tors will proceed to distribute the assets of the said deceased amongst the parties legally entitled thereto, having regard only to the claims of which they shall then have had notice, and the said Executors 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 May, 1882. SIMONDS and GOOLDEN, 11, New-inn, Strand-

London, W.C., Solicitors for the said Executors

EDWARD ANTOINE SACRÉ, Esq., 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." NOTICE is hereby given that all creditors and other

N persons having any claims or demands against or upon the estate of Edward Antoine Sacré, late of 26, Par-liament-street, Westminster, in the county of Middlesex, and of Oak Lodge, Finchley-road, in the said county, and of Ingoldsby, Birchington on Sea, in the county of Kent, Civil Engineer, deceased (who died on the 26th day of October, 1881, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Registry of the Probate Division of Her Majesty's High Oourt of Justice, on the 2nd day of February, 1882, by Charles Reboul Sacré, of Sunnyside, Victoria Park, Man-chester, in the county of Lancaster, Civil Engineer, Alfred Louis Sacré, of No. 60, Queen Victoria-street, in the city of London, Civil Engineer and Frederick Stanley, of Fo. 22A, Austin-friars, in the city of London, Gentleman, the Freeteen provide the city of London, Gentleman, the Excentors named in the said will), are required to send the particulars in writing of their debts, claims, and demands against or upon the estate to me the undersigned June, 1882, at the expiration of which time the said Executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have received notice, and the Executors will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 27th day of April, 1882. FREDERICK STANLEY, 22A, Austin-friars,

Solicitor for the said Executors.

WILLIAM THOMAS NEWMARCH, Deceased.

Pursuant to an Act of Parliament of the 22nd and 23rd Victoria, chapter 35, initialed "An Act to further

amend the Law of Property, and to relieve Trustees." amend the Law of Property, and to relieve Trustees." N OTICE is hereby given, that all persons having claims or demands against the estate of William Thomas Newmarch, late of No. 1, Elm-road, Clapham Common, in the county of Surrey, Gentleman (who died on the 14th day of August, 1881, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 17th day of Feb-ruary, 1882, by William Newmarch, since deceased, Frederick Edward Colman, and Arthur Colman, the executors therein named), are hereby required to send in the particulars of their claims and demands to me, the undersigned, the Solicitor for the surviving executors, on undersigned, the Solicitor for the surviving executors, on or before the 10th day of June next, at the expiration of which time the said executors will proceed to apply the whole of the assets of the said testator in accordance with the provisions of the said will, having regard only to the the provisions of the said will, having regard only to the claims of which they shall then have had notice, and that the said executors will not be liable for the assets of the deceased, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 4th day of May, 1882. T. H. DEVONSHIRE, 1, Frederick's place, Old Lower F. C. Solitites for the said Executors

Jewry, E.O., Solicitor for the said Executors.

To Robert William Morgan, 11, London-street, Fenchurch-street.

AKE notice, that on the 20th day of March, 1882, a writ was issued against you in the Chancery Division of the High Court of Justice, in a certain action of Morgan v. Morgan, 1882, M., 1126, at the suit of Harriet Morgan, claiming payment to her for her separate use of the sum of £434, standing in the names of the defendants, at their bankers, and any interest which may accrue in respect thereof, and that if necessary for the purpose of such payment the right to sue for and recover such sum and interest may be vested in the defendants, James Girdlestone and John Todd. And also take notice, that by an order of the Vice-Chancellor Bacon, the Judge of the said Division to whom the said action is assigned, dated the 22nd April, 1882, it was ordered, that service of the said writ by leaving a copy of the same, together with a copy of this order, at the place of business of the said defendant, Robert William Morgan, situate at 11, Londenstreet, Fenchurch-street, in the city of London, and by

inserting once in the London Gazette, and once in the Times newspaper this advertisement, should be deemed good service of the said writ of summons upon you. And take notice, that in default of your causing an appearance to be entered for you in the said Chancery Division within proceed in the said action and judgment may be given in your absence.—Dated this 9th day of May, 1882. O. J. MULLENS, 41, St. Andrew's-hill, Plaintiff's

Solicitor.

