

of November 1823), in the pleadings of the said cause named, the grand daughter of the said testatrix, Ann Tookie, and in her will mentioned as Catherine Ann Page, ever had any and what child or children by any husband or husbands, and whom respectively, and whether such children are respectively living or dead, and if they or any of them are dead when they died respectively, and at what age or respective ages, and who are their respective personal representatives; any person or persons claiming to be the heir and representatives of the said Ann Tookie, and to be her next of kin or their representatives, the representatives of the said William Burlton, the personal representatives of the children of the said Catherine Mary Upjohn, and the personal representatives of the said Catherine Ann Isabella Page, afterwards Catherine Ann Isabella Johnson, and afterwards Catherine Ann Isabella Bankes, are forthwith, by their Solicitors, to come in and make out his, her, or their respective claim or claims before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Order.

**WHEREAS** by an Order of the High Court of Chancery, made in a cause Upjohn v. Penruddocke, it was, amongst other things, referred to Andrew Henry Lynch, Esquire, one of the Masters of the said Court, to enquire and state to the Court who is or are the personal representative or personal representatives of the Reverend Clement Tookie, formerly of Chippenham, in the county of Cambridgeshire, deceased (who died on the 30th day of April 1794), one of the testators in the pleadings of this cause named; and who is or are the personal representative or personal representatives of William Tookie, the son of the said Clement Tookie, and another of the testators in the pleadings of this cause named (and who died on the 14th day of May 1796), and also who were the next of kin of the said William Tookie, living at the time of his decease, and whether he left any widow him surviving, and whether such next of kin and widow respectively are living or dead, and, if they or any of them are dead, who is or are his, her, or their personal representative or personal representatives respectively; and also to enquire whether the late plaintiff, Catherine Mary Upjohn, late of Gorleston, in the county of Norfolk (who died on the 13th day of September 1840), ever had any and what child or children by any and what husband or husbands, and whether such children respectively are living or dead, and, if they or any of them are dead, when they respectively died, and who is or are their respective personal representative or personal representatives; and also to enquire whether Catherine Ann Isabella Page, in the pleadings of the said cause mentioned, afterwards Catherine Ann Isabella Johnson, and afterwards Catherine Ann Isabella Bankes (who died on the 8th day of November 1823), ever had any and what child or children by any husband or husbands, and whom respectively, and whether such children are respectively living or dead, and, if they or any of them are dead, when they died respectively, and at what age or respective ages, and who are their respective personal representatives; any person or persons claiming to be the next of kin of the said William Tookie, or the representatives of such next of kin, or to be the representatives of the said Clement Tookie, or of the said William Tookie, or the representatives of any deceased children of the said Catherine Mary Upjohn and Catherine Ann Isabella Page, afterwards Catherine Ann Isabella Johnson, and afterwards Catherine Ann Isabella Bankes, are, by their Solicitors, forthwith to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, and make out his, her, or their respective claim or claims, or in default thereof they will be excluded the benefit of the said Order.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Hinde against Blake, the creditors of William Blake, late of Smith-street, Chelsea, in the county of Middlesex, Esq. (who died in the month of January 1838), are, on or before the 9th day of April 1842, to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Crombie against Maclean, the creditors of Alexander Crombie, LL. D., late of No. 12, York-terrace, Regent's-park, in the county of Middlesex, and of Phesdo, in the county of Kincardine, in Scotland, deceased (who died on or about the 11th day of June 1840), are, on or before the 26th day of April 1842, to come in and prove their debts before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Dixon against Langhorn, the creditors of Edward Dixon, of Hartlepool, in the county of Durham, Architect, Surveyor, and Land Agent, deceased (who died on or about the 5th day of August 1834), are forthwith to come in and prove their debts before Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Dixon against Langhorn, the creditors of Elizabeth Dixon, of Hartlepool, in the county of Durham, Widow, deceased (who died on or about the 16th day of December 1834), are forthwith to come in and prove their debts before Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Connell against Connell, the creditors of Matthew Harrison, late of Penrith, in the county of Cumberland, Tobacconist, deceased (who died in the month of September 1832), are, by their Solicitors, on or before the 26th day of March 1842, to leave their claims of debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 26th day of April 1842, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and of the General Orders of the said Court.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Rice against Abraham, the creditors of James Rice, late of Putney-heath, in the county of Surrey, Gentleman, deceased (who died in the month of January 1839), are, by their Solicitors, on or before the 26th day of March 1842, to leave their claims of debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 26th day of April 1842, to establish such claims before the said Master, or in default thereof such creditors will be peremptorily excluded the benefit of the said Decree.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Vicq against Le Bailly, the creditors of John Vicq, late of St. Hellier, in the island of Jersey, Colonel in the Service of the Honourable East India Company, deceased (who died in the month of February 1832), are, by their Solicitors, on or before the 24th day of March 1842, to leave their claims of debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 25th day of April 1842, to establish such claim or respective claims before the said Master, or in default thereof such creditors will be peremptorily excluded the benefit of the said Decree.

**PURSUANT** to a Decree of the High Court of Chancery, made in a cause Vicq against Le Bailly, any person or persons claiming to be the next of kin of John Vicq, late of St. Hellier, in the island of Jersey, Colonel in the Service of the Honourable East India Company, deceased, living at his death, according to the law of England (who died in the month of February 1832), or any person or