the 24th day of June, 1860, and whose will was proved in the District Registry of Her Majesty's Court of Probate at Llandaff, in the said county, or or about the 8th day of April, 1861), are hereby required to send in their claims against the estate of the said deceased to Messrs. Howell Griffith, Evan Lewis, and David David, the executors of the said will, at the offices of the undersigned, Messrs. Verity and Middleton, the Solicitors of the said executors, on or before the 23rd day of September next, after which on or before the 23rd day of September next, after which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, demands, or claims of which the said executors shall then have notice.—Dated this 21st day of August, 1861. VERITY and MIDDLETON, Bridgend, Glamor-conduct Solicity to the said Francesco

ganshire, Solicitors to the said Executors.

GEORGE FAREWELL JARMAN, Deceased.

Pursuant to an Act of Parliament, made and passed in the 22nd and 23rd years of the reign of Her present Majesty, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claim or demand upon or against the estate of George Farcwell Jarman, late of Upper Berkeley-street, in the county of Middlesex, Esq. (who died on the 19th day of November, 1857, and whose will was proved on the 3rd day of December, 1857, in the Prerogaproved on the 3rd day of December, 1037, in the Freroga-tive Court of Canterbury, by William Blake and George Pope, the executors therein name1), are hereby required to send the particulars of their respective debts or claims, upon or against the said estate to Messrs. Dawes and Sons, of Angel-court, Throgmorton-street, in the city of London, the Solicitors for the said executors, on or before the 28th day of September next, after which time the executors will proceed to distribute the whole of the assets of the said George Farewell Jarman, deceased, having regard only to the claims of of which they shall have had notice.—Dated

this 16th day of August, 1861. DAWES and SONS, No. 9, Angel-ccurt, Throg-morton-street, London, Solicitors for the said Executors.

Re ELIZABETH WHITTINGTON, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vizt., cap. 36, "An Act to further amend the Law of Property, and to relieve Trustees."

A LL creditors and others having any claims or demands against the estate of Elizabeth Whitington, late of Wootton Wawen, in the county of Warwick, widow, de-deceased (who died on or about the 31st day of May, 1861, and whose will was proved on the Olss day of August in-stant) are on or before the 1st day of October next, to send in their claims or demands to Messrs. John Durning and Charles Durning, both of Brailes, in the county of Warwick, the executors of the said deceased, at the offices of Messrs. Hancock and Uiron, of Shipston-on-Stour, in the county of Worcester; and is default thereof the said exe-cutors will proceed to distribute the assets of the said decreased among the parties entitled thereto, having regard to the claims of which the said executors may then have notice; and will not be liable for such assets, or any part thereof, so distributed, to any person of whose claims they shall not have then had notice.-Dated this 22nd day of August, 1861

HANCOCK and HIRON, Solicitors to the Executors.

## WILLIAM BRINSDEN, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Victoris, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

the Law of Property and to relieve Trustees." A LL creditors and other persons having claims against the estate of William Brinsden, late of Elcot-mill, in the parish of Preshute, in the county of Wilts, Gentle-man, deceased (who died at Elcot-mill aforesaid on the 21st day of March, 1861, and whose will was on the 3rd day of Jaly, 1861, proved in Her Majesty's Court of Probate, in the Dis:rict Registry thereof for the county of Wilts, at Salisbury, by Thomas Vaisey Stiles and William Clark Merriman, bo h of Marlborough, in the said county of Wilts, Gentleman, the executors of the said will), are hereby required to send particulars of their claims will), are hereby required to send particulars of their claims to us, the undersigned, on their behalf, at our office, in Marlborough aforesaid, on or before the 1st day of October next; and notice is also hereby given, that immediately after the said 1st day of October, the said Thomas Vaisey Silles and William Clark Merriman will proceed to dis-tribute the assets of the said testator among the persons entitled thereto, having regard to the debts, claims, and demands of which they shall have had notice, on or before the said 1st day of October, and that they will not be answerable or liable for such assets, or any part thereof, to any person or persons of whose claims or demand notice shall not have been received as aforesaid.—Dated this 19th

day of August, 1861. T. B. and W. MERRIMAN and GWILLIM, Solicitors, Mariborough, Wilts.

TO be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Annesley v. Mogg, with the approbation of the Master of the Rolls, in six lots, by Messrs. Wainwrights and Heard, the persons appointed by the said Judge, at the Farrington Ion, Farrington Gurney, in the county of Somerset, on Wednesday, the 11th day of September, 1851, at three o'clock precisely: Carting freehold, convhold and leasehold exteres situate

Certain freehold, copyhold, and leasehold estates, situate in the parishes of Farrington Gurney, Paulton, High Little-ton, Timsbury, and Midsomer Norton, in the county of Somerset.

merset. Particulars whereof may be had of Mr. George Annesley, of No. 64, Lincoln's-inn-fields, London, Solicitor: of Messrs. Tatham and Proctor, of No. 36, Lincoln's-in-fields, London, Solicitors; of Mr. William Tanner, of Shannon-court, Bristol, Solicitor; of Messrs. Whitaker, Whitaker, and Woolbert, of No. 12, Lincoln's-inn-fields, London; of Manuer Dhine and Mathematic Schurtter Mathematics Messrs. Phipps and Mackay, of Shepton Mallet, Solici-tors; of Messrs. Bridges and Son, Red Lion-square, London, Solicitors; of Messrs. Boys and Tweedie, of Ely-place, London, Solicitors; and of Messrs. Wainwrights and Heard, Auctioneers, Shepton Mallet.

