the assets of the said deceased among the parties entitled therete, having regard only to the claims and demands of which the said executors shall then have had notice; and that the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose deb', salim, or demand they shall not have had such notice as aforesaid.—Dated this 3rd day of November, 1883.

MILLS, LOCKYER, and MILLS. 2, Brunswick-place, City-road, Middlesex, Solicitors for the sail Executors.

WILLIAM GARDNER LOVE, D. ceased. Pursuant to the Act of Parliament, 22nd and 23rd Victoria, cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trus'ees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of William Gardner Love, 1ste of Dawror against the estate of William Gardner Love, Iste of Dawi-house, in Burwash, in the county of Sussex, Farmer (who died on the 20th day of April, 1883, intestate, and letters of administration of whose personal estate and effects were granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 3rd day of November, 1883, to Henry Thomas Spindler, of No. 8, the Square, Isleworth, in the county of Middlesex, Newspaper Proprieter, the lawful peahew and one of the next bin of the Proprietor, the lawful nephew and one of the next kin of the said deceased), are hereby required to send in particular, in writing, of their debts, claims, as d demands to us, the undersigned, Solicitors for the said administrator, at our office, No. 1. Calverley Moune, Tunbridge Wells, in the county of Kept, on or before the 14th day of December, 1833, after which date the said administrator will proceed to distribute the assets of the suil deceased among the parties entitled thereto, having regard only to the claims and demands of which the said administrator shall then have had notice; and that the said administrator will not be liable or accountable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand he shall not have had such notice as aforesaid .- Dated this 6th day of November, 1883.

ANDREW and CHEALF, 1, Calverley Mount, Tunbridge Wells, Solicitors for the said Admini-

SOPHIA BOUDON, Deceased.
Pursuant to the Statute 22 and 23 Victoria, chapter 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 debts, claims, or demand upon or again t the estate of Sophia Boudon, lete of Gothic Villa, No. 41, Finchler-road, Saint John's Wool, in the county of Middlesex, Widow, deceased (who died at Gothic Villa aforesaid on the 20th day of Mar, 1883, and letters of administration to whose estate, with her will annexed, were granted by Her Majesty's High Court of Justice, at the Principal Registry of the Probate Division thereof, to John Samuel Collmann, of No. 12, Tokenhouse-yard, in the city of Londen, Merchant, the lawfully substituted attorney of Edward Bowden, of Puerto de Tomé, in Chili, the executor named in the said will, on the 24th day of October, 1883), are hereby r. quired to send us, the undersigne, as Solicitors for the said John Samu-l Collmann, at our offices, 1, Corbet-street, Gracechurch-street, in the city of London, particulars, in writing, of their respective deb's, c'aims, or demand on or before the 15th day of December, 1883, after which date the admin strator will proceed to distribute the assets of the said deceased among the parties entitled therete, having regard only to the debte, claims, or demands of which he then shall have had notice; and that he will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand he shall not have had notice.—Dated the 6 h day of November, 1883.

E. W. and R. OLIVER, I. Corbet-court, London, E.C., Solicitors for the said Administra or.

To Mr. Alfred Jennings Cayl so, of Hockerill, Bishop Stortford, in the county of Hertterd.

AKE not co, that on the 24th September, 1883, a writ was issued against you in the Chancer, Division of the High Court of Justice, in a certain action of Marshall and others v. Cayless and oth re, 1863, M., 3176, at the suit of Thomas Whitt'e Marshal', William Bennet, James Hill, Thomas Henry Harrisor, Edward Barwick, William Roe, and William Rob rt Wherry, claiming to have an account taken of what is due to them for principal, interest, and costs under a merigase, dated 18th day of June, 1877, made letween yourself of the one part, and the said Thomas Whitele Marshall, Welliam Bennett, James Hill, Thomas Henry Harrison, Edward tterwick, William Roe, and White Marshall, William Bennett, James H. I., Inomas Henry Harrison, Edward tisrwick, William Roe, and William Robert Whorry, of the other part, and that the said mortgage may be enforced by free claure or sale. An also take notice, that by an Order of Vice-Chanceller Bacor, the Judge of the said Division, to whom the said action is assigned, dated the 26 h October, 1883, it was

