

Norgate, (and Frederic Norgate, the executors thereof), are hereby required to send in the particulars of their claims to me the undersigned, on or before the 1st day of June next, at the expiration of which time the said executors will proceed to distribute the assets of the said Henry Browne, the testator, amongst the persons entitled thereto, having regard to the debts and claims only of which the said executors shall have had notice; and the said executors will not be liable for the assets so distributed to any person of whose debt or claim they shall not have had notice at the time of such distribution.—Dated the 12th day of April, 1870.

C. B. DAVENEY, Bethel-street, Norwich, Solicitor to the said Executors.

GEORGE MOSBERY, Deceased.

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

NOTICE is hereby given, that all persons having any claim upon the estate of the above deceased, late of Kingston-crescent, in the parish of Portsea, in the county of Hants, Gentleman (who died on the 24th day of February, 1868, and whose will with a codicil thereto, was proved in the District Registry of Her Majesty's Court of Probate, at Winchester, by George Mosbery and Alfred Mosbery, two of the executors therein-named), are required to send the particulars of any such claim to the undersigned, Solicitors for the said executors, on or before the 14th day of May next, at the expiration of which time the said executors will distribute the assets of the said testator, having regard only to the claims of which they shall then have had notice; and the said executors will not be answerable or liable for any claim of which they shall not then have had notice.—Dated this 14th day of April, 1870.

EDGCOMBE and COLE, Portsea, Hants, Solicitors to the said Executors.

SARAH BURBIDGE, Deceased.

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

NOTICE is hereby given, that all persons having any claim or demand upon or against the estate of the said Sarah Burbidge, formerly of No. 10, Richmond-terrace, in the parish of Clifton, in the city of Bristol, Widow, deceased (who died on the 5th day of December, 1869, and whose will was proved on the 11th day of April, 1870, in the District Registry at Bristol of Her Majesty's Court of Probate by John Colthurst, of Chew Magna, in the county of Somerset, Esq., the surviving executor therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to the undersigned, the Solicitors for the said executor, on or before the 11th day of June, 1870; and notice is hereby further given, that after the said 11th day of June, 1870, the said executor will be at liberty to distribute the assets of the said testatrix, or any part thereof, among the parties entitled thereto, having regard to the claims of which the said executor shall then have had notice; and that the said executor will not be liable for the assets distributed, or any part thereof, to any person or persons of whose claim the said executor shall not have had notice at the time of distribution of the said assets, or a part thereof.—Dated the 20th day of April, 1870.

ABBOT and LEONARD, Albion-chambers, Bristol, Solicitors to the said Executors.

BENJAMIN BRETTELL CAUSER, Esq., Deceased.

In pursuance of the Statute 22nd and 23rd Vic., cap. 35, 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 debts, claims, or demands upon or against the estate of Benjamin Brettell Causer, formerly of Exeter College, in the University of Oxford, afterwards of Northam, near Southampton, and late of Henley-upon-Thames, in the county of Oxford, deceased (who died on the 18th day of March, 1870, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 13th day of April, 1870, by Richard Higgins Burne, of No. 37, Lincoln's-inn-fields, the sole executor [thereof]), are hereby required to send in the particulars of their claims to the said executor on or before the 24th day of June next, at the expiration of which time the said executor will proceed to distribute the assets of the said Benjamin Brettell Causer, the testator, amongst the persons entitled thereto, having regard to the debts and claims only of which the said executor shall have had notice; and the said executor will not be liable for the assets so distributed to any person of whose debt or claim he shall not have had notice at the time of such distribution.—Dated the 20th day of April, 1870.

R. H. BURNE, Executor, No. 37, Lincoln's-inn-fields, Middlesex, W.C.

NOTICE is hereby given, in pursuance of the 22nd of the Consolidated General Orders of the Court of Chancery (rules 2 and 4), and in a suit pending in the said Court of Rees v. Drane, in which Maria Anne Rees, the wife of the defendant William Hobart Rees, by Horace Earle, her next friend, is plaintiff, and Mary Drane, George Thomas Chambers, James Dodds, John Longfield, Thomas Crickmore Drane, and James Urane (out of the jurisdiction), and the said William Hobart Rees are defendants, that the said Court of Chancery will be moved before his Honor the Vice-Chancellor Sir William Milbourne James, on the 12th day of May, 1870, or so soon thereafter as counsel can be heard by counsel on the part of the above-named plaintiff, that the plaintiff's bill of complaint, filed on the 12th day of December, 1868, in the said cause may be taken pro confesso against the above-named defendants, George Thomas Chambers and James Dodds, at the hearing of the said cause.—Dated this 4th day of April, 1870.