"O be sold, pursuant to an Order of the High Court d of Justice, Chancery Division, made in an action re Robert Browne, deceased, Browne v. Browne, 1877, B., 177, with the approbation of Mr. Justice Chitty, the Judge to whose Court the said action is attached, by Mr. deorge Stockings, the person appointed by the said Judge, at the Royal Hotel, Norwich, on Tuesday, the 20th June, 1882, at two o'clock in the afternoon precisely, in eighteen lots :

A freehold estate, situate in the parish of Reedham, in the county of Norfolk, consisting of two farms, with homesteads, a villa residence, called the Shooting Oottage,

homesteads, a villa residence, called the Shooting Cottage, with stabling and garden, and several cottages and en-closures of land, containing in all 418A. IR. 17P. Particulars and conditions of sale, with plan, may be had (gratis), of the following Solicitors : in Norwich, of Messrs. Keith, Blake, and Co.; and Mr. Robert Thomas Culley; and, in London, of Messrs. Blake and Hesseltine, 4, Ser-jeants'-inn, Fleet-street; and Mr. David William Pearse, 5, Finsbury-chambers, London-wall; and of the Auctioneer, Orford-hill, Norwich; and at the place of sale.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action of re Booth, Bobson v. Booth, 1881, B., No. 700, with the approbation of his Lordship Mr. Justice Chitty, in one lot, by Mr. John Skipworth Bentley (of the firm of Messrs. Bentley and Son), the person appointed by the said Judge at the Lowther Hotel, Goole, in the county of York, on Warkarden the Net day of Mor. 1882, at the said Judge Wednesday, the 31st day of May, 1882, at three o'clock in the afternoon precisely :--

A freechold and tithe free estate, situate in the townships of Reedness and Swinefleet, in the West Riding of the county of York, called Mount Pleasant Farm, containing a messuage or farmhouse, with the buildings, two cottages, and appurtenances adjoining, and arable and grass land, containing in the whole 137 acres 2 roods 4 poles, more or le**s**s.

Particulars whereof may be had (gratis), in London, of Letts Brothers, Solicitors, 8, Bartlett's-buildings, Hol-born-circus; Messrs. Williamson, Hill, and Co., Solicitors, born-circus; incesss. Winnamon, Hin, and Co., Solicitors, 9, 13, Sherborne-lane; and Mr. C. J. Mander, Solicitor, 9, New-square, Lincoln's-inn; at High Wycombe, Bucking-hamshire, of Messre. Parker and Wilkins, Solicitors, Easton-street; at Maidenhead, of Mr. R. A. Ward, Soli-ication of the strength of the strengt citor; at Goole and Howden, Yorkshire, of Messra. England and Son, Solicitors; and of the Auctioneers, Knottingly.

Country of the High Court of the High Court of Justice, Chancery Division, made in an action of Bibbens v. Potter, 1875, B. No. 194, with the approbation of the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Judge to whose the Vice-Chancellor Sir Charles Hall, the Sir Charles H the vice-chancellor Sir Charles Hall, the Judge to whose Court the said action is attached, in three lots, by Mr. Charles Henry Collings, the person appointed by the said Judge, at the Royal Hotel, Teignmouth, in the county of Deron, on Thursday, the 25th day of May, 1882, at five o'clock in the afternoon :-

Two freeho d dwelling-houses, with gardens and premises, being Nos. 1 and 2, Willow-cottages, also a piece of freehold land adjoining the gardens of the cottages, all situate in Willow-street, West Teigumouth. Also the leasehold dwelling-house, lawn, garden, and premises, known as Hedley-villa, situate at Saint Mary Church, the whole being in the county of Devou.

Particulars whereof may be had (gratis) of the following Solicitors in Loudon, namely :- Messre. Coole, Kingdon, and Cotton, 34, Bedford-row; Messre. Mote, 1, South-square, Gray's-ion; Messre. Miller, Smith, and Bell, No. 3, Salter's Hall-court, Cannon-street; and, in the country, of Mr. F. H. H. Orchard, Exeter; Messus. Carter and Son, Torquay; and Messrs. Clitherow and Elsey, Horncastle; and of the Auctioneer, at Teigamouth, Devon.

To be sold, pursuant to a Judgment of the High Court of Justice, made in an action Burks v. Myddeltou, with the approbation of the Vice-Chancellor Sir Charles Hail, by Mr. Edmund Walter Rushworth, of the firm of Rushworth, Abbott, and Stevens, at the Auction Mart, Tokenhouse-yard, in the city of London, on Tuesday, the 6th day of June, 1882, at one for two o'slock in the alternoon, in one lot t - 1. The way value ble and important forshold purposition

The very valuable and important freehold properties, known as Nos. 66 and 67, St. James'-atreet, and No. 1, St. James'-place, St. James', Westminster, in the county of