deceased, given, devised, and bequeathed, in trust for John Jervis Howett, since deceased, Joseph Charles Howett, Frederick Robert Cautwell, since deceased, Spencer Robert Lewin, and Jessie Augusta, his wife, formerly Jessie Augusta, Controll Hornic, October and Frances Ann his gusta Cantwell, Horatio Ockerby, and Frances Ann, his wife, formerly Frances Ann Heard, George Bishop, and Josephine, his wife, formerly Josephine Heard, Richard Heard, Helen Ruth Heard, since deceased, William Doyle, and Jane Frances, his wife, formerly Jane Frances Arntz, John Frances, Wood since deceased, and Inlines Light to the Company Wood since deceased, and Inlines Light to the Company Wood since deceased, and Inlines Light to the Company Wood since deceased, and Inlines Light to the Company Wood since deceased, and Inlines Light to the Company Wood since deceased, and Inlines Light to the Company Wood since deceased, and Light to the Company Wood since deceased and Light to the Company Wood since deceased and Light to the Company Wood since deceased and Light to the Company with the Company of th John Freeman Wood, since deceased, and Juliana Lisetta, his wife, formerly Juliana Lisetta Arntz, the Reverend George Gepp, and Emma Sophia, his wife, formerly Emma Sophia Arntz, since deceased, Albert Arntz, Robert Richard Arntz, Hubbersty Maddison Tweddell, and Augusta Mary Arntz, George Potter, since deceased, and Harriett Court-ney Potter, his wife, formerly Harriett Courtney Wilkinson, Richard Hattam Wilkinson, Henry Wilkinson, Frederick James Wilkinson, George Pleydell Neale Wilton, and Elizabeth his wife, formerly Elizabeth Plaistowe, since deceased, the Reverend Frederick Wilkinson, and Frances Latham, his wife, formerly Frances Latham Plaistowe, Sarah Plaistowe, John Plaistowe, since deceased, George Alexander Plaistowe, since deceased, Francis Gifford, since deceased, and Harriet Ann, his wife, formerly Harriet Ann Plaistowe, Frederick Unwin, since deceased, and Ann King, his wife, formerly Ann King Plaistowe, Grandchildren, or Husbands of Grandchildren of the said Joseph Cantwell; and all persons otherwise claiming to be entitled to the proceeds to arise from the sale of the freehold and leasehold estates of the said Joseph Cantwell, deceased, are by their Solicitors, or or before the 10th day of March, 1859, to come in and prove their claims, at the chambers of the Master of the Rolls, in the Rolls Yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Tuesday, the 15th day of March, 1859, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims .- Dated this 9th day of February, 1859.

URSUANT to a Decree of the High Court of Chancery, made in a cause Catherine Elizabeth Powell and others, infants, by James Turner Powell, their father and next friend, plaintiffs, against John Hellicar and others, defendants, the creditors of Elizabeth Fuidge, late of Parkplace, in the parish of Clifton, in the city of Bristol, Widow, who died on or about the 13th day of July, 1858, are, by their Solicitors, on or before the 1st day of March, 1859, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said decree. Monday, the 7th of March, 1859, at twelve o'clock at noon at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 3rd day of February, 1859.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Tackle against Reeves, the creditors of Stephen Barrow, late of Bexhill, in the county of Sussex, Farmer, who died in or about the month of January, 1848, are, by their Solicitors, on or before the 7th March, 1859, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancerylane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 14th day of March, 1859, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 9th day of February. 1859.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Charles Turner and another against Mary Ann Rickard, the creditors of Elizabeth Rickard, late of Tickhill, in the county of York, Tea Dealer and Grocer, who died in or about the month of May, 1855, are, by their Solicitors, on or before the 12th day of March, 1859, to come in and prove their debts at the chambers of the Vice-Chancellor Sir Richard Torin Kindersley. No. 3. Stone-buildings. Lincoln's-inn, Mid-Kindersley, No. 3, Stone-buildings, Lincolu's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 16th day of March, 1859, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the said claims.—Dated this 9th day of February, 1859.

PURSUANT to an Order of the High Court of Chan-DURSUANT to an Order of the High Court of Chancery, made in a cause Constance Emily Letitia Owen, an infant, by William Owen, her grandfather and next friend, against Mary Rebecca Owen, Widow, the creditors of Thomas Owen, late of No. 2, Bucklersbury, in the city of London, Solicitor, who died on the 15th day of June, 1857, are, by their Solicitors, on or before the 23rd day of March 1859, to come in and prove their claims at the chambers of the Vice-Chancellor, Sir John Stuart, at No. 11, Old-square, Lincoln's-inn, Middlesex, or in defult thereof they will be peremptorily excluded from the benefit of the said Order. Saturday, the 26th day of March, No. 22229.

