In the Matter of the Trusts of an Indenture dated the 30th day of March 1852 and made between Jonathan Moore of Netherton near Huddersfield in the county of York Clothdresser of the one part and Joseph Horrocks of Woodhouse Carr in the township of Leeds in the said county Gentleman of the other part being a settlement of certain freehold property belonging to the said Jonathan Moore and situate at Bank End and Neddy Ing in Netherton aforesaid,

NOTICE is hereby given that all and every person or persons claiming to be the child or children of Martha Haigh (the Widow of Walker Haigh) and Ann Andrews (the Wife of William Andrews and afterwards of John Crabtree) the daughters of the said Jonathan Moore or claiming to be the issue of any deceased child or children of the said Martha Haigh and Ann Andrews or Crabtree and all and every person or persons claiming to be entitled to any share or interest in the proceeds of sale of the said freehold property comprised in the said indenture are hereby required to send their names and addresses and particulars of their claims and the proofs addresses and particulars of their claims and the proois thereof to us the undersigned Ramsden, Sykes and Ramsden of 1 Westgate, Huddersfield aforesaid the Solicitors for William Henry Haigh of South Crosland in Huddersfield aforesaid Butcher the surviving trustee under the said indenture on or before the £th day of August 1898 after which date the said trustee will pro-ceed to distribute the said proceeds of sale amongst the persons who shall then appear to be entitled thereto having regard only to the claims of which he shall then have had notice: and he will not be liable for the said have had notice; and he will not be liable for the said proceeds of sale or any part thereof so distributed to any person or persons of whose claims he shall not then have had notice.—Dated this 23rd day of June 1898. RAMSDEN SYKES and RAMSDEN 1, Westgate,

Huddersfield, Solicitors for the said Trustee.

TO be sold pursuant to an Order of the High Court of Justice Chancery Division made in an action of Smith v. Cunningham 1897 S. 2874 with the approbation of Mr. Justice Kekewich the Judge to whose Court the said action is attached in one lot by Mr. Edwin Evars the person appointed by the said Judge at the Mart Tokenhcuse-yard in the city of London the 21st day of July 1898 at 2 o'clock in the afternoon precisely :----

The messuage or dwelling house known as No. 11 Leamington road-villas Paddington in the county of London (now in hand) held under a lease for a term of 99 years (less 3 days) from the 29th September 1857 at a rent of £10 10s. per annum Particulars whereof may be load amits of Bickerd

Particulars whereof may be had gratis of Richard Smith and Sons of No. 26 Lincoln's-inn-fields London G. D. Byfield 32 Great St. Helen's and of the Auctioneer at 233 Lavender-hill Clapham Junction.-Dated 23rd June 1898. RICHD. JOHN VILLIERS, Master.

TO ALEXANDER RICE MENNIE and SARAH CHATER WALKER formerly MENNIE. WHEREAS application has been made to the High

W W Reaches application has been made to the High Court of Justice (in England) Chancery Division in the matter of the trusts of the proceeds of certain messuages devised by the will of George Mennie upon trusts in favour of Rice Sibley Mennie and his children and in the matter of the Trustee Act 1893 for payment out of Court of a fund standing to the account of the said matters. And whereas Mr. Justice Stirling has said matters. And whereas Mr. Justice Stirling has upon such application directed enquiries to be made whether Alexander Rice Mennie and Sarah Chater Walker (formerly Mennie) children of the said Rice Sibley Mennie (who died on the 28th day of August 1897) are living or dead and if dead whether they respectively left lawful issue who may be entitled to share in the said fund. The said Alexander Rice Mennie about the year 1852 is said to have gone to India and to have resided at Madres. He returned to Plymouth in about the year 1852 is said to have gone to India and to have resided at Madras. He returned to Plymouth in 1860 and again in 1874 or 1875 and is believed to have subsequently gone back to India. The said Sarah Chater Mennie was married to William Walker a Corporal in Her Msjesty's 15th Regiment at Plymouth in 1860. She is said to have left Plymouth in 1873 with her husband and went to reside at Blackpool Lancashire she was afterwards heard of as being at Fleetwood, and Man-chester in July 1897 and is supposed to have subse-quently returned to Blackpool. Notice is hereby given that the said Alexander Rice Mennie and Sarah Obater Walker if alive or if dead all persons claiming under him or her respectively or as the lawful children of him or or her respectively or as the lawful children of him of her respectively or as legal personal representatives of such children (if any) are by themselves or their Solici-tors on or before the 7th day of November 1898 to come in and prove their claims at the chambers of Mr. Justice Stirling at the Royal Courts of Justice Strand London England or in default thereof they will

