NOTICE is hereby given, that CLARA MERCER-HILL (now or lately called Clara Hill), of 29, St. Mary's-mansions, Paddington, W. 2, Widow and relict of John Robert Hill, Surgeon, late of 7, Bridgestreet, Burton-on-Trent, deceased, a natural born British subject, has by deed poll, dated the twenty-fourth day of January, one thousand nine hundred and twenty-two, and duly enrolled in His Majesty's College of Arms on the fourteenth day of February following, assumed, adopted and taken the surname of Mercer-Hill, in lieu of the said surname of Hill, and intends at all times hereafter to be called and known by, and to subscribe to all deeds, documents and writings whatsoever, and to use in all actions, suits and other proceedings, and in all transactions and affairs, the surname of Mercer-Hill in lieu of the surname of Hill so renounced as aforesaid.—Dated the 14th day of February, 1922.

G. AMBROSE LEE, York Herald, College of

G. AMBROSE LEE, York Herald, College of 145 Arms, London.

TO be sold, pursuant to Judgment of the High Court of Justice, Chancery Division, made in an action "ANNABLE v. GOOD," with the approbation of Mr. Justice Eve, by Mr. Frederick Edis, the person appointed by the said Judge, at the London Auction Mart, 155, Queen Victoria-street, in the city of London, on Thursday, the 2nd day of March, 1922, at one o'clock in the afternoon, in three lots, certain leasehold messuages, situate at Bayswater, in the county of London, being three leasehold houses, 49 and 51, Richmond-road, each at £8 per annum ground rent, and 41, Artesian-road, at £6 per annum ground

and 31, Richmond-road, each at 28 per annum ground rent, and 41, Artesian-road, at £6 per annum ground rent, all held for unexpired terms of about 24 years. Particulars and conditions of sale may be obtained of Messrs. E. C. Rawlings, Butt and Bowyer, of 2, Walbrook, in the city of London, Solicitors, and of the Auctioneer, at 141, Inverness-terrace, Bayswater, W. 2, and at the place of sale.—Dated this 16th day of Echemony 1029

of February, 1922

ARTHUR F. RIDSDALE, Master.

EDWARD ANWELL, Deceased.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 12th day of January, 1922, and made in an Action in the Matter of the estate of Edward Anwell, deceased, White v. Anwell and Another (1921, A. 1390), the creditors of Edward Anwell, late of 26, St. Albansavenue, Bedford Park, in the county of Middlesex (who died on the 14th day of July, 1912), are, on or before the 15th day of March, 1922, to send by post, prepaid, to Arthur Edward Willoughby Marshall, of 48, Mark-lane, in the city of London, Solicitor, their full 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 excluded from the benefit of the said Order, unless the Court or Judge on application otherwise orders. Every claimant holding any security is to produce the same before Master Watkin Williams, at the Chambers of the Judge, Room No. 157, Royal Courts of Justice, Strand, London, on Wednesday, the 22nd day of March, 1922, at 12 o'clock noon, being the time appointed for adjudicating upon the claims. A claimant not residing in England or Wales must send with particulars of his claim the name and address of a person in England or Wales to whom notices of the claim can be sent.—Dated this 14th day of February, 1922.

HATCHETT-JONES and CO., 48, Mark-lane, London, E.C. 3, Solicitors for the Plaintiff.

COUNTY COURTS JURISDICTION.

PURSUANT to an Order of the Judge of the Bow County Court of Middlesex, made on the 11th day of January, 1922, in an action Daniel Streamer v. Philip Bernstein (A. 6780), the partnership heretofore

subsisting between Daniel Streamer and Philip Bernstein, who carried on the business of Clothiers at 223A, Grove-road, Bow, under the style of BERNARD AND STREAMER, was declared to have been dissolved on the 9th day of August, 1921; and the creditors of the above Partnership are, on or before the 14th day of March, 1922, to send by post, prepaid, to the Registrar of the Bow County Court their Christian and surnames, addresses and descriptions the tian 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 came before the Registrar at the Bow County Court on Tuesday, the 21st day of March, 1922, at 11 o'clock in the forencon, being the time appointed for adjudi-cation on the claims.—Dated this 7th day of Febru-ary, 1922.

H. A. HORE, Registrar.

In the High Court of Justice.—Chancery Division. Mr. Justice Astbury.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the CYANIDE VACUUM FILTER COMPANY Limited.

NOTICE is hereby given, that by an Order made the 13th day of December, 1921, upon the petition of Arthur Charles Morgan, of Pinewood Cottage, Hordle, in the county of Southampton, a creditor and Debenture Holder of the above named Company, and the petitioner and the Company, by their Counsel, undertaking to forthwith make up and forward to the Registrar of Companies the returns then in arrear, it was ordered that the name of the Cyanide Vacuum Filter Company Limited be restored to the Register of Companies in England for the purposes only of the petitioner, the said Arthur Charles Morgan enforcing his Debenture security, and of enabling any proceedings to be taken for the winding up of the Company; and pursuant to the Companies (Consolidation) Act, 1908, the said Company is to be deemed, for the purposes above mentioned, to have continued in existence as if its name had never been continued in existence as if its name had never been struck off.

And it was ordered that the Registrar of Companies do advertise this Order in his official name in the London Gazette.

And it was ordered that the said Arthur Charles Morgan do pay to the Registrar of Companies his costs of the petition, such costs to be taxed.

And it was ordered that the costs of the said Arthur

Charles Morgan of the said petition be taxed, and that he be at liberty to add the amount of the costs paid by him under this Order, and of the said petition, to his security.

A. E. CAMPBELL-TAYLOR, Assistant Registrar of Companies. Companies Registration Office, Somerset House, London, W.C. 2. 17th February, 1922.

In the High Court of Justice.—Chancery Division. Mr. Justice P. O. Lawrence

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the 1MP CINEMA-TOGRAPH COMPANY Limited.

NOTICE is hereby given, that by an Order made the 17th day of January, 1922, upon the petition of the Imp Cinematograph Company Limited and William Herbert Percy, of 26, Charing Crossroad, in the county of London; and upon hearing Counsel for the petitioners and for the Registrar of Companies, and the petitioners, by their Counsel, undertaking to forthwith make up and forward to the Registrar of Companies the returns then in arrear, it was ordered that the name of the Imp Cinematograph Company Limited he restored to the Register graph Company Limited be restored to the Register of Companies in England; and, pursuant to the Companies (Consolidation) Act, 1908, the said Company is