To Edward Pellew Plenty (Senior), late of Newbury, in the county of Berks, but whose present address is unknown.

TAKE notice that on the 10th day of May, 1900, a writ of summons was issued in the action of Harrold v. Plenty 1900 H. No. 1562 which claimed:— 1. A Declaration that the certificates for 10 ordinary shares of £10 each, and numbered 987 to 996 inclusive shares of £10 each, and numbered 95/10 990 inclusive in Flenty and Son Limited having been deposited by the defendant in the hands of Frederick Joseph Jesser Harrold deceased the plaintiffs as executrix and executor of Frederick Joseph Jesser Harrold, are entitled to be considered in this Court as if they were mortgagees of the said charge and Judgment accordingly 2 An the said shares and Judgment accordingly. 2. An account of what is due to the plaintiffs for principal interest and costs under and by virtue of their said security. 3. That the said security may be enforced by foreclosure. 4: Or in the alternative that the said security may be enforced by sale liberty being given to security may be enforced by sale liberty being given to the plaintiffs to bid at any such sale. 5. Costs. And take notice that by an Order dated the 3rd day of December, 1900, it was ordered that the service of the said writ of summons by sending a copy of the Order together with a copy of the said writ of summons by a prepaid post registered letter addressed to this defendant the positive of file of Plantaned Son Limited and at the registered office of Plenty and Son Limited and also by serving a copy of the Order together with a copy of the said writ of summons upon Edward Pellew Plenty, junior, and by publication of this notice once in the London Gazatte and twice in each of the following newspapers, viz., the Standard and the Reading Mercury and Berks County Paper should be deemed good and sufficient service of the said writ of summons upon you. And take notice that in default of your causing an appear-ance to be entered for you at the Central Office, Royal Courts of Justice, London, within 8 days after the last of such advertisements, the plaintiffs may proceed in the said action and Judgment may be given in your absence

MAUDE and TUNNICLIFFE of Arundel House, Arundel-street, Strand, London W.C.; Agents for SYDNEY JOSEPH KNIGHT, of Newbury, Berks, Solicitor for the above named Plaintiffs.

TO be sold, pursuant to an Order of the High Court of Justice, made in an action re Knight, deceased, Knight v. Knight, 1898 K. No. 162, with the approbation of Mr. Justice Farwell, by Mr. John Walton Hussey (of the firm of Hussey and Son), the person appointed by the said Judge, at the Rougemont Hotel at Exeter, in the county of Devon, on Friday, the 11th day of January, 1901, at 3.20 o'clock in the afternoon:-

1901, at 3.º0 o'clock in the afternoon:—
The valuable leasehold canal and premises known as the "Hackney Canal" in extent 8A. Or. 13P. or thereabouts, situate in the parish of Kingsteignton, in the county of Devon, between the High-road from Newton Abbot to Kingsteignton and the River Teign, together with all the premises attached thereto (including the creek or channel extending from the entrance of the canal to its junction with the main River Teign), and situate at the higher or Newton Abbot end of the canal and having a long frontage on the main road from Newton Abbot to higher or Newton Abbot end of the canal and having a long frontage on the main road from Newton Abbot to Kingsteignton. The premises comprise:—Clay cellars stone-built and slated, manure store, wheelwright's shop, carpenter's shop, saw pit, coal cellars, stone-built and slated cottage and garden in the occupation of Mr. W. Carnell, and a barge slipway fitted with crane and chain, together with 8 barges, and all tenants' fixtures.

Particulars and conditions of sale may be had of Messrs. Hores Pattisson and Bathurst, Solicitors, 52, Lincoln's-inn-fields, London; of Messrs. Robins Hay Waters and Hay, Solicitors, 9, Lincoln's-inn-fields, London; or of the Anctioneer, 14, Queen-street, Exeter; and at the place of sale.—Dated this 12th day of December, 1900.

SAMUEL A. M. SATOW, Master. HORES PATTISSON and BATHURST 52 Lincoln's-inn-fields W.C. Solicitors.

