O be sold, pursuant to a Order of the High Court of Chancery, made in a cause of Davies v. Hewett, with the approbation of the Master of the Rolls, the Judge to whose Court the said cause is attached, in one lot, by Mr. Thomas Abbott, of the firm of Messrs. Rushworth, Abbott, and Rushworth), the person appointed by the said Judge at the Beverley Arms Hotel, Beverley, in the county of York, on Wednesday, the 10th day of March, 1875, at two for three o'clock in the afternoon precisely :-

A freehold and part copyhold estate, known as Walkington Grange Farm, situate on the high road from

Beverley to Howden, in the county of York.

Beverley to Howden, in the county of York.

Particulars whereof may be had (gratis) of Messrs.
W. and J. Gibson, 64, Lincoln's-inn-fields, London,
W.C.; Messrs. Maples, Teesdale, and Co., 6, Frederick'splace, Old Jewry, E.C.; Mr. T. Johnston, 5, Raymondbuildings, Gray's-inn, W. C.; Mr. J. W. Lambert, 30,
Bedford-row, W.C.; Messrs. Fitch and Fitch, 13, Unionstreet, Southwark, S.E.; Mr. H. W. Bainton, Beverley;
Messrs. Shephard, Crust, Todd, and Mills, Beverley;
Messrs. Scott and Horton, Bromsgrove; and of the
Auctioneers, Messrs. Rushworth, Abbott, and Rushworth,
22, Savile-row, Regent-street, W.; and 19, Change-alley,
Cornhill, E.C. Cornhill, E.C.

PURSUANT to a Decree of the High Court of Chan-cery, made in a cause the Union Steamship Company Limited v. Brocklebank, all persons claiming or entitled to claim in respect of the loss or damage to the ship or vessel Aracan, or her boats, or any goods, merchandize, or other things on board her at the time of the collisions between the British screw steamships or vessels American and Syria, of which the plaintiffs are the owners, and the said ship Aracan, and which collisions happened on the 8th day of March, 1874, in the English Channel, off Portland, and all persons claiming or entitled to claim in respect of loss or damage to any goods, merchandize, or other things on board the said ship American, at the time of the aforesaid of June, 1875, to come in and prove their claims at the chambers of the Master of the Rolls, situated in the Rolls, and, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Saturday, the 10th day of July, 1875, at eleven of the clock in the forencon, is appointed for hearing and adjudicating upon the claims.—Dated this 2nd day of March, 1875.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Chambers v. Chambers, 1874, C., 251, the creditors and incumbrancers on the real estate C, 251, the creditors and incumbrancers on the real estate of John Chambers, late of Belmont, in the parish of Ecclesfield, in the county of York. Iron and Coal Master, who died on or about the 8th day of June, 1869, are, on or before the 2nd day of April, 1875, to send by post, prepaid, to Mr. William Smith, of No. 16, Campo-lane, Sheffield, in the county of York, Gentleman, a member of the firm of Burbeary and Smith, of the same place, the Solicitors of the plaintiff, Arthur Marshall Chambers, the executor of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of 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 and incumbrancer holding any, security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on Friday, the 16th day of April, 1875, at eleven of the clock in the forencon, being the time appointed for adjudicating on the claims.—Dated this 27th day of February, 1875.

PURSUANT to a Decree of the High Court of Chan-cery, made in a cause Elizabeth Kennedy Falkner, Jane Laing Falkner, Flora Falkner, and Agnes Riddick Falkner, spinsters and infants, and Robert Androw Falkraikner, spinsters and infants, and Robert Andrew Falkner, infants, all by William Bonnallie Gordon, their next
friend, and the said William Bonnallie Gordon, plaintiffs,
sgainst John Lindsay Scott, William McLeau, and Robert
Falkner, defendants, the creditors of Robert Falkner, late of
Broughton Park, Higher Broughton, in the county of Lancaster, and of the city of Manchester, Merchant and Draper,
who died in or about the month of March, 1869, are, on or before the 15th day of April, 1875, to send by post, prepaid, to Mr. Alfred Grundy, of the firm of Messrs. T., A., and J. Grundy and Company, of Manchester, in the county of Lancaster, the Solicitors of the defendants, John Lindsay Scott, William McLean, and Robert Falkner, the executors 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 Decree. Every creditor holding any security is to produce the same before

