demands to the undersigned, Mesers. Burton, Son, and E. King, of Saint James' street, Nottingham, Solicitors to the said executors, on or before the 31st day of July, 1872, at the expiration of which time the said executors will pro ceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which such executors shall then have had notice; and that the said executors will not be liable to any person of whose debt, claim, or demand they shall not then have had notice.—Dated this 19th day of June, 1872.

BURTON, SON, and E. KING, Solicitors, St. James-street, Nottingham.

JOHN MALEHAM HARRISON, Deceased.

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

OTICE is hereby given, that all persons having any debt or claim against or upon the estate of John Maleham Harrison, late of Norfolk Works, Scotland-street, Sheffield, in the county of York, and also of Sharrow mount, Sheffield (who died on the 15th day of April, 1872, and whose will was proved in the Principal Registry of Her whose will was proved in the Frincipal Registry of Her Majesty's Court of Probate, on the 22nd day of May, 1872, by Luke Sampson and George Edward Webster, the exe-cutors named in the said will), are hereby required to send, in writing, particulars of their debts or claims to Messrs. Websters and Picard, of No. 3, Hartshead, Sheffield, on or before the 3rd day of August next, after which day the exe-cutors will distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts or claims of which they shall then have had notice; and the or claims of which they shall then have had notice; and the said executors will not, after that time, be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—

Dated this 3rd day of June, 1872.

WEBSTERS and PICARD, 3, Hartshead, Shef-

field, Solicitors for the said Executors.

In the Matter of two pieces of Land situate at Upper Parkstone, in the parish of Great Canford, in the county of Dorset, containing 11 acres and 33 perches, or thereabouts, and forming (together with a piece of Land lately sold to the Poole and Bournemouth Railway Company, containing 2 acres 3 roods and 15 perches, or thereabouts a Plantation of Fir Trees called or known as Ledgard's Plantation, settled by the Will of Edward Ashburner Kemp-Welch, deceased; and 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.

DURSUANT to the above-mentioned Acts of Parliament and the Consolidated General Order of this Court in and the Consolidated General Order of this Court in that behalf, notice is hereby given, that on the 31st day of May, 1872, Martha Kemp-Welch, of Fairfield Downton, in the county of Witts, Widow of the above-named Edward Ashburner Kemp-Welch, John Kemp-Welch, of Clock House, Clapham Common, in the county of Surrey, Esq., Samuel Edward Kemp-Welch, also of Fairfield Downton aforesaid, Gentleman, Mary Grace Aldridge, Wife of Henry Mooring Aldridge, of No. 2, Westover-villas, Bournemouth, in the county of Hants, Gentleman, by the said Samuel Edward Kemp-Welch, her brother and next friend, the said Henry Mooring Aldridge, and Ethel Ann Mooring Aldridge Henry Mooring Aldridge, and Ethel Ann Mooring Aldridge and Augustus Henry Mooring Aldridge, both infants, by the said Henry Mooring Aldridge, their guardian for this purpose duly appointed, presented their Petition to the Lord High Chancellor of Great Britain (to be heard before his Honour the Vice-Chancellor Sir Richard Malins), praying that an Order might be made, vesting in the politioners John Kemp-Welch and Samuel Edward Kemp-Welch, as trustees of the said will, and in the trustees or trustee for the time being of the said will, or such other persons as to this Court should seem fit, general powers of granting building leases for terms of years not exceeding 99 years in possession, and of entering into and making preliminary contracts to grant such leases of all or any parts or part of the several pieces or parcels of land and hereditaments situate at Upper Parkstone, in the parish of Great Canford, in the county of Dorset, mentioned in the title or heading hereof, and of the said Petition, such leases and contracts for leases to be in conformity with the provisions of the said several Acts of Parliament, so far as such provisions might be applicable to each particular case; and that such provisions might be made or directions given, either by way of appointment of new trustees of the said will or otherwise, for the purpose of the exercise from time to time of such powers of leasing, and of entering into or making prelim nary contracts as aforesaid, as to this Court might seem it; and that the costs of and relating to the said Petition might be

provided for. And notice is hereby also given, that the petitioners may be served with any Order of the Court, or of the Judge in Chambers, or notice relating to the subject of the said Petition, at the office of Mr. John Elliott Fox, situate at 65, Chancery-lane, in the county of Middlesex.

Dated this 20th day of June, 1872.

