Dividends from the Administrator-General's Office, Berbice | Deposited 28th December, 1860.

Name of Estates from which Dividend was awarded.			Amount of Dividend.	
Estate Lakose O. Winter	***	Antoinetta Lakose Salamantie Lakose	<b>#</b> 6 43 6 44	
Estate Hugh Culley	•••	John O'Brien	2 50	

## Deposited 30th December, 1861.

Estate of Juggott, unclaimed dividend	•••	<i>\$</i> 118	90
Komull, unclaimed dividend	•••	132	68
Boodhah, unclaimed dividend	•••	32	91
John Bethune, unclaimed dividend	***	23	37
Bridges, Sherlock, and Co.			
Dividend to Brown, Reid, and Co.,	un-		
claimed		11	25
De Jong and Co., unclair	ned	6	67

L. HOUSTON, Administrator-General of Berbice.

## In Chancery.-Jacobsen v. Blackhurst.

To Juan Francesco Vives, of Valparaiso, in the Republic of Chili, South America, and George Rose Innes, of the same place.

TAKE notice, that a Bill having been filed in the Court of Chancery, in England, by Rudolph Bernard Jacobsen, of Liverpool, in the county of Lancaster, to which Bill you are defendants, but by the names of Francesco Vives and Innes, and a copy of such bill, together with a copy of interrogatories thereto having been duly served on you according to an order of his Honour the Vice-Chancellor Sir William Page Wood, made in the above suit in that behalf, and dated the 11th day of June, 1861, and no appearance having been entered by you or either of you, in the said ance having been entered by you, or either of you, in the said suit, and no answer to the said interrogatories having been filed by or on behalf of you, or either of you, now this is to give you notice that this honourable Court will be moved before his Honour the Vice-Chancellor Sir William Page Wood, Lincoln's-inn, in the county of Middlesex, on Thursday, the 20th day of February, 1862, by counsel on behalf of the above-named plaintiff, or so soon after such day as such counsel can be heard. That the bill in the said suit may be taken pro confesso against you the said defendants; and that a decree may be made against you therein as if you had confessed the several matters in the said bill alleged by the plaintiff against you.—Dated the 20th day of January, 1862.

Yours, &c.,
APLES, MAPLES, and PEARSE, No. 6,
Frederick's-place, Old Jewry, city of London, MAPLES, ents for THOMAS PALGRAVE, of Liverpool, Solicitor for the above-named Plaintiff.

In Chancery.

In the Matter of the Trustee Act, 1850; and in the Matter of the Trusts of the Will of William Waterhouse, late of Birmingham, in the county of Warwick, Horse-breaker, Farmer, and Licensed Victualler, deceased; and in the Matter of the Act of Parliament made and passed in the twentieth year of Her present Majesty, intituled, "An Act to facilitate Leases and Sales of Settled Estates; and in the matter of three closes or parcels of freehold land, containing together 7a. 3r. 20p, or thereabouts, situate at or near Fox's-green, in the parish of Yardley, in the county of Worcester, and on the eastern side of a road there called Broad-lane, and now or late in the occupation of John Rabone; and of a close or parcel of freshold land, containing 2a. 1r. 34p., or thereabouts, situate at or near Haycock's, otherwise Acock's-green; in the parish of Beckenhill, in the county of Warwick, and on the western side of the turnpike road there leading from Warwick to Birmingham, and now or late in the occupation of the said John Rabone, all devised in settlement by the said

NOTICE is hereby given, that a petition was, on the 21st day of December, 1861, presented to the Lord High Chancellor in the above matters, by Thomas Walker, of Meriden-street, Birmingham, in the county of Warwick, Brass Founder, and Sarah Ann, his wife, praying, amongst other things, that general powers of leasing all or any part or parts of the said three closes or parcels of land in the parish of Yardley aforesaid, and the said close or parcel of land in the parish of Beckenhill aforesaid, for building purposes, may, subject to the provisions and restrictions in the said secondly above-mentioned Act contained, be vested in Charles Worwood Dicken and Joseph Lawrence, and the survivor of them or other the trustees or trustee for the time being of the said testator's said will, and that the leases to be made in exercise of such power, to be in such terms and conditions and to contain such covenants, contains and still the surveyed of by the ditions and stipulations, as shall be approved of by the Judge to whose Court this matter is attached, and that a copy of the order to be made on the said petition, may be indorsed on the probate of the said testator's said will; and notice is hereby further given, that the petitioners may be served with any Order of the Honorable Court or of the Judge in Chambers, or notice relating to the subject of this petition at the office of their agent, Mr. Frederick Hatton, of No. 17, Essex-street, Strand, in the county of Middlesex.—Dated this 15th day of January, 1862.