HORACE EARLE, No. 5, Charles-square, Hoxton, Solicitor for the Plaintiff.

In Chancery.

In the Matter of the Act 19th and 20th Victoria, chapter 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and of the Act 21st and 22nd Victoria, chapter 77, intituled "An Act to amend and extend the Settled Estates Act of 1856;" and of the Act 27th and 28th Victoria, chapter 45, intituled "An Act to further amend the Settled Estates Act of 1856;" and in the Matter of certain Estates situate in the several parishes of Abbots Langley, Harpenden, Hemel Hempstead, Redbourn, St. Albans, St. Peter, St. Michael, St. Stephen, and Wheathamstead, all in the county of Hertford, containing in the whole 8598A. 2r. 28p., or thereabouts, forming the Family Estates of the Earl of Verulam, and comprised in and settled by a certain Indenture of Settlement dated the 12th day of September, 1844, executed on the marriage of the Right Honourable James Walter, Earl of Verulam, and the Right Honourable Elizabeth Joanna, Countess of Verulam, his wife.

NOTICE is hereby given, that a Petition in the above-mentioned matter was, on the 14th day of April, 1870, presented to the Right Honourable the Lord High Chancellor of Great Britain by the said Earl of Verulam, of Gorbamby, in the county of Hertford, the said Countess of Verulam, his wife, by the Most Honourable the Marquess of Salisbury, of Hatfield House, in the said county of Hertford, her next friend, the Right Honourable the Earl of Radnor, of Longford Castle, in the county of Wilts, the Right Honourable the Earl of Portarlington, of Emo Park, Monastereven, Ireland, the Honourable James Walter Grimston, commonly called Viscount Grimston, the Honourable William Grimston and the Honourable Robert Grimston, respectively infants, by the said Marquess of Salisbury, their guardian and next friend, the Honourable and Reverend Edward Harbottle Grimston, of Pebmarsh Rectory, Colchester, in the county of Essex, Clerk, Walter Edward Grimston, of the same place, Esq., George Fearnley Whittingstall, of Hawkseye, St. Albans, in the said county of Hertford, Esq., Richard Nicholson, of No. 23, Spring-gardens, in the county of Middlesex, Esq., John Weyland, of Wood Eaton, in the county of Oxford, Esq., the Honourable Robert Grimston, of No. 24, Mount-street, in the county of Middlesex, Hugh Montgomery, of Grey Abbey, in the county of Down, Ireland, Esq., and Francis Leyborne Popham, of Littlecot, in the said county of Wilts, Esq., praying that an Order may be made, vesting in the petitioner the said Earl of Verulam, as tenant for life of the said settled estates, under the limitations of the said settlement of the 12th day of September, 1844, during his life, and after his death, in the petitioners the Earl of Radnor and Francis Leyborne Popham, as the trustees for general purposes of the same settlement, or the survivor of them, and in the trustees or trustee for the time being thereof, or such other person or persons as to the Lord Chancellor shall seem fit, general powers of granting building leases for terms not exceeding 99 years in possession, and repairing leases for terms not exceeding 60 years in possession, and of entering into preliminary contracts to grant such leases respectively of any parts of the estates comprised in the said settlement, and hereinbefore mentioned (other than and except the mansion house and park of Gorbamby and the demesnes thereof), but including any estates purchased or acquired under the powers of sale and exchange in the said settlement, such leases and contracts for leases respectively to be in conformity with the provisions of the said Acts, and to contain and be subject to such of the several covenants, conditions, stipulations, reservations, liberties, easements, powers and provisions specified in the schedule to the said Petition, as are by the said Acts obligatory upon the person or persons exercising the leasing power, and to such of them respectively as are permissive and not obligatory, and as may in the judgment of such person or persons be applicable and proper in each particular case, or otherwise, as to the Lord Chancellor may seem fit; that such provisions may be