O be sold, pursuant to an Order of the High Court of • O be sold, pursuant to an Order of the High Court of Chancery, made in a cause of re Jones, deceased, Bowly v. Wall, with the approbation of the Right Honour-able the Master of the Rolls, in six lots, by Mr. Thomas Streat, the person appointed by the said Judge, at the Bull Inn, Burford, in the county of Oxford, on Wednesday, the 18th day of September, 1861, at two o'clock in the afternoon precisely. precisely :

Certain valuable leasehold property, situate in Fulbrook, in the county of Oxford, comprising nearly 50 acres of very valuable arable and pasture land, a messuage or tenement and four cottages; also an absolute reversionary interest in and four cottages; also an absolute reversionary interest in the sum of £558 7s. 6d., new 3 per cent. annuities (a moiety of a sum of £1,116 15s. like annuities), which will become payable on the death of an old lady, aged 78 years and upwards; also a debt or sum of £177, with interest thereon, secured upon certain property at Fulbrook aforesaid, all which was late the property of Mr. Richard Joues deceased.

Particulars whereof, with conditions of sale, may be had (gratis) of Messrs. Price and Son, Solicitors, Burford, Oxfordshire; Mr. Richard Henry Peacock, Solicitor, No. 3, South-square, Gray's-inn, London; at the Inn, at Fulbrook; of the Auctioneer ; and at the place of sale.

## Howden, Yorkshire.

**No be sold, pursuant to a decree of the High Court of** Leo De sold, pursuant to a decree of the High Court of Chancery, made in a cause of Burland v. Bowman, with the approbation of the Vice-Chancellor Stuart, in one lot, by Mr. Charles Woodall, the person appointed by the said Judge, at Bowman's Commercial Hotel, Howden, in the county of York, on Thursday, the 26th day of September, 1861, at three o'clock precisely: All that well-accustomed hotel, in Howden aforesaid, and now known as Bowman's Commercial Hotel with stabilize

All that well-accustomed hotel, in Howden aloresaid, sou now known as Bowman's Commercial Hotel, with stabling for 50 horses, coach-houses, smithy, pharmacy, and yard thereto belonging, late the property of John Bowman deceased, and now in the occupation of his widow, and suit-

able for carrying on an extensive business. Particulars whereof may be had in London of Mr. C. J. Hampton, of No. 6, New Boswell-court, Lincoln's-inn, London, Solicitor; of Messrs. Williamson, Hill, and Co., No. 10, Great James-street, Bedford-row, London, Solici-tors; and in the Country of Messrs. Burland and Son, of South Cours in the country of Messrs. Burland and Son, of South Course in the country of Messrs. South Cave, in the county of York, Solicitors; of Mr. George England, Solicitor, Howden; of the Auctioneer, Howden; and at the said Hotel.

**DURSUANT** to a Decree of the High Court of Chan-Cameron, Georgiana Cameron, Caroline Augusta Cameron, Frances Ann Gray Cameron, Caroline Augusta Cameron, Frances Ann Gray Cameron, Alan Louisa Cameron, and Rosetta Philippa Cameron, plaintiffs, Nathaniel Cameron defendant, and between Charlotte Mayzod Marcella Elder-ton, wife of the defendant Edward Merrick Elderon, by James Hurch Edwards her next friend nleiptiff accient James Hugh Edwards, her next friend, plaintiff, against Ann Cameron, widow, Letitia Elizabeth Cameron, Georgiana Cameron, Caroline Augusta Cameron, Frances Ann Grey Cameron, Alan Louisa Catherine Cameron, Rosettà Philippa Cameron, and Edward Merrick Elderton, defendants, the creditors of Nathaniel Cameron, formerly of Suraness in the acumty of Clamoran and lete of Lawso Swansea, in the creditors of Natural Cameron, formerly of Swansea, in the county of Glamorgan, and late of Lewes and Hastings, both in the county of Sussex, Esquire, who died in or about the month of April, 1860, and the in-cumbrancers on his real estates, are, by their Solicitors, on or before the 14th day of November, 1861, to come in and prove their debts, at the chambers of the Vice-Chan-cultor Si John Super at No. 12. November, 1960, and the cellor Sir John Stuart, at No. 12, New-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Thursday, the 21st day of November, 1861, at two o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 9th day of August, 1861.

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