

might be carried over to a separate account, to be entitled "The Share of Harriett Turner, Charles Bovill Smith and Ellen his Wife, and George Edward Gittens and Harriett his Wife in the residuary leasehold for lives estate of the testator John Fidlin," and one moiety of the monies arising from the sale of the said leasehold for years hereditaments might be carried over to a separate account, to be entitled "The Share of Harriett Turner, Charles Bovill Smith and Ellen his Wife, and George Edward Gittens and Harriett his Wife in the residuary leasehold for years estate of the testator John Fidlin," and that the dividends and annual income to arise from the same so respectively carried over might be paid to the petitioner Harriett Turner, on her separate receipt during her life or until further order, and that the remaining moiety of the monies arising from the sale of the said freehold hereditaments might be carried over to a separate account, to be entitled "The Share of Ann Evans and her children, and Charles Bovill Smith and Ellen his Wife, and George Edward Gittens and Harriett his Wife in the residuary leasehold for years estate of the testator John Fidlin," and the remaining moiety of the monies arising from the sale of the said leasehold for lives hereditaments might be carried over to a separate account, to be entitled "The Share of Ann Evans and her children, and Charles Bovill Smith and Ellen his Wife, and George Edward Gittens and Harriett his Wife in the residuary leasehold for lives estate of the testator John Fidlin," and that the monies arising from the sale of the said leasehold for years hereditaments might be carried over to a separate account, to be entitled "The Share of Ann Evans and her children, and Charles Bovill Smith and Ellen his Wife, and George Edward Gittens and Harriett his Wife in the residuary leasehold for lives estate of the testator John Fidlin," and that the dividends and annual income to arise from the shares so carried over might be paid to the said Ann Evans, on her separate receipt during her life, or until further order, or that his Lordship would make such further or other order as the circumstances of the case might require.

And notice is hereby also given, that the petitioners may be served with any Order of the Court, or notice relating to the subject of the said Petition, at the offices of their Solicitor, Mr. Houghton, situate at No. 15A, St. Helens, in the city of London.

In Chancery.

In the Matter of Two Shares of the late Shadwell Water Works.

WHEREAS under the direction of his Honour the Vice-Chancellor Sir Richard Torin Kindersley, a notice was inserted in the London Gazette of the 11th day of December, 1863, in the Times newspaper of the 12th, 19th, and 26th days of December last, and in certain other papers by which all persons claiming to be entitled to the sum of £7,726 16s. 10d. Bank £3 per cent. Annuities. £6,382 5s. 3d. Bank Stock, and £21,601 17s. 10d. New £3 per cent. Annuities therein mentioned, and which Bank Annuities and Stock represented the amount paid into the Court of Chancery in respect of two unclaimed shares in the above Company, were directed to prove their claims and make out their title in respect of the said two unclaimed shares, at the chambers of the said Vice-Chancellor, on the day therein mentioned and since past; and whereas no person representing the owner of the said two unclaimed shares appeared on the day named by the said notice to make a claim in respect thereof; and whereas it appears from certain papers or memoranda which have been produced in chambers, that at some periods between the year 1688 and 1809 such two unclaimed shares have been dealt with by persons of the respective names of Boone, Roberts, Baker, Raymond, Goodall, and Hurt, but there is no evidence of any absolute ownership of such shares in any of such persons; and whereas the persons named in the first column, hereunder written, were, in or about 1638, the owners of the thirty-six shares into which the said Shadwell Water Works were then divided, and those appearing in the second column are supposed to have been owners of the said thirty-six shares some years afterwards, and those whose names appear in the said former advertisement were, in the year 1800, the owners of thirty-four of such thirty-six shares; and the said owners of the last-mentioned thirty-four shares (or their representatives) claim to be entitled to the said Bank Annuities and Stock representing the said two unclaimed shares as aforesaid in the event of no other claim being substantiated thereto. Now this is to give notice, that, in pursuance of an order made in this matter, dated the 20th day of June, 1862, all persons now claiming to be entitled to the said two unclaimed shares in the said Shadwell Water Works or the said several sums of Bank Annuities and Stock, are, by their Solicitors, on or before the 25th day of April next, to come in and prove their claims and make out their title at the chambers of the Vice-Chancellor Sir Richard Torin Kindersley, No. 3, Stone-buildings, Lincoln's-inn, Middlesex, or in default thereof such order will be made as to the Court shall seem fit. Monday, the 2nd day of May, 1864,

at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated the 12th day of March, 1864.

