

MARY ANN COUPE MORRIS, Deceased.

Pursuant to the Act "To further amend the Law of Property, and to relieve Trustees," 22nd and 23rd Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of Mary Ann Coupe Morris, late of Doncaster, in the county of York, Widow (who died on the 3rd day of April, 1872, and whose will was proved on the 19th day of December, 1872, in the Wakefield District Registry of the Court of Probate, by George William Morris, Richard Morris, and Robert Coltart, the executors therein named), are hereby required to send particulars of their claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 2nd day of March next. And notice is hereby also given, that after that date the said executors will proceed to distribute the assets of the deceased among the persons entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will not be liable to any person notice of whose claim shall not then have been received. And all persons indebted to the said testatrix are required to pay the amount of their respective debts to the said executors, or to us forthwith.—Dated this 1st day of February, 1873.

ROBINSON, LITTLEWOOD, and PARKER,
Solicitors, Doncaster.

WILLIAM HINE CORMACK, Deceased.

Pursuant to the Act of Parliament 22 and 23 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 claims or demands upon or against the estate of William Hine Cormack, formerly a Purser in the Royal Mail Steam Packet Company, who died at Friburgo, Rio Janeiro, Brazil, on the 7th day of April, 1872, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 29th day of January, 1873, by John Rose Baillie Cormack, of 7, Rue d'Aguesseau, Paris, one of the executors therein named), are hereby required to send the particulars, in writing, of such claims and demands, to the undersigned, John Rose Baillie Cormack, of 7, Rue d'Aguesseau, Paris aforesaid, on or before the 1st day of March next, after which date the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have due notice.—Dated this 1st day of February, 1873.

J. R. B. CORMACK, Executor.

HARRIET WHITMORE, Widow, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Harriet Whitmore, deceased, late of Illerton, in the parish of Prestbury, in the county of Gloucester, Widow of William Whitmore, formerly of Cheltenham, in the said county, Surgeon (and which said Harriet Whitmore died on the 28th day of December, 1872, and whose will was, on the 18th day of January last, proved in the Gloucester District Registry of Her Majesty's Court of Probate, by Anne Maria, the wife of Richard Eede Marshall, of 5, Clarence-street, Cheltenham aforesaid, Ironmonger, Harriet Eliza Whitmore, Spinster, Alice Emily Whitmore, Spinster, and Charles Henry Whitmore, of Illerton aforesaid, Gentleman, the executors therein named), are hereby required to send in the particulars of their claims to me the undersigned, Solicitor for the said executors, on or before the 4th day of April next, after which date the said executors will proceed to apply the assets of the testatrix among the persons entitled thereto, in accordance with the provisions of the said will; 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 this 1st day of February, 1873.

ROBERT WHEELER, 4, Portland-place, Cheltenham, Solicitor for the said Executors.

In Chancery.

In the Matter of the Lands and Hereditaments in the parishes or townships or places of Wilton, Lackenby, Lazenby, West Coatham, and Kirkleatham, in the North Riding of the county of York, forming the Wilton Estate, comprised in the Settlement made under two Indentures respectively dated the 10th day of December, 1856, by Sir John Henry Lowther, Baronet, deceased, and Charles Hugh Lowther, Esquire, now Sir Charles Hugh Lowther, Baronet. And in the Matter of the Act 19 and 20 Victoria, chapter 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and of the Act 21 and 22 Victoria, c. 77, intituled "An Act to amend and extend the Settled Estates Act of 1856;" and of the Act 27 and 28 Victoria, c. 45, intituled "An Act to further amend the Settled Estates Act of 1856."

PURSUANT 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 20th January,

1873, Sir Charles Hugh Lowther, of Swillington, in the county of York, Baronet, presented his Petition to the Lord High Chancellor of Great Britain (to be heard before his Honour the Vice-Chancellor Sir John Wickens), praying that a general power to grant building leases, for terms not exceeding 99 years, of any of the lands situated in the above-mentioned parishes or places comprised in the said two indentures of the 10th day of December, 1856, might be vested in the petitioner and the several other persons who, by virtue of the limitations contained in the said secondly-stated indenture of the 10th day of December, 1856, should successively become tenants for life of the manors and hereditaments comprised in the said indenture, as and when they should successively be in the actual possession of or entitled to the yearly rents and profits thereof, during their respective lives, and also in Henry, Earl of Lonsdale, and the Reverend George Jeffrey Morehead, and the survivor of them, or other the trustees or trustee of the said secondly-stated indenture, during the minority or respective minorities of every person thereby made tenant for life, or tenant in tail male, or in tail general, and for the time being entitled to the possession or receipt of the yearly rents and profits of the manors and hereditaments comprised in the said two indentures, or any undivided share or shares thereof; and that the costs of the petitioner and of all other parties of and incident to the application, or consequent thereon, may be taxed, as between Solicitor and client, and that the amount of such costs, when taxed, may be a charge upon all the manors and hereditaments comprised in the said two indentures of the 10th day of December, 1856; and that the said Henry, Earl of Lonsdale, and George Jeffrey Morehead, or other the trustees or trustee of the power of sale and exchange contained in the said secondly-stated indenture of the 10th day of December, 1856, might be at liberty to pay the amount of such costs out of any money in their hands arising from sales made under the said power; or that his Lordship would be pleased to make such further or other Order in the premises as to his Lordship might seem proper. 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 his Solicitors, Messrs. Domville, Lawrence, and Graham, situate at No. 6, New-square, Lincoln's-inn, in the county of Middlesex.—Dated this 28th day of January, 1873.

DOMVILLE, LAWRENCE, and GRAHAM, Solicitors for the Petitioner, Lincoln's-inn.

PURSUANT to a Decree of the High Court of Chancery, made in a cause William Tanner against Thomas Coates Archer and Frederick John Gilburd, the creditors of Thomas Cawkwell, late of Childerditch, in the county of Essex, Farmer (who died on or about the 15th day of November, 1840), are, on or before the 1st day of March, 1873, to send by post, prepaid, to Mr. Thomas Harris Devonshire, of No. 1, Frederick's-place, Old Jewry, in the city of London, the Solicitor of the defendants, their Christian and surnames, in full, with the Christian and surnames of any 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, No. 3, Stone-buildings, Lincoln's-inn, Middlesex, on the 10th day of March, 1873, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 31st day of January, 1873.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of Harrison against Harrison, the H., 211, creditors of Benson Harrison, late of Sealehow, in the county of Westmoreland, Esquire, deceased, who died on or about the 25th day of November, 1863, at Sealehow aforesaid, are, on or before the 5th day of March, 1873, to send by post, prepaid, to Charles Alfred Swinburne, Esq., of No. 37, Bedford-row, Holborn, in the county of Middlesex, the Solicitor for the defendants, Dorothy Harrison, Wordsworth Harrison, Dorothy Bolland, and Matthew Benson Harrison, the executors of the deceased, and trustees of his will, 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, No. 3, Stone-buildings, Lincoln's-inn, Middlesex, on Wednesday, the 12th day of March, 1873, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 30th day of January, 1873.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Naudrey Nandrey (1872, N., No. 29), the persons claiming to be next of kin, according to the statutes for the distribution of intestates' effects,