To be sold, pursuant to an Order of the High Court of Justice, made in an action, re Ireson, deceased, Ireson v. Ireson, 1881, I., No. 176, with the approbation of Mr. Justice Chitty, by Mr. Benjamin Dean, the person appointed by the said Judge, at the Seven Stars Hotel, Barnoldswick, in the county of York, on Tuesday, the 22nd day of June, 1886, at six for seven o'clock in the evening, in one lot, namely:—

The three freshold cottages or dwelling houses known

The three freehold cottages or dwelling-houses, known by the name of Crow-nest Houses, situate in the township of Coates, in the parish of Barnoldswick, in the respective occupations of Adam Robinson, William Robinson, and Mrs. Willcook.

N.B.—If not sold in one lot, the above will be divided into three lots and each cottage sold separately.

N.B.—If not sold in one lot, the above will be divided into three lots, and each cottage sold separately.

Particulars and conditions of sale may be had (gratis) of the several Solicitors in London; of Messrs. Clement, Cheese, and Green, of 123, Pall Mall, Charing Cross; and Messrs. F. Venn and Co., I, Old Serjeants inn, Chancerylane; and in Liverpool of Messrs. Masters and Rogers, 25, Lord-street; and Messrs. Howard, Jones, and Broadfoot, 62, Dale-street; also of the Auctioneer, at Lamb Hill, Barnoldswick; at the place of sale; and at the various inns in the locality. various inns in the locality.

of Instine made to an Order of the High Court TO be sold, pursuant to an Order of the High Court of Justice, made in an action re Thomas Newton, deceased, Lisseter v. Newton, 1886, N., 17, with the approbation of Mr. Justice Kay, by Mr. George Wokes, the person appointed by the said Judge, at the Hall of the Hull Incorporated Law Society, Lincoln's-inn-buildings, Bowlalley-lane, Hull, on Thursday, the 10th day of June, 1886, at two for half-past two o'clock in the afternoon, in three lots, as follows:—

Lot 1. Dwelling-house and shop, No. 16, Great Passage-street, Hull, copyhold of the manor of Tupcoates with Myton.

Myton.

Lot 2. Freehold dwelling-house, with stable and cartshed, No. 24, Alma-street, Church-street, Drypool.

Lot 3. Freehold dwelling-house and shop, No. 26,

Naylor's-row, Drypool.

Particulars and conditions of sale may be had (gratis)

Particulars and Conditions of Sale may be had (gratis) of Messrs. Atkinson, Wake, and Daly, Quay-chambers, Hull; Messrs. Iliffes, Henley, and Sweet, 2, Bedford.row, London; or of the Auctioneer, No. 2, Carr-lane, Hull.

10 be sold, pursuant to a Judgment of the High Court of Justice, Chancery Division, made in the matter of the estate of William Powell Bennet (formerly William Powell Richards), deceased, Dyer v. Rickards, 1879, B., No. 130, with the approbation of his Lordship Mr. Justice Chitty, the Judge to whose Court the said action is attached, in 33 lots, by Mr. David Thomas Alexander, the person appointed by the said Judge, at the Wyndham Arms Hotel, Bridgend, in the county of Glamorgan, on Saturday, the 12th day of June, 1836, at one o'clock in the often the often the county of the said Judge. the afternoon precisely:

Certain freehold, copyhold, and customaryhold farms and lands, situate in the parishes of Newcastle, Coity, St. Bride's Minor, Coychurch, Ewenny, Llangan, Pyle, and Kenfig and Laleston, in the county of Glamorgan, being parts of the Laleston Estate, late the property of

being parts of the Laieston Estate, late the property of William Powell Bennet, deceased.

Particulars whereof may be had (gratis) of Messrs. Radcliffes, Cator, and Martineau, of No. 20, Craven-street, Charing Cross, in the county of Middlesex, Solicitors; of Messrs. Mead and Daubeny, of No. 2, King's Bench-walk, Temple, in the city of London, Solicitors; of Messrs. Shirley and Sons, of Cardiff, Solicitors; of Messrs. Rickards and Blosse, of Charles-street-chambers, Cardiff, Land Agents: and of the Auctioneer, at Cardiff. Land Agents; and of the Auctioneer, at Cardiff.

