of the said George Whitly Dunn, deceased, will proceed to distribute the assets of the said Robert Philp among the parties entitled thereto, having regard to the claims of which the said executors shall then have had notice; and will not be liable for the assets so distributed to any person of whose claims they shall not have had notice at the time of such distribution.—Dated this 6th day of August, 1872.

MILLER and MILLER, 5 and 6, Sherborne-lane, London, E.C., Solicitors to the said Executors of George Whitly Dunn, deceased.

JOSEPH PEGG, Deceased.

22nd and 23rd years of the reign of Her present Majesty, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and persons having any claims or demands upon a resistant Pursuant to an Act of Parliament made and passed in the

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Joseph Pegg, late of No. 32, Great St. Helens, Bishopsgate-street Within, in the city of London, Ship Owner, and of Tudor House, Lee, in the county of Kent, Esquire, deceased (who died at Tudor House aforesaid, on or about the 27th day of May, 1872, and whose will, with two codicils thereto, was proved in the Principal Registry of Her Majesty's Ceurt of Probate, on the 15th day of June, 1872, by Samuel Pegg, John Thompson Pegg, and Mary Ann Pegg, all of Tudor House, Lee aforesaid, the executors and executrix named in the said will and codicils), are hereby required to send in the particulars of their claims or hereby required to send in the particulars of their claims or demands to us, the undersigned, the Solicitors to the said executors and executrix, on or before the 16th day of September, 1872. And notice is hereby also given, that after that day the said executors and executrix will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors and executrix shall then have notice; and that they will not 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 12th day of

August, 1872.

J. H. TYAS and HUNTINGTON, 15, Kingstreet, Cheapside, London, Solicitors to the said

Executors and Executrix.

MARY JENKIN, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, cap. 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, claim, or demand against or upon the estate of Mary Jenkin, late of the borough of Penryn, in the county of Cornwall, Widow, deceased (who died on the 10th day of July, 1870, at Saint Day, in the said county, and whose will was proved in the District Registry at Bodmin of Her Majesty's Court of Probate, on the 5th day of August, 1870, by Sampson Stephens, the sole executor named in the said will), are hereby required, on or before the 29th day of September next, to send in to me, the undersigned, George Appleby Jenkins, the Solicitor of the said executor, at my office, Broad-street, Penryn, Cornwall, particulars, in writing, of their debts, claims, and demands, after which day the said executor will proceed to apply and distribute the assets of the deceased among the parties entitled thereto, according to her said will, having regard only to the debts, claims, and demands of which the said executor shall then have had notice; and such executor will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose debt, claim, or demand he shall not then have had notice,—Dated this 10th day of August, 1872.

GEO. A. JENKINS, Penryn, Cornwall, Solicitor

for the said Executor.

HENRY NORMAN MADDEN, Deceased. Pursuant to the Act 22 and 23 Vict., c. 35.

LL creditors and other persons having claims against the estate of Henry Norman Madden, late of Heavitree, and of Torquay, both in the county of Devon, Gentleman, who died on the 11th day of December, 1867, are required to send written particulars of their claims to the undersigned, Solicitors for Miss Harriet Madden, the admi-nistratrix of the deceased, on or before the 26th day of September, 1872, after which day the administratrix will proceed to distribute the assets of the deceased; and will not be liable to any person or persons of whose debt or claim notice shall not then have been given as aforesaid.—Dated 12th August, 1872.
HILL and SON, 23, Throgmorton-street, London,

E.C.

REGINALD JENNINGS, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chap. 35, intituled "An Act to further amend the Law of Property, and to relieve 'Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Reginald Jennings, late of Bishop's Stortford, in the county of Hertford, Gentleman, deceased (who died on

the 2nd day of August, 1871, and whose will was proved by Henry Jennings, of Bishop's Stortford aforesaid, Gentleman, the executor therein named, on the 29th day of November, 1871, in the Principal Registry of Her Majesty's Court of Probate), are hereby required to send the particulars of their claims and demands to me, the undersigned, the Solicitor to the said executor, on or before the 25th day of October next, after which day the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executor shall then have notice; and the said executor will executor shall then have 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 this 6th day of August, 1872. THOMAS UNWIN, Solicitor, Sawbridgeworth, Herts.

WILLIAM HARRISON MILLS, Deceased.

Pursuant to the Statute 22 and 23 Victoria, cap. 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 William Harrison Mills, late of No. I, Oxford-street, in the borough and county of Newcastle-upon-Tyne, Brass Founder (who died on the 26th day of March, 1872, and whose will was proved in the District Registry attached to Her Majesty's Court of Probate at Newcastle-on-Tyne, on the 20th day of July, 1872, by Joseph Stanley Mitford, the sole executor named in and appointed by the said will, on the 29th day of March, 1869), are hereby required to send in particulars, in writing, of their claims to us the undersigned, on or before the 16th day of September next, at the expiration of which time the executor of the will of the deceased will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the debts or claims of which the said executor shall then have notice; and the said executor will not be liable for the assets so distributed, said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose debt or claim he shall not then have had notice. And all persons owing any money to the said deceased are requested to pay the same to us forthwith.—Dated this 9th day of August, 1872.

KEENLYSIDE and FORSTER, St. John's-chambers, Gringer-street West, Newcastle-upon-

Tyne, Solicitors to the said Executor.

EDWARD PRYCE GRIFFITHS, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria 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 claim or demand upon or against the estate of Edward Pryce Griffiths, formerly of Calcutts, but late of North Lodge, Teddington, in the county of Middlesex, Merchant and Broker, deceased (who died on the 27th day of December, 1871, and whose will was proved by 27th day of December, 10/1, and whose will was proved by Rhys Barker Griffiths (in the will called Rhys Barclay Griffiths), formerly of Mincing-lane, London, but now of Shedfield House, Fareham, in the county of Hants, Esquire, and Paul Giles Owen Briscoe (in the will called Paul Owen and Paul Giles Owen Briscoe (in the will called Paul Owen Bostock Briscoe), of the Commercial Sale Rooms, Mincinglane aforesaid, Gentleman, two of the executors therein named, on the 23rd day of March, 1872, in the Principal Registry of Her Majesty's Court of Probate), are hereby required to send in the particulars of their claims or demands to the said Rhys Barker Griffiths and Paul Giles Owen Briscoe, or to the undersigued, their Solicitors, on or before the 12th day of September next. And notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will not 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 8th day of August,

ELLIS and CROSSFIELD, 16, Mark-lane, London, E.C., Solicitors to the said Executors.

Vice-Chancellor Wickens.—Friday, the 2nd day of August, 1872.—Between James Russell Woodford and Francis Savage, Plaintiffs; the Reverend Arthur Brooking, Henry Sturt, William MacMahon, John Rhodes, John George Rhodes, and Richard Albert Ives, Defendants.

PON motion this day made unto this Court by Counsel for the plaintiffs, who alleged that the plaintiffs filed their Bill in this cause against the defendants, and that it their Bill in this cause against the detendants, and that it appears by two affidavits of Charles John Palmer, filed the 17th June, 1872, and 10th July, 1872, that the defendant Richard Albert Ives has been within the jurisdiction of this Court within two years next before the filing of the said Bill, that it is impossible to serve the said defendant Richard Albert Ives with the said Bill, and that he has abscended, to avoid being served with the process of this Court, and upon reading the said affidavits, this Court doth order that