In Chancery.—The Master of the Rolls.

In the Matter of the Acts of Parliament, made and passed in the sessions holden in the 19th and 20th and 21st and 22nd years of the reign of Her present Majesty respec-tively, entitled "An Act to facilitate Léases and Sales of Settled Estates," and "An Act to amend and extend the Settled Estates Act of 1856," and in the Matter of cer-tain pieces or parcels of land and hereditaments, situate at Colney Hatch, in the parish of Edmonton, in the county of Middlesex, part of the estates devised by the will of Francis Smith Foxwell, late of Tollington-park, Islington, in the county of Middlesex, Gentleman, deceased.

OTICE is hereby given, that a Petition in the above-named matters has been presented to his Honour, the Master of the Rolls, by Eleanor Lintott, of No. 4, Regina-Master of the Rolls, by Eleanor Lintott, of No. 4, Reginaroad, Tollington-park, in the county of Middlesex, Spinster (otherwise called or known as Eleanor Foxwell), Jonathan Hazell, of Strond-green, Horney, in the county Middlesex, Jeweller, Frances Helena Foxwell, Spinster, Arthur Lintott, Frank Lintott, Eleanor Louise Lintott, and Percy Lintott, all of Regina-road aforesaid, Infants, by Joseph Collins, of No. 35, Camden-square, Camden-road, Gentleman, their guardian appointed by this Honourable Court, by order, dated the 20th day of January, 1862, for the purpose of making that application, and Catherine, Cole, of No. 2, Regina-road aforesaid, Widow, for an order that a provisional agreement, dated the 21st day of December, 1861, in the agreement, dated the 21st day of December, 1861, in the said petition mentioned, may be approved of, and that it may be referred to Chambers to settle a proper lease for carrying out the said agreement, and for demising and leasing the said lands and hereditaments, and that the petitioners, Eleanor Lintott and Jonathan Hazell, or the survivor of them, may be directed and appointed to execute the said leases pursuant to the said agreement as lessors or lessor; and notice is hereby also given, that the said peti-tioners may be served with an order of the said Court, or notice relating to the subject of the said petition, at the office of Messrs. Boulton and Sons, Solicitors, 21A, Northampton-square, Clerkenwell, Middlesex.—Dated this th day of February, 1862.

BOULTON and SONS, 21A, Northampton-square, Clerkenwell, Solicitors for the above named Petitioners.

Petitioners.

DURSUANT to a Decree of the High Court of Chan-DURSUANT to a Decree of the High Court of Chancery, made in a cause Eyston v. Fotheringham, the specialty creditors of Robert Hamilton Fotheringham, late of Kingsbridge House, Southampton, who died on or about the 19th day of March, 1860, are, by their Solicitors, on or before the 28th day of February, 1862, to come in and prove their debts at the chambers of the Vice-Chancellor Sir Richard Torin Kindersley, situate and being No. 3, Stone-buildings, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Tuesday, the 4th day of March, 1862, at twelve o'clock at noon, at the said chambers, is appointed at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 31st day of January, 1862.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Ravenacroft against Jones, the creditors of Joseph Jones, late of Ramsey, in the county of Huntingdon, Farmer, who died in or about the month of February, 1859, are, by their Solicitors, on or before the 28th day of February, 1862, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rolls, are default thereof deors, at the can peers of the Master of the Kolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Friday, the 7th day of March, 1862, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 29th day of January, 1862.

JURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Thomas Potts, deceased, and in a cause of Beard against Hine, the creditors of the said Thomas Potts, late of Sutton, in the creditors of the said Thomas Potts, late of Sutton, in the county of Chester, Geutleman, who died in or about the month of August, 1855, are by their Solicitors on or before the 24th day of February, 1862, 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 Order. Monday, the 3rd day of March, 1862, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 27th day of January, 1862.