ordered that service of the said writ, by affixing a copy of the same, together with a copy of this Order, upon some prominent part of the property the subject matter of this action, situate in the lordship of Willoughb -nn-the-Wolds, in the county of Nottingham, in the said writ mentioned, and by inserring this advertisement ouce in the London Gazette, once in the Daily Telegraph Newspaper, and once in the Nottingham Guardian, shou'd be deemed good service of the sa'd writ upon you. And take notice that in default of your causing an appearance to be entered for you in the said Chancerv Division, within eight days after such service, the plaint ffs may proced in the said action and jadgment may be given in your absence, JACKSON W. SMART, 63, Finsbury-pavement:

· HOUGH and TUCK, Oakham, Plaintiffs' Solicitors.

To be sold by auction, pursuant to an O der in the action of Fu'l v. Sands, 1883, F., 160, by Thomas Stratton Fallows, the person appointed by Mr. Justice Chitty, the Judge to whose Court the said action is attached, at his Property Sale Room, Temple-row, Birmingham, on Thursday, the 29th day of November, 1823, at six o'clock precisely in the evening, in two lots:

A freehold messuage, being No. 2 in the Poultry, Bellstreet, close to Worcester-street, Birmingham, and a free-hold shop dwelling-house, and premises, No. 34, Worcester-

street, called the Botanic Dispensary.

Particulars and conditions of sale, with plans, may be had (gravis) of Messrs. Arnold and Son, Solicitors, Templerow, Birmingbam; Messrs. Kingsford, Dorman, and Co., Essex-street, Strand. London; and of the Aucioneer, Essex-street, Strand, Lor Temple-row, Birmingham.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in an action in the matter of the estate of William Brun, decessed, and in the matter of the estate of William Brun, decessed, and in the matter of the estate of Jane Gratton Brun; Widow, deceased, Brunt sgainst Pearce, 1833, B., 3329, the creditors of William Brunt, late of the Canning's Head, Sidney-square, Sidney-stree', Commercial road, in the parish of St. Ducatin's, Mile End, Old Town, in the county of Middlesex, Publican, who died in or about the month of Annual 1873 are no configuration. Augus, 1872, are, on or before the 7th day of December, 1883, to send by post, prepaid, to Mr. William Benning Princharl, of the firm of Princharl and Sons, of 9, Graechurch-street, in the city of Londor, the Solicitors of the defendant, Charles Worth Pearce, the surviving executor of the will of Jane Gratton Brun', the sole executive of the will of the said deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Chitry, at his chambers, the Royal Courts of Justice, London, on the 20th day of December, 1883, at eleven o'clock in the forences, being the time appointed for adjudicating on the claims.—Dated this 8th day of November, 1883.

DURSUANT to an Order of the Chancery Division of I the High Court of Justice, made in an action in the matter of the estate of William Brunt, decea ed, and in the matter of the estate of Jane Graton Brunt, Widow, decrased, Brunt against Pearce, 1833, B., 3329, the creditors of Jane Graton Brunt, Widow, late of the Canning's Head, Sidney-street, Commercial-road East, in the county of Middlesex, who died in or about the month of May, 1873, are, on or before the 7th day of December, 1883, to send by post, prepaid, to Mr. William Benning Pritchard, of the firm of Pritchard and Sons, of 9, Gracechurch-street, in the city of London, the Solicitors of the defendant. Charles Worth Pearce, the surviving executor of the will of the said 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 Order. Every creditor holding any security is to produce the same before Mr. Justice Chirty, at his chambers, the Royal Courts of Justice, London, on the 20th day of December, 1883, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 8th day of November, 1883.

PURSUANT to a Judgment of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of Joseph Berry, deceased, George Thomas Mason against Rebecca Berry, Widow, and Henry Shellard, 1883, P., No. 3293, the creditors of J seph Berry, deceased, formerly of Holywe'l-lane, Shoreditch, in the countr of Middlesex, but late of No. 65, King Edward-roal, South Hackney, in the said county, Rag and Bone Me chant, who died in or about the month of April, 1879.