

Jane Hughes, Richard Hughes, and Jannet Hughes (since deceased), infants under the age of twenty-one years, by **Richard Morris Griffith**, their Guardian, defendants, the creditors of **Richard Hughes**, late of **Min y don, Menai Bridge**, in the town and county of **Anglesea, Gentleman**, who died in or about the month of **May, 1868**, are, on or before the **18th day of April, 1870**, to send by post, prepaid, to **John William Hughes**, of **Bangor**, in the county of **Carnarvon**, of the firm of **Barber and Hughes**, of **Bangor** aforesaid, the Solicitors of the defendants, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor **Sir Richard Malins**, at his chambers, situated **No. 3, Stone-buildings, Lincoln's-inn**, in the county of **Middlesex**, on **Monday, the 25th day of April, 1870**, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this **16th day of March, 1870**.

PURSUANT to a Decree of the High Court of Chancery, made in a cause **Rollings against Rollings**, the creditors of **Edward Rollings**, late of **Morton**, in the county of **Lincoln, Farmer** (who died on or about the 7th day of **August, 1869**, are, on or before the **15th day of April, 1870**, to send by post, prepaid, to **John Leonard Bell, Esq.**, of **Bourn**, in the county of **Lincoln**, the Solicitor for the plaintiff, **Edward Rollings**, the acting executor of the deceased, their Christian and surnames, and the Christian and surnames of any partner or partners, their addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor **Sir Richard Malins**, at his chambers, situate **No. 3, Stone-buildings, Lincoln's-inn, Middlesex**, on **Wednesday, the 27th day of April, 1870**, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this **14th day of March, 1870**.

PURSUANT to a Decree of the High Court of Chancery, made in a cause **Hoffmann against Vallé**, the creditors of **Philip Vallé**, late of **No. 20, Brompton-square, Brompton**, and **No. 21, Haymarket**, both in the county of **Middlesex, Italian Warehouseman** (who died on the **5th day of March, 1869**), are, on or before the **14th day of April, 1870**, to send by post, prepaid, to **Mr. William Copard Beaumont**, of **No. 23, Lincoln's-inn-fields, Middlesex**, a member of the firm of **Messrs. Beaumont, Thompson, and Beaumont**, the Solicitors of the defendants in this cause, their full Christian and surnames, and addresses and descriptions, the Christian and surnames of any partner or partners, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor **Sir William Milbourne James**, at his chambers, situate at **No. 11, New-square, Lincoln's-inn, Middlesex**, on **Saturday, the 23rd day of April, 1870**, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this **14th day of March, 1870**.

PURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of **Walter Corp**, and in a cause **Corp v. Masters** and another, the creditors of **Walter Corp**, late of **West Pennard**, in the county of **Somerset, Yeoman**, deceased, who died in or about the month of **November, 1866**, are, on or before the **7th day of April, 1870**, to send by post, prepaid, to **Messrs. Holman and Bath**, of **Glastonbury, Somerset**, the Solicitors of the defendant, **Sarah Masters**, the administratrix of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Vice-Chancellor **Sir John Stuart**, at his chambers, situated at **No. 12, Old-square, Lincoln's-inn, Middlesex**, on **Thursday, the 14th day of April, 1870**, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this **12th day of March, 1870**.

PURSUANT to a Decree of the High Court of Chancery, made in a cause **Walker and another v. Walker and another**, the creditors of the **Reverend Edward Brown**, Clerk, deceased, late **Vicar of Addingham**, in the county of **Cumberland**, who died in or about the month of **February, 1868**, are, on or before the **15th day of April, 1870**, to send by post, prepaid, to **Mr. Edwin Hough**, or **Carlisle**, the Solicitors of the defendants, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities

(if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor **Sir John Stuart**, at his chambers, **No. 11, Old-square, Lincoln's-inn, Middlesex**, on **Thursday, the 21st day of April, 1870**, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this **15th day of March, 1870**.

Stockport Bank.—Heaton Norris.