be peremptorily excluded from the benefit of any Order to be made for distribution of the said fund. Thursday the 17th day of November 1898 at 12 o'clock at noon i appointed for hearing and adjudicating upon the said claims (if any).—Dated the 15 day of June 1899. H. F. CHURCH Master.

Note.-Any person who can give information as to the said parties or their whereabouts are requested to communicate with Messrs. Roberts and Andrew 10 Bedford-circus Excter, Devon, England, Applicants' Solici-tors, or with Messrs. Torr, Gribble, Oddie, and Sinclair 38, Bedford-row, London.

)URSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of Lieutenant-General Sir Henry Marshman Havelock-Allan Baronet deceased and in an action by Arthur Lucas and Edward Hutchinson against Ettrick William Creak and Allan Havelock, 1898 H. 1046 the creditors of the said Sir Henry Marshman Havelock-Allan late of Blackwell Grange in the county of Durham Baronet M.P. who died on or about the 30th day of December 1897 are on or before the 26th day of July 1898 to send by post prepaid to Mr. J. A. Burrell of the firm of Messrs. Farrer and Co. of 66 Lincoln's-inn-fields London the Solicitors of the defendants the executors 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 estate of Lieutenant-General Sir Henry Marshman the claims, a statement of their accounts and the battle 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 bolding any security is to produce the same before Mr. Justice North at his chambers (A to F Division) the Royal Courts of Justice, London, on the 10th day of August 1898 at 12 o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 23rd day of June 1898. HOWE and RAKE, 22 Chancery-lane London

Agents for LUCAS, HUTCHINSON and MEEK of Darling-ton in the county of Durham Plaintiffs' Solicitors.

RE JAMES MCLACHLAN Deceased. PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of James McLachlan deceased and in an action Box v. McLachlan 1898 M. No. 1361 the creditors of James McLachlan deceased late of No. 1 River Bank East Molesey in the county of Surrey who died on the 27th day of January 1898 at No. 1, River Bank East Laboratory 1898 at No 27th day of January 1888 at No. 1, River Bank Kast Molesey aforesaid are on or before the 29th day of July 1898 to send by post prepaid to Mr. Arthur Gilbert of No. 4, Walbrook in the city of London a member of the firm of Rodgers and Gilbert of the same place the Solicitors for the defendant William Henry McLachlan the executor of the said decensed 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 Stirling at his chambers the Royal Courts of Justice Strand London on Tuesday the 9th day of August 1898 at 12 o'clock noon being the time appointed for adjudication on the claims.—Dated this 21st day of June 1898.

PETTIVER and PEARKES 21, Colle London, E.C. Solicitors for the Plaintiff. College-hill,

URSUANT to an Order of the Chancery Division of he High Court of Justice made in the matter of the estate of Hannah Elizabeth Pearce and in an action Pearce v. Pearce 1893 P. No. 667 the creditors of Hannah Elizabeth Pearce late of Alfred street Taunton in the county of Somerset Widow who died in or about the month of September 1897 are on or before the twentyfifth July 1898 to send by post prepaid to Mr. William Poole of Taunton aforesaid the Solicitor of the plain-tiffs Archibald Vincent Pearce and Frederick Henry Pearce the executors 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 hold-ing any security is to produce the same before Mr. Justice Romer at his chambers, the Royal Courts of Justice. Strand London, on Tuesday the 2nd day of August 1898 at eleven o'clock in the forenoon being the time appointed for adjudicating on the said claims.—Dated this 21st day of June 1898.

WILLIAM POOLE Taunton Solicitor for the said Executors.