account, or in default thereof he or they will be peremptorily excluded from the benefit of the said Order.

The said John Hardman was sent out to Van Dieman's Land in the ship "Susan," on the 21st April, 1842, and received a certificate of freedom it is said in March, 1859.

Wednesday, the 24th day of November, 1886, is appointed for hearing and adjudicating upon the claims.

—Dated this 15th April, 1886.

PURSUANT to a Judgment of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of Harry Niblett, late of Highthe matter of the estate of Harry Niblett, late of High-street, Dorking, in the county of Surrey, deceased, Marie Elizabeth Langlois, Widow, against Richard Robertson and another, 1883, N., 132, James Niblett, who resided at Norwich, in the county of Norfolk, in or about the month of February, 1835, if living (or if dead, the issue of the said James Niblett, or other persons claiming to be entitled to the bequest by the testator, Harry Niblett, to his son, the said James Niblett), and the issue of William Cowdery and Hannah Cowdery, who resided and died at Cowdery and Hannah Cowdery, who resided and died at Farnham, in the county of Surrey, in the years 1837 and 1855 respectively, or any other persons claiming to be entitled to the bequest by the said testator, Harry: Niblett, to his daughter, the said Hannah Cowdery, is or. are, by his or their Solicitors, on or before the 18th day, of June, 1886, to come in and prove their claims at the chambers of Mr. Justice Chitty, at the Royal Courts of Justice, Strand, London, or in default thereof he or they will be personately graded from the bounds of the will be peremptorily excluded from the benefit of the said Judgment. Friday, the 25th day of June, 1886, at twelve o'clock at noon, at the said chambers, is appointed. for hearing and adjudicating upon the claims.—Dated this 10th day of May, 1886.

PURSUANT to a Judgment of the High Court of Justice, Chancery Division, England, in an action of West v. West, 1885, W., No. 4308, dated the 16th day of January, 1886, and of an Order, in the said action dated the 22nd day of April, 1886, dispensing with service of notice of the said Judgment upon the persons hereinafter named, that is to say, Charles James Atkinson, and any person claiming by, through, or under him, the said Charles James Atkinson, and any person claiming by, through, or under him, and all persons claiming by, through, or under him, and all persons claiming to be interested in the property to which this action relates, who are not parties to the said action, or have not been served with notice of the said Judgment, are hereby required to come in and enter their respective claims in respect thereof at the chambers of Mr. Justice Kay, Royal Courts of Justice, Strand, London, on or before the 1st day of November, 1886, and in default thereof they will, after the expiration of the time so limited, be bound by the proceedings in the DURSUANT to a Judgment of the High Court of time so limited, be bound by the proceedings in the said action, as if they had been served with notice of such Judgment. Tuesday, the 9th day of November, 1886, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 5th day of May, 1886.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of George Bilton, and in an action Bilton v. Bilton, 1885, B., No. 6159, the creditors of George Bilton, late of North Kelsey, in the county of Lincoln, Farmer, who died in or about the month of November, 1867, are, on or before the 1st day of June, 1886, to send by post, prepaid, to Mr. George Shaw Sowter, of Brigg, in the county of Lincoln, the Solicitor of the defendant, Thomas Bilton, the executor 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 Vice-Chancellor Bacon, at his chambers, the Royal Courts of Justice, London, on the 11th day of June, 1886, at twelve o'clock, noon, being the time appointed for adjudication on the claims.—Dated this 11th day of May, 1886.

STANLEY and WOODHOUSE, 20, Abchurch, lane, E.C., Plaintiff's Solicitors.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of John Tynell, deceased, and in an action the Birmingham, Dudley, and District Banking Company Limited, on behalf of themselves and all other the creditors of John Tynell, deceased, against Sarah Ann Tynell, Widow, and Charles Tynell, 1886, T., 336, the creditors of John Tynell late of the Sygnmores Kingle Tynell, Widow, and Charles Tynell, 1886, T., 336, the creditors of John Tynell, late of the Sycamores, King's Heath, in the parish of King's Norton, in the county of Worcester, Coal Merchant, who died in or about the month of September, 1884, are, on or before the 11th day of June, 1886, to send by post, prepaid, to Mr. Edward Mallard, of 6, New Hall-street, Birmingham,

No 25587.

the Solicitor of the defendant, Sarah Ann Tynell, the executrix 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, the Royal Courts of Justice, Strand, London, on Thursday, the 17th day of June, 1886, at eleven o'clock in the forencon, being the time appointed for adjudication on the claims.—Dated this 6th day of May, 1886.

