Cumberland, the Solicitors of the defendant, Joseph Armstrong, 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 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 Chitty, at his chambers, situate at the Royal Courts of Justice, Strand, Middlesex, on Friday, the 4th day of July, 1884, at eleven colock in the foreach heing the time appointed for adjudicating on the noon, being the time appointed for adjudicating on the claims.—Dated this 20th day of May, 1884.

Next of Kin.—Sarah Llewelyn.

PURSUANT to an Order of the High Court of Justice,
Chancery Division, made in an action in the
matter of the estate of Sarah Llewelyn, deceased,
Davies v. Browne, 1883, L., 78, the persons claiming to
be next of kin of Sarah Llewelyn, late of Rhyl, in the
county of Flint, Spinster (the daughter of Christopher
Llewelyn and Sophia his wife, formerly Sophia Davies,
Spinster, both late of Llanymeneck, in the county of
Salop), who died on the 5th day of July, 1882, are, by
their Solicitors, on or before the 13th day of June, 1884,
to come in and prove their claims at the chambers of
the Honourable Mr. Justice Kay, Royal Courts of Justice,
Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said Order.
Thursday, the 26th day of June, 1884, at twelve o'clock
at noon, at the said chambers, is appointed for hearing Next of Kin.-Sarah Llewelvn. at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 12th day of May, 1884.

PURSUANT to a Judgment of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of Joseph Dodson, deceased, Cooper v. Dodson, 1883, C., No. 212, and dated the 9th day of April, 1884, the creditors of Joseph Dodson, late of the Craven Heifer Inn, Victoria-road, Dewsbury, in the county of York, Innkeeper, deceased, who died on the 5th day of April, 1883, are, on or before the 25th day of June, 1884, to send by post, prepaid, to Mr. Joseph Ibberson, of Westgate, Dewsbury aforesaid, Solicitor for the above named plaintiff, their Christian and surnames, addresses and descriptions, together with those of their the above named plaintiff, their Christian and surnames, addresses and descriptions, together with those of their partners (if any), 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 Judgment. Every creditor holding any security is to produce the same before Charles Arthur Tennant, Esquire, at the office of the District Registry, Unionstreet, Dewsbury aforesaid, on Wednesday, the 9th day of July, 1884, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated the 15th day of May, 1884.

COUNTY COURTS' JURISDICTION.

PURSUANT to an Order of the County Court of
Berkshire holden at Windows PURSUANT to an Order of the County Court of Berkshire, holden at Windsor, made in an action in the matter of the estate of Henry Sargeaut, deceased, Davis against Sargeant, the creditors of or claimants against the estate of Henry Sargeant, late of Binfield, in the county of Berks, Baker, who died in or about the month of January, 1882, are, on or before the 21st day of June, 1884, to send by post, prepaid, to the Registrar of the County Court of Berkshire, holden at Reading (to which district the matter and action has been transwhich district the matter and action has been trans ferred), 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 may be excluded from any benefit in the estate. Every creditor holding any security is to produce or transmit the same to the Registrar aforesaid, on or before the 28th day of June, 1884, at half-past eleven o'clock in the forencon, being the time appointed for adjudicating upon the claims.—Dated this 10th day of May, 1884.

H. COLLINS, Registrar.

In the Matter of a Deed of Assignment for the Benefit of Creditors, made the 13th day of February, 1884, by Samuel Slomon and Isidore Abrahams, of No. 67, Commercial-street, in the county of Middlesex, trading in copartnership under the style or firm of I. Abrahams, Slomon, and Co., General Merchants and Factors.

HE creditors of the above-named Samuel Slomon and Isidore Abrahams who have not a style or firm of I. Abrahams who have not a style or f

and Isidore Abrahams who have not already executed the above-named deed are required, on or before the 31st day of May, 1884, to send their names and addresses, and the particulars of their debts or claims, to Francis Drake Leslie, No. 30, Coleman-street, London,

E.C., or in default thereof they will be excluded from the benefit of the First and Final Dividend proposed to be declared.—Dated this 19th day of May, 1884.

