in His Majesty's Army, and lately trading as Hayward. Smith and Company, of 166, Piccadilly, in the said county of London, British East African Agents (who died on the 14th of September, 1914), are, on or before the 19th day of July, 1915, to send by post, prepaid, to Mr. Philip Witham, of 1, Gray's Inn-square, London, W.C., a member of the firm of Witham, Roskell, Munster and Weld, of the same place, the Solicitors of the defendant, Mary Hay (Widow), the executrix of the deceased, their Christian and surnames, addresses and descriptions, the 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 Sargant at his Chambers, Room No. 315, the Royal Courts of Justice, Strand, London, on Friday, the 23rd day of July, 1915, at 12.30 o'clock in the afternoon, being the time appointed for adjudicating on the claims.—Dated this 17th day of May, 1915. dresses and descriptions, the full particulars of their

BEALE and CO., 16, Great George-street, West-minster, S.W., Plaintiffs' Solicitors.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the Matter of the estate of CLAUDE ERNEST REEVE, deceased (Reeve v. Hanssens and Others), the creditors of Claude Ernest Reeve, late of Concordia, Argentine Republic, and of 67, Sutherland-avenue, Maida Vale, London, England (who died on the 31st of May, 1913), are, on or before the 3rd day of August 1915, to send by post, prepaid, to Messrs. H. B. Worrell and Son, of 80, Coleman-street, London, England, the Solicitors for the defendant, Beatrice Mary Hanssens, the administratrix of the deceased, their Christian and surnames, addresses and descriptions, the 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 Sargant at his Chambers, the Royal Courts of Justice, London, England, on the 14th day of October, 1915, at 12.30 o'clock in the afternoon, being the time appointed for adjudication on the claims.—Dated this 15th day of May, 1915. May, 1915.

H. B. WORRELL and SON, 80, Coleman-street, London, E.C., Solicitors for the Administratrix.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 26th April, 1915, made in an action, intituled "In the Matter of the estate of JAMES THOMAS HERBERT BAILY, late of 5, Duke-street, Manchestersquare, in the county of Middlesex, Lawford v. Baily, 1915, B. 151," the creditors of the said James Thomas Herbert Baily (who died on the 19th fay of June, 1915, to send by post, prepaid, to Mr. Edward John Stokes, of No. 10, Serjeant's-inn, Fleet-street, in the city of London, the Solicitor for the defendant, Margaret Mary Baily, Widow, the executrix of the deceased, their Christian names and surnames, addresses and descriptions, the 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 at the Chambers of Mr. Justice Joyce and Mr. Justice Eve, Room No. 696, at the Royal Courts of June, 1915, at 12 o'clock noon, being the time appointed for adjudicating on the claims.—Dated the 15th day of May, 1915.

H. F. MADDERS, of 12 New-court, Carev-street. 1915

H. F. MADDERS, of 12 New-court, Carey-street, London, W.C., Solicitor for the Plaintiff.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of RIVERSDALE NONUS GRENFELL, deceased, and in an action Cohen Laming Goschen and Co. v. Bulteel (1915 G. No. 195), the creditors of Riversdale Nonus Grenfell, deceased, late of the Bath Club, Piccadilly, in the county of Middlesex, Captain in the Royal Bucks Hussars (who died on the 14th day of September, 1914, in France), are, on or before the 7th day of July, 1915, to send by post, prepaid, to Mr. Philip Henry Coxe, of 4, Great Winchester-street, in the city of London, a member of the firm of Bischoff, Coxe, Bompas and Bischoff, of the same place, the Solicitors of the defendant, Lionel Bulteel, the executor of the deceased, their Christian and surnames, addresses and descriptheir Christian and surnames, addresses and descriptions, the 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 Neville, at his Chambers, Room No. 706, the Royal Courts of