EMMET, SON, and STUBBS, 14, Bloomsburysquare, Plaintiff's Solicitors.

PURSUANT to a Judgment of the High Court of Justice, Chancery Division, made in an action re the estate of Elizabeth Harding, deceased, Stanley against Stanley, 1884, H., 5053, the creditors of Elizabeth Harding, late of 49, Great Colmore-street, Birmingham, in the county of Warwick, Widow, who died in or about the month of September, 1882, are, on or before the 10th day of June, 1886, to send by post prepaid, to Mr. George Burn Lowe, of the firm of Messrs. George Burn Lowe and Sons, of Educational-buildings, Corporation-street, Birmingham aforesaid, the Solicitors of the defendant. mingham aforesaid, the Solicitors of the defendant, Sarah Ellis, the executrix 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 Judgment. Every creditor holding any security is to produce the same before the Honourable Mr. Justice Chitty, at his chambers, situated in the Royal Courts of Justice, Strand, London, on Tuesday, the 29th day of June, 1886, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 7th day of May, 1886.

MACKESON, TAYLOR, and ARNOULD, 59, Lincoln's-inn-fields, London; Agents for BULLER, BICKLEY, and CROSS, Birmingham, Plaintiff's Solicitors.

FIRST and Final Dividend is intended to be declared in the matter of Mary Gray, late of the Willough by Arms, Parham, in the county of Suffolk, Widow, Licensed Victualler and Blacksmith. All creditors who have not already delivered particulars of their claims are requested to send such particulars to John Cana Fisk, of Woodbridge, Suffolk, Auctioneer the Trustee under an assignment for the benefit of creditors executed by the said Mary Gray), by the 5th day of June next, or they will be excluded.—Dated this 5th day of May, 1886.

W. W. WELTON, Woodbridge, Suffolk, Solicitor

for the Trustee.

FIRST and Final Dividend is intended to be A declared in the matter of Robert Hayward, late of the Vale Farm, Ufford, in the county of Suffolk, Farmer, but now of Woodbridge, in the county of Suffolk, of no occupation. All creditors who have not already delivered occupation. All creditors who have not already delivered particulars of their claims, are requested to send such particulars to John Cana Fisk, of Woodbridge, Suffolk, Auctioneer (the Trustee under an assignment for the benefit of creditors, executed by the said Robert Hayward), by the 5th day of June next, or they will be excluded—Dated this 5th day of May, 1886.

W. W. W. W. W. W. Woodbridge, Suffolk, Solicitor for the Trustee.

for the Trustee.

The Bankruptcy Act, 1869.
In the High Court of Justice, in Bankruptcy,
FIRST Dividend of 5d. in the pound has been
declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Isidore Gottschalk Ascher, of Coleman-street, in the city of London, and of 4, Woodsome-villas, Forest Hill, in the county of Kent, Merchant, trading as J. G. Ascher, also trading in copartnership with Jacob Cottschalk Ascher, at 8, Coleman at the control of cont Gottschalk Ascher, at 8, Coleman-street aforesaid, and at 481, St. Paul-street, Montreal, and Toronto, both in Canada, under the firm of Ascher and Co., as Merchants, Canada, under the 1rm of Ascher and Co., as Merchants, and also formerly trading in copartnership with Jacob Gottschalk Ascher and Hyman Gottschalk Ascher, and will be paid by me, at the office of Mr. Peter Paget, Official Assignee, in the Bankruptcy-buildings, 34, Lincoln's-inn-fields, on and after the 14th day of May, 1886.

— Dated this 18th day of May, 1886.

R. P. HARDING, Official Trustee.