J. ELLIOTT FOX, 65, Chancery-lane; Agent for WITT and KEMP-WELCH, Poole, Solicitors for

the Petitioners.

In Chancery. In the Matter of the Act 19th and 20th Victoria, cap. 120. intituled "An Act to facilitate Leases and Sales of Settled Estates;" and of the Act 21st and 22nd Victoria, cap. 77, intituled "An Act to amend and extend the Settled Estates Act of 1856;" and of the Act 27th and 28th Victoria, cap. 45, intituled "An Act to further amend the Settled Estates Act of 1856;" and in the Matter of a certain Farm situate at Holworth, in the parishes of Milton Abbas and Chaldon Herring, in the county of Dorset, called Holworth Farin, containing 662 acres, or thereabouts, and now in the occupation of William Hooper, being part of the Hereditaments situate at Holworth aforesaid, which were devised in Settlement by the Will of Edward Balston,

Esquire, deceased.

OTICE is hereby given, that a Petition in the abovementioned matters was an abovementioned matters was, on the 13th day of June instant, presented to the Lord High Chancellor of Great Britain by Augustus Billett Foster, of Warmwell, in the county of Dorset, Esquire, John Furmedge, of Broadway, in the same county, Esquire, Thomas Coombs, of Dorchester, in the same county, Gentleman, and Augustus Foster, of Warmwell aforesaid, Esquire, for an Order vesting in the said Augustus Billett Foster, during his life, and after his decease, in the said John Furmedge and Thomas Coombs, as trustees of the will of the said Edward Balston, and in the trustees or trustee for the time being of the said will, during the minority of any issue of the said Angustus Billett Foster, or such other persons as to his Lordship should seem fit, general powers of granting building leases for terms of years not exceeding 99 years in possession, and of entering into and making preliminary contracts to grant such leases of any part or parts of the said farm, called Holworth Farm, mentioned in the title of the Petition, and also general powers of granting occupation leases for terms of years not exceeding 21 years in possession, at rack-rent, and of entering into and making preliminary contracts to grant such leases of all or any part or parts of the said farm, not for the time being comprised in any building lease, such leases and contracts for leases respectively to be in conformity with the provisions of the said several Acts of Parliament, so far as such provisions might be applicable to each particular case, and subject to such conditions as to his Lordship might seem fit. And notice is hereby also given, that the petitioners may be served with any Order of the Court, or of the Judge in Chambers, or any notice relating to the subject of the said Petition, at the office of Messrs.

Lovell, Son. and Pitfield, situate at No. 3, Gray's-inn-square, in the county of Middlesex.—Dated this 15th day

of June, 1872. LOVELL, SON, and PITFIELD, No. 3, Gray'sinn-square, London, Solicitors for the Petitioners.

In Chancery.

In the Matter of an Act of Parliament made and passed in the 19th and 20th years of Her present Majesty, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and in the Matter of six Freehold Houses, with Gardens, and two Shops, devised by the Will of Luke Knowles, deceased, situate at Brierley Hill, in the county of Stafford, and in the occupation of Mr. Weller and others

URSUANT to the above-mentioned Acts of Parliament and the Consolidated General Order of this Court in that behalf, notice is hereby given, that on the 14th day of June, 1872, Eliza Knowles the elder, of Brampton, in the county of Derby, Widow, Job Knowles, of Matlock Bank, in the said county, Gentleman, Samuel Stanton, of Chesterfield, in the same county, Gentleman, Hannah Ludlam, of Brampton, in the county of Derby, Widow, and James Luke Ludlam, of Brampton aforesaid, and Alfred Knowles Ludlam, Ernest Harold Ludlam, Florence Kate Ludlam, Spinster, Albert Edmund Cyril Ludlam, and Leslie Reginald Ludlam, infants, by the said Hannah Ludlam, their mother and next friend and guardian, presented their Petition to the Lord High Chancellor of Great Britain, to be heard before his Honour the Vice-Chancellor Sir Richard Malins, praying that the agreement for sale, in the Petition particularly mentioned, of the hereditaments above mentioned, may be carried into effect by this Court, under the provisious of the above-mentioned Acts; that power to execute a proper conveyance may be vested in the petitioners, Eliza Knowles the elder, Job Knowles, and Samuel Stanton, as trustees of the will of Luke Knowles; that out of the purchase money, seven hundred pounds may be paid to the said Hannah Ludlam, and the residue of such purchase money, subject to