F. D. LESLIE, 30, Coleman-street, E.C.;

JAMES THORNE, Dashwood House, New Broadstreet, E.C.;

Trustees appointed by the said Deed.

The Bankruptcy Act, 1869. In the High Court of Justice, in Bankruptcy. FIRST and Final Dividend of 6d. in-the pound has A. been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Henry James Perrin, of. No. 203, Wandsworth-road, in the county of Surrey, Clothier, and will be paid by me, at my offices (Messrs. Browne, Chatterley, and Co., Chartered Accountants), Nos. 3, 4, and 5, Queen-street, Cheapside, in the city of London, on and after Thursday, the 5th day of June, 1884, between the hours of eleven and two o'clock.—Dated this 19th day of May, 1884.

ED. C. CHATTERLEY, Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the London Bankruptcy Court.

A FINAL Dividend of 2s. 3d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by William Henry Jones and Benjamin Barber, of the Alexandra Palace, Muswell Hill, in the county of Middlesex, the Roebuck Inn, Buckhurst Hill, in the county of Essex, the Assize Courts, Manchester, in the county of Lancaster, Prince's Restaurant, No. 6, Poultry, in the city of London the Royal Italian Opera House in the city of London, the Royal Italian Opera House, Covent Garden, in the said county of Middlesex, Refresh-ment Contractors, Licensed Victuallers, and Copartners. the said William Henry Jones also carrying on business as a Pyrotechnist, at South Norwood, in the county of Surrey, and No. 109, Cheapside, in the said city of London, in copartnership with one Arthur Brock, under the style or firm of C. L. Brock and Co., the said William Henry or firm of C. L. Brock and Co., the said William Henry Jones residing at No. 3, Campsbourne, Hornsey, and the said Benjamin Barber residing at Laurel Bank, Muswell Hill, both in the said county of Middlesex, and will be paid by me, at the offices of my firm of Chatteris, Nichols, and Chatteris, No. 1, Queen Victoria-street, in the city of London, on and after Monday, the 16th day of June, 1884, and on any following Monday, between the hours of eleven A.M. and four o'clock P.M.—Dated this 20th day of May, 1884.

C. L. NICHOLS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Somersetshire, holden at

Bridgwater. FIRST and Final Dividend of 2s. 7d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Henry Lawrence, of No. 4, Raglancircus, Weston-super-Mare, Somerset, Farmer, Butcher, and Cattle Dealer, and will be paid by me, at Fox Bros., Fowler, and Coy., Bankers, Weston-super-Mare, on and after the 19th day of May, 1884, between the hours of ten and three.—Dated this 20th day of May, 1884.

FREDERICK SOARS, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at York.

A FIRST and Final Dividend of 6d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Robert Hutchinson, of Stonefall, near Harrogate, in the county of York, of Westminster Bridge, in Harrogate aforesaid, and of Kirkby Overblow, in the said county, Nurseryman, and will be paid by me, at my office, in Harrogate aforesaid, on and after the 19th day of May instant, between the hours of ten and four.—Dated this instant, between the hours of ten and four.—Dated this 16th day of May, 1884. SAMUEL ANDERSON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at

In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph Fairless the younger, residing at No. 20, Victoria-street, and carrying on business at No. 26, Side, both in the town and county of Newcastle-upon-Tyne, as an Auctioneer, Valuer, and Machine Broker, under the style or firm of Joseph Fairless, Junior, and Company.

NOTICE is hereby given, that a General Meeting of the Creditors of the above-named Joseph Fairless, Junior, and Company will be held at the office of

Junior, and Company will be held at the office of Edmund Nichols, 56, Westgate-road, Newcastle-upon-Tyne, Chartered Accountant, on Monday, the 9th day of June, 1884, at a quarter to twelve o'clock in the forenoon, for the following purposes:--1. To receive and pass the