In Chancery.—**Hughes v. Lyon.—Hughes v. Dumbell.**
ON the **17th day of March, 1864**, a sum of **£595 16s. 4d.** was paid into the Bank of England to the credit of the cause **Hughes v. Lyon**, by the receiver in the said cause, and it was alleged by the said receiver that such sum was reserved for and applicable to the payment of twelve of the creditors of the **Stockport Bank** whose dividends had not then been paid. The names of the creditors of the **Stockport Bank** are contained in the schedule to a deed dated the **27th day of June, 1794**, and a copy of such schedule and of the schedule to an answer in the original cause, sworn **3rd December, 1798**, shewing payments made to various persons on account of their debts, may be inspected at the office of **Mr. William Berry**, Solicitor, **No. 62, Chancery-lane, London**.—Pursuant to two orders made in these causes, all persons claiming either as such twelve creditors or as parties entitled otherwise under the provisions of the said deed, or otherwise, or their respective legal personal representatives to be entitled to the said sum of **£595 16s. 4d.** and accumulations thereof (now represented by **£4293 10s. 2d. Bank £3 per cent. annuities and £63 1s. 2d. cash**), are on or before the **21st day of April, 1870**, to come and prove their claims at the chambers of the Vice-Chancellor, **Sir John Stuart, No. 13, Old-square, Lincoln's-inn, Middlesex**, or in default thereof they will be peremptorily excluded from the benefit of the said Orders. **Thursday, the 5th day of May, 1870**, at twelve at noon is appointed for hearing and adjudicating upon the claims.—Dated this **2nd day of March, 1870**.

The Bankruptcy Act, 1861, and the Bankruptcy Amendment Act, 1863.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the **19th day of March, 1869**, by **Ralph Leith Gordon**, of the **Commercial Hotel, Frog-street, Tenby**, in the county of **Pembroke, Innkeeper and Ale, Wine, and Spirit Merchant**.

THE creditors of the said **Ralph Leith Gordon** who have not yet sent in their claims are required, on or before the **11th day of April, 1870**, to send by post, prepaid, to the undersigned, **Mr. Henry Tyrrell**, of **No. 14, Gray's-inn-square, London**, Solicitor to the trustees of the estate of the said **Ralph Leith Gordon**, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them; or in default thereof they will be excluded from the benefit of the **First and Final Dividend**, which will be declared after the said **11th day of April**, out of the said estate.—Dated the **17th day of March, 1870**.

HENRY TYRRELL, **No. 14, Gray's-inn-square, London**, Solicitor to the Trustees of the said Deed.

The Bankruptcy Amendment Act, 1868.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the **5th day of August, 1869**, by **John Petherick**, of **Camborne**, in the county of **Cornwall, Ironmonger**.

NOTICE is hereby given, to all creditors who have not already sent in their claims, or signed the deed, or assented thereto, to send them to me the undersigned, **John Rule Daniell**, of **Camborne**, in the county of **Cornwall**, on or before the **26th day of March** instant, or they will be excluded from all benefit of the said assignment.—Dated, **Camborne, 15th March, 1870**.

JOHN R. DANIELL, **Camborne, Cornwall**, Solicitor for the Trustees under the said Deed.

In the Matter of **James Hinton Baverstock**, late of **Peckham Grove Brewery, Peckham Grove, Camberwell**, in the county of **Surrey, Brewer, a Bankrupt**.

NOTICE is hereby given, that the creditors' assignee of the above-mentioned bankrupt having realized the estate will, after the **23rd day of April** next, proceed to declare a **First and Final Dividend**, all persons having claims against the estate of the said bankrupt are required, on or before the said **23rd day of April** next, to send the particulars of such claims, together with an affidavit or declaration verifying the same, to us the undersigned, after which date the creditors' assignee will proceed to declare a **First and Final Dividend**, having regard only to the claims of which he shall then have had notice; and all creditors who shall not then have sent in particulars of their claims,