The Columns before referred to:—

First Column.		Second Column.	
Original Owners of Shares in 1688.		Supposed Owners some years later.	
No. of Shares.		No. of Shares.	
6	Thomas Neale.	6	Thomas Neale, Esq.
1	Sir William Hicks.	2	Sir Hugh Evance.
1	William Blatthwate.	2	Sir Row. Ayn-worth.
2	Thomas Dong.	1	Sir John Sweetapple.
2	Anthony Rowe.	1	Sir John Feche.
5	Ralph Bucknall.	2	Sir Henry Bellesses.
1	Ditto upon trust.	3	Ralph Bucknall, Esq.
3	Philip Burton.	2	Anthony Rowe, Esq.
1	Ambrose Isted.	1	Colonel Henry Rowe.
4	Richard Goodall.	1	Mr. Ralph Marshall.
1	John Feche.	1	Mr. Richard Bodington.
2	Robert Beaufoy.	8	Mr. Thomas Williams.
2	Thomas Williams.	1	Mr. John Coggs.
1	John Coggs.	3	Madame Burton.
1	Henry Rowe.	1	Sir Jeremiah Sambrook.
2	John Adams.	1	Harry Hicks, Esq.
1	Alexander Meers.	1	Mr. George Jarvis.
		2	Mr. William Hurt.
		2	Mr. Richard Goodall.

36

36

Croydon, Surrey.

MESSRS. BLAKE, have been appointed by the Master of the Rolls, to sell by auction, at the Ship Inn, Croydon, on Saturday, the 9th day of April, 1864, at two for three o'clock in the afternoon, in two lots, pursuant to an Order of the High Court of Chancery, made in the cause of *Overton v. Crittall*.

Four leasehold residences, situate and being Nos. 49, 51, and 52, North End, Croydon, subject to the estate for life therein, of a Gentleman, now in the 73rd year of his age, and also as to No. 52, to the contingent interest therein of a married lady, now in the 35th year of her age, and of her children, provided she survive the said gentleman.

Particulars and conditions of sale may be had of Messrs. Blake, Croydon; of Messrs. Cutler and Weall, Solicitors, No. 5, Bell-yard, Doctors' Commons; of Messrs. Drummonds, Robinson, and Till, Solicitors, Croydon; and of Messrs. Dynes and Harvey, Solicitors, No. 61, Lincoln's-inn-fields.

Norton, in the East Riding of the county of York, and Bulmer, near Castle Howard.

TO be sold by auction (pursuant to an order in Chancery in the cause *Setchfield and another v. Barnby and another*, with the approbation of the Vice-Chancellor Sir John Stuart) by Messrs. Boulton and Son, at the Royal Oak-inn, Norton, on Thursday, the 7th of April, 1864, at two o'clock in the afternoon.

1. A valuable plot of freehold and tithed free building ground at Norton aforesaid, having frontages to Wood-street and Hope-street, and containing about 1618 square yards, and in the occupation of Mr. Wm. Lovel.

The above will be offered in one lot, and if not sold then in six lots, all eligible for building on.

2. Nine freehold cottages in the village of Bulmer aforesaid, with the out-buildings and plot of ground contiguous thereto laid out in gardens, the whole containing about 1610 square yards, and now in the occupation of yearly tenants at yearly rents, amounting in all to £24 5s.

The premises may be viewed by permission of the tenants. Further particulars and conditions of sale may be obtained of Messrs. Hicks and Son, Solicitors, Gray's-inn, London; and of Mr. J. C. Wise, Land Agent, Malton (where plans of the lots may be seen), and of Messrs. Walker and Langbourne, Solicitors, Malton.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of *Marter against Marter*, the creditors of William Marter, the Elder, late of Shelley's Farm, Knockholt, near Sevenoaks, in the county of Kent, Farmer, deceased, who died in or about the month of November, 1859, are, by their Solicitors, on or before the 13th day of April, 1864, to come in and prove their claims, at the chambers of the Master of the Rolls, in the Roll's-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 18th day of April, 1864, 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 March, 1864.

PURSUANT to a Decree of the High Court of Chancery, made in a cause wherein James Levilly is Plaintiff and James Parker (since deceased) and others are Defendants, the creditors of Thomas Comyns Parker, late