the Vice-Chancellor Sir Richard Malins, at his chambers, on Wednesday, the 21st day of April, 1875, at twelve o'clock at noon, being the time sppointed for adjudicating on the claims.—Dated this 2cd day of March, 1875.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Robert Benjamin Wheatly against John Pavies and others, the creditors of Henry Samuel Foley, formerly of Park Cottage, Carmarthen, in the county of Carmarthen, and late of Melbourne, in the Colony of Victoria, Australia, Esq., who died in or about the month of August, 1852, are, on or before the 30th day of March, 1875, to seed by post, prepaid, to Frederick James Albott, of 46, Mecklenburgh-square, in the county of Middlesex, the Solicitor of Robert Benjamin Wheatly, the surviving executor of the said Henry Samuel Foley, deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the cery, made in a cause of Robert Benjamin Wheatly 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 Malius, at his chambers, situated No. 3, Stone-buildings, Lincoln's inn, Middlesex, on Friday, the 9th day of April, 1875, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 2nd day of March, 1875.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Hunter v. Chipman, 1874, H., No. 214, all persons entitled to claim in respect of the loss of the ship or vessel Kathleen, of the Port of St. Andrew's, North Britain, of which the defendants claimed to be the owners, and in respect of loss and damage to goods, merchandize, and other things on board her at the time of the collision between the British ship or vessel Mallowdale, of the Port of Greenock, of which the plaintiffs are the owners, and the said ship Kathleen, and which collision happened on the 24th day of January, 1874, in the English Channel off Hattings by means of the improper registration. Channel, off Hastings, by reason of the improper navigation of the said ship Mallowdale, and all persons entitled to claim in respect of loss of and damage to any goods, merchandize, and other things on board the said ship Mallowdale at the time of the aforesaid collision, are, by their Solicitors, on or before the 31st day of March, 1875, to come in and prove their claims in respect or in consequence of any such loss or damage, at the chambers of the Vice-Chancellor Sir Richard Malins, No. 3, Stone-buildings, Lincola's-inn, in the county of Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 12th day of April, at twelve o'clock at noon, at the chambers before mentioned, is appointed for hearing and adjudicating upon the claims.—Dated this 27th day of February, 1875.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of John Smith, L cery, made in the matter of the estate of John Smith, deceased, and in a cause Sturdy against Brafield, the creditors of John Smith, late of Caroline-place, Middle-row, Kensal New Town, in the county of Middlesex, Gentleman, who died on or about the 5th day of October, 1874, are, on or before the 10th day of April, 1875, to send by post, prepaid, to Messrs. Paterson, Sons, and Garner, of No. 7, Bouverie-street, Fleet-street, E.C., the Solicitors of the defendant, Thomas Brafield, one of the executors of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature 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 the Vice-Chancellor Sir Charles Hall, at his chambers, situated No. 14, Chancery-lane, in the county of Middlesex, on Saturday, the 17th day of April, 1875, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 3rd day of March, 1875.

COUNTY COURTS' EQUITABLE JURISDICTION.

DURSUANT to an Order of the County Court of Staffordsbire, holden at Hanley, Burslem, and Tunstall, made in a suit John Delaney against Anne Hodgson, an Infant, — Smith, and Ann, his wife, George Starting, and William Howell Woodson, the creditors of, or claimants against, the estate of Edward Delaney, late of Shelton, in the parish of Stoke-upon-Trent, in the county of Stafford, Feather and Furniture Dealer, are, on or before the 5th day of March, 1875, to send by post, prepaid, to the Registrar of the County Court of Staffordshire, holden at Hanley, Burslem, and Tunstall, 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; in default thereof they