DURSUANT to a Judgment of the High Court of DURSUANT to a Judgment or the High Court of Justice, Chancery Division, England, made in an action of Laxton v. Laxton, 1899, L. No. 666, dated the 5th day of August, 1899, and of an Order in the said action dated the 3rd day of December, 1900, dispensing with service of notice of the said Judgment upon Robert Latter and any reason deliming by through or under Laxton, and any person claiming by through or under him the said Robert Laxton, formerly of New Orleans (son of John Laxton and Susan Laxton), or if he be dead his issue and any person claiming by through or under him, and all persons claiming to be interested in the property to which this action relates who are not parties to the said action or have not been served

with notice of the said Judgment are hereby required to with notice of the said Judgment are hereby required to come in and establish their respective claims in respective respective of the chambers of Mr. Justice Byrne, Royal Courts of Justice, Strand, London, England, on or before the 10th day of February, 1901, or in default thereof they will after the expiration of the time so limited be bound by the proceedings in the said action, as if they had been served with notice of such Judgment. Wedness day the 20th day of February, 1901, at 12 of the clock at day the 20th day of February, 1901, at 12 of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 15th day of December, 1900. JOHN WM. HAWKINS, Master.

RICHARD NICHOLSON, Deceased. URSUANT to an Order of the Court of Chancery of the County Palatine of Durham, made in the matter of the estate of Richard Nicholson, deceased, and in an action between George Nicholson, Plaintiff, and James Todd John Scott and William Gill Farrow and others, defendants, the creditors of Richard Nicholson, late of Easington Lane, in the county of Durham, Farmer and Butcher, deceased, who died on the 29th day of January, 1891, are on or before the 11th day of January, 1901, to send by post, prepaid, to Mr. F. Marshall, of the city of Durham, the Solicitor of the defendant, 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 holding any security is to produce the same before me, the undersigned, the Registrar of the said Court, at his chambers, No. 19, Elvet Bridge, in the city of Durham, on the 16th day of January, 1901, at 12 o'clock at noon, being the time appointed for adjudication on the claims.—Dated the 14th day of December, 1900.

A. O. SMITH, Registrar. JOSEPH MAWSON, Durham; Agent for H. B. WRIGHT, Seaham Harbour, Solicitor for the Plaintiff.

COUNTY COURTS' JURISDICTION.

PURSUANT to an Order of the County Court of
Lancashire, holden at Salford, dated the 3rd day of December, 1900, and made in the matter of the estate of William Plant, late of 5, Jubilee-buildings, Blackfriars-road, Salford, Tobacconist and Newsagent, deceased, and in an action Benton against Clarke, the creditors of or claimants against the estate of the said William Plant, who died in or about the month of October, 1900, are, by their Solicitors, on or before the 15th day of January, 1901, to come in and prove their debts or claims at the office of the Registrar of the said Court, or in default thereof they may be excluded from any benefit in the estate. Thursday the 17th day of January, 1901, at eleven o'clock in the forenoon, is the time appointed for adjudicating upon the claims.—Dated this 13th day for adjudicating upon the claims.—Dated this 13th do of December, 1900. FRANCIS SMITH, Registrar.

In the Matter of a Deed of Assignment for the benefit of Creditors executed on the 19th day of November, 1900, by Fred Calvert, of Wakefield-road, Adwalton, in the county of York, Wheelwright.

VHE creditors of the above named Fred Calvert who have not already sent in their claims are required on or before the 10th day of January, 1901, to send in on or before the rotal day of January, 1901, to send in their names and addresses and the particulars of their debts or claims to Tom Rhodes Freeman, of Lionchambers, Kirkgate, Bradford, in the county of York, 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 14th day of December, 1900.

FRANCIS G. SMITH, Tanfield-chambers, Brad-

ford, Solicitor for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 12th day of September, 1900, by William Rhodes Chalke, of 88 and 89, High-street, Winchester, in the county of Hants, Provision

THE creditors of the above named William Rhodes Chalke who have not already executed or assented to the said deed are requested, on or before Friday the 28th day of December instant, to execute the same, or signify their assent thereto, and to send their names and addresses, and the particulars of their debts or claims to Charles Johnson, of 14, Jewry-street, Winchester, Incor-porated Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend about to be declared.—Dated this 14th day of December, 1900. SCOTNEY and SHENTONS, Westgate-chambers.

Winchester, Solicitors for the above named

Trustee.