1859, at one o'clock in the afternoon, at the said cham bers, is appointed for hearing and adjudicating upon the claims .- Dated this 9th day of February, 1859.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Sarah Ravis, Spinster, late of 86, Gwyne-buildings, Islington, in the county of Middlesex, deceased, and in a cause Sarah Birds-eye against Charles Frederick Ravis, the next of kin of the eye against Charles Frederick Ravis, the next of kin of the said Sarah Ravis, living at the time of her death, which happened in or about the month of December, 1858, and the personal representatives of any such next of kin, who have died since her death, are, by their Solicitors, on or before the 21st day of March, 1859, to come in and prove their claims, at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's and the same statements of the Stuart, No. 12, Old-square, Lincoln's the same statements of the Stuart, No. 12, Old-square, Lincoln's the same statements of the Stuart, No. 12, Old-square, Lincoln's the same statements of the Stuart, No. 12, Old-square, Lincoln's the same statements of the Stuart, No. 12, Old-square, Lincoln's the same statements of the Stuart inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the 23rd day of March, 1859, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 7th day of February, 1859.

URSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Sarah Ravis, Spinster, late of No. 86. Gwyne-buildings, Islington, in the county of Middlesex, deceased, and in a cause Sarah Birdseye against Charles Frederick Ravis, the creditors of the said Sarah Ravis, who died in or about the month of December, 1858, are, by their Solicitors, on or before the 21st day of March, 1859, to come in and prove their claims at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the 23rd days of March, 1859, at the said Order. day of March, 1859, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 7th day of February, 1859.

DURSUANT to a Decree of the High Court of Chancery, made in a cause William Henry Solly and another against Edmund Fowle and others, the creditors of James against Edmund Fowle and others, the creditors of James Smith Solly, late of the town and port of Sandwich, in the county of Kent, Solicitor, who died in or about the month of December, 1853, are, by their Solicitors, on or before the 28th day of February, 1859, to come in and prove their debts, at the chambers of the Vice-Chancellor Sir William Page Wood, No. 11, New-square, Lincoln's-inn, in the county of Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Friday the 4th day of March, 1859, at twelve o'clock noon, at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 8th hearing and adjudicating upon the claims .- Dated this 8th day of February, 1859.

DURSUANT to a Decree of the Court of Chancery, of I the county palatine of Lancaster, made on the 2nd day of February, 1859, in a cause Robert Stott, against Ann Cooper, and others, the creditors of Thomas Cooper, late of Paghouse Mill, near Haslingden, in the said county palatine of Lancaster, Woollen Manufacturer, who died on the 31st day of October, 1854, are by their Solicitors on or before the 12th day of March next, to come in and prove their debts or claims, at the office of the Registrar, for the Manchester district, of the said Court of Chancery, of the county palatine of Lancaster, situate at No. 4, Norfolk street, Manchester aforesaid, or in default thereof, they will be per-emptorily excluded from the benefit of the said Decree.— Dated this 9th day of February, 1859.

Dated this 9th day of February, 1859.

OTICE is hereby given, that by an indenture, bearing date the 26th day of Junuary, 1859, and made between Robert Codd, of No. 51, Queen-street, in the borough of Devonport, in the county of Devon, Grocer, of the first part; Walter Henry Peat, of Gunnislake, in the parish of Culstock, in the county of Cornwall, Granite Merchant, and Robert Conway, of No. 2, Albany-villas, in the borough of Plymouth, in the county of Devon, Accountant, of the second part; and the several persons whose names and seals are thereunto subscribed and set, being respectively creditors of the said Robert Codd, of the third part; he the said Robert Codd did assign and transfer unto the said Walter Henry Peat and Robert Conway, their executors, administrators and assigns, Conway, their executors, administrators and assigns, all his stock in trade, goods, wares, merchandizes, fixtures, books of account, debts, securities for money, and other his personal estate and effects, upon certain trusts therein mentioned, being for the equal benefit of all the creditors of the said Robert Codd, who should execute the said indenture as therein is mentioned; and that the said indenture was duly executed by the said Robert Codd, and Robert Conway, on the day of the said date thereof, and by the said Walter Henry Peat, on the 5th day of February, 1859; and that the said indenture was executed by the said Robert Codd, Robert Conway, and Walter Henry Peat respectively, in the presence of, and is attested by, John Williams Matthews, of No. 10, Green-street, in Plymouth aforesaid, Solicitor.—Frankfort Chambers, Plymouth, February, 1859.

No. 22229.