Gee, unto the said Thomas Waterhouse, James Hampson, and George Nelson Hampson, their executors, administrators, and assigns, for a certain term of years therein mentioned, subject to the payment of a certain yearly rent, and performance of certain covenants and agreements, therein also mentioned. And that the said steam engines, steam boilers shafting, blowing machinery, carding engines, drawing, slubbing, and roving frames, spinning, winding, warping, and dressing machines and looms, and other the machinery and utensils, articles, and things mentioned and comprised in the said several schedules are the property of the said James Gee and Robert Gee, and that the said Thomas Waterhouse, James Hampson, and George Nelson Hampson, have no interest therein, except as lessees thereof, under the said indenture of lease.—As witness our hands this 4th day of December 1850.

JAMES GEE.
ROBERT GEE.
THOS. WATERHOUSE.
J. HAMPSON.
G. N. HAMPSON.

In Chancery.—Between George Godby Vincent, Plaintiff; and Mary Watt, George John Amsden, Edward Woodgate, and Rosina, his Wife, George Downing Herbert Harris Cannan, Helen Watt. Alfred Watt, Thomas Burdon, and Charles James Houghton, and Catherine Mary, his Wife (when within the jurisdiction of the Court), and Elizabeth Hendrie, William Dobrie, Thomas Scurr Womersley, and Henry Mathews Burt, Defendants.

TAKE notice, that this Honourable Court will be moved before his Honor the Vice-Chancellor Sir Robert Monsey Rolfe, on Saturday the 14th day of December next, or so soon after as Counsel can be heard by Mr. George Lake Russell, of Counsel for the Plaintiff; that the Bill filed in this cause on the 17th day of July 1849, and subsequently amended by Orders, dated respectively the 17th day of September 1849, and the 4th day of March 1850, may be ordered to be taken pro confesso against the sbove-named Defendant, Wil'i in Dobric, pursuant to the Orders of this honourable Court, bearing date the 8th day of May 1845.—Dated this 13th day of November 1850.

Yours, &c. 'THOMAS RANDALL, Plaintiff's Solicitor, 8, Castle-street, Holborn.

To Mr. William Dobrie, the above-named Defendant.

In Chancery.—Between Francis Ignatius Van Zeller,
Plaintiff; and George Parrott, John
Samuel Hunt, John Hunt, Robert Roskell, Charles Frederick Hancock, and
Henrique Jose da Silva, Defendants.

TAKE notice, that this Honourable Court will be moved before his Honour the Vice-Chancellor Sir Robert Monsey Rolle, Knight, by Mr. Toller, of Counsel for the Plaintiff, on Saturday the eleventh day of January next, or so soon thereafter as Counsel can be heard, that the Bill filed in this cause on the 13th day of July 1849, and subsequently amended by two Orders, dated respectively the 18th day of May, and the 31st day of May last, may be taken pro confesso against the above-named Defendant, Henrique Jose da Silva.—Dated this 10th day of December 1850.

TATHAM, UPTON, JOHNSON, and Co. Plaintiff's Solicitors.

To Henrique Jose da Silva, one of the abovenamed Defendants.

HEREAS by an Order of the High Court of Chancery made in the matter of Dame Diana Anna Hamlyn Williams, late of Norwood, in the county of Surrey, Widow, deceased, it was referred to Nassau William Senior, Esq. one of the Masters of the said Court, to take an account of the debts and liabilities affecting the personal estate of the said Diana Anna Hamlyn Williams (who died on the 7th day of September 1849). Any persons claiming in respect of any such debts or liabilities are, by their Solicitors, on or before the 7th day of January 1851, to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, and leave their claims; and are, on or before the 7th day of February 1851, to prove their debts and claims, or in default thereof they will be excluded the benefit of the said Order.

PURSUANT to an Order of the High Court of Chancery made in a cause Barber against Hickey, the creditors of Frances Isabella Hickey, late of No. 3, Elizabeth-terrace, St. Heliers, in the island of Jersey. Widow, deceased (who died on or about the 5th day of November 1849), are, by their Solicitors, forthwith to come in and prove their debts before Richard Richards, 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 excluded the benefit of the said Order.

made in a cause Drewitt against Rushbrooke, the creditors of The Right Honourable George Alan Viscount Midleton, late of Peper Harow, near Godalming, in the county of Surrey, deceased (who died on or about the 1st day of November 1848), are, by their Solicitors, forthwith to come in and prove their debts before James William Farrer, 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 excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery made in certain causes of Harvey v. Stracey and Harvey v. Carter, the next of kin of Sarah Morrison, of Eaton, in the county of Norwich, deceased, wife of Archibald Morrison, of the same place, Esquire, deceased (who died on or about the 15th day of February 1827), living at her decease, or the legal personal representative or representatives of him, her, or them, as is or are dead, are, by their Solicitors, forthwith to come in and prove his, her, or their kindred before James William Farrer, 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 excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery made in a cause Gelson against Gelson, the creditors of Richard Gelson, of Sculcoates. in the county of York, Wine and Spirit Merchaut, deceased (who died on or about the 2nd day of October 1849), are, by their Solicitors. forthwith to come in and prove their debts before James William Farrer, 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 excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause of Carne v. Curtis, the creditors of William Lamb Curtis, late of No. 25, Newgate-street, in the city of London, Meat Salesman (who died on the 3rd of July 1850), are forthwith to come in and prove their debts before Sir William Horne, 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 of Bullen v. Bullen, the creditors of Henry Bullen, formerly of Kelvedon, in the county of Essex, and late of No. 8, High-street, in the town of Southampton, Gentleman (who died on the 12th day of February 1843), are forthwith to come in and prove their debts before Sir William Horne, 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.

DURSUANT to a Decree of the High Court of Chancery made in a cause of Bullen v. Bullen, the creditors of the Revd. Charles Bullen, late of Blackpool, in the parish of Bispham, in the county of Lancaster, Clerk (who died on or about the 30th of November 1846), are forthwith to come in and prove their debts before Sir William Horne, 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 an Order of the High Court of Chancery made in a cause of Smith v. Smith, the creditors of Eleanor Smith, late of Henry street, Hammersmith, in the county of Middlesex, widow (who died on the 4th day of January 1850), are forthwith to come in and prove their debts before Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancerylane, London, or in default thereof they will be excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery made in a cause Johnson v. Newton, the creditors of John Vickers, late of Broomhill, near Sheffield, in the county of York, Gentleman (who died on or about the 22nd day of May 1842), are, by their Solicitors, on or before the 20th day of January 1851, to come in before John Elijah Blunt, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their debts, 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 certain causes, intituled Lautour v. Marjoribanks, Lautour v. Lautour, Lautour v. Holcombe, Lautour v. Farquhar, Lautour v. Majoribanks, Lautour v. Jervoise, and Lautour v. Tucker, the creditors of Joseph Francis Louis Lautour, formerly of Madras, in the East Indies, but late of Devonshire-place, in the parish of Saint Marylebone, in the county of Middlesex, Esquire, (who died on the 26th day of March 1803), are, by their Solicitors, forthwith to