To be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action re Thomas Hunt, Hunt v. Hunt, 1884, H., 3346, with the approbation of Mr. Justice Pearson, the Judge to whom this action is attached, by Mr. Robert Fanshawe, the person appointed by the said Judge, at the Yellow Lion Hotel, Haymarket, Sheffield, in the county of York, on Tuesday, the 22nd day of June, 1886, at four o'clock in the afternoon in two lots: the afternoon, in two lots:

Certain freehold dwelling-houses, situate at Dronfield

and Barlbrough, in the county of Derby, viz.:—
Lot 1. The reversion in fee of a substantial stone-built dwelling-house, with the stabling and carriage-house, yards, kitchen, and pleasure-gardens and premises, situate at Dronfield aforesaid, expectant on the death of Mrs. Jane Bramall, the tenant for life, who is sixty-two

years of age.

Lot 2. The reversion in fee of three freehold dwellinghouses, with the gardens, outbuildings, and premises, situate at Barlbrough, in the county of Derby, and in the respective occupations of William Callabine, George Henry Burton, and Richard Hursthouse, and let at the yearly rent of £20 7s., expectant on the death of the said Jane Bramall.

Particulars and conditions of sale may be had (gratis)

of Messrs. Cunliffes and Davenport, Solicitors, 43, Chancery-lane, London; and of Messrs. Alderson, Son, and Dust, Solicitors, Eckington, Derbyshire; Mr. Robert Fanshawe, Auctioneer, West-street, Eckington aforesaid; and at the place of sale.

WHEREAS by an Order of the High Court of Justice, made in a certain action in which Hannah Arnold (now deceased) and others are plaintiffs, and William Arnold and others are defendants, dated the 15th day of January, 1886, it was ordered that the hereditaments situate at Walton, in the parish of Sandal Magna, in the county of York, in England, which Stephen Arnold, formerly of Walton, by his will gave and devised from and after the deaths of the persons therein named) equally amongst all the sons of his brothers, John, Joseph, Benjamin, Timothy, and George, who were living at the testator's decease, or were afterwards born, as tenants in common in fee simple, should be sold; and whereas in pursuance of the said Order the said herediwhereas in pursuance of the said Order the said hereditaments have been sold, and the money produced by such sale has been paid into the said Court to the credit of the said action. Notice is hereby given, that pursuant to an Order made in the said action, and dated the 17th May, 1886, John Arnold, one of the sons of the said John Arnold (brother of the said Stephen Arnold, the testator), who some time resided at Walton, in the parish of Sandal Magna, in the county of York aforesaid, and on whom service of notice of the Judgment in this action, dated the 31st July, 1884, was by an Order, dated the 30th October, 1885, dispensed with, and all persons claiming by, through, or under him, and all persons claiming to be interested by purchase, descent, devise, or otherwise through or under him, in the said hereditaments or the proceeds thereof, are to come in before the Vice-Chan-cellor Sir James Bacon, at his chambers, Royal Courts of Justice, Strand, London, in England, on or before Monday, the 12th day of July, 1886, and establish his or their claim to participate in such money, and that in default thereof the said money will, on or after the 19th day of July, 1886, be distributed in such manner and among such parties as to the Court shall appear to be any or July, 1880, be distributed in such manner and among such parties as to the Court shall appear to be most in accordance with the rights of the persons whose claims to participate therein have been established. Monday, the 19th day of July, 1886, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 22nd day of May, 1886.

DURSUANT to a Decretal Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of Grace Lillicrapp, Widow, deceased, and in a cause Bevington against Bach, 1886, L., 938, the creditors of Grace Lillicrapp, late of No. 27, Daviesstreet, Berkeley-square, in the county of Middlesex, Widow, who died in or about the month of December, 1885, and on or before Mordey, the 21st day of Justice. 1885, are, on or before Monday, the 21st day of June, 1886, to send by post, prepaid, to Henry James Reeves, of No. 17, Warwick-street, Regent-street, in the county of Middlesex, a member of the firm of Messrs. Campbell, Reeves, and Hooper, of the same place, the Solicitors of the defendant, Usher Bach, the executor of the deceased, their Christian and surnames in full (including those of partners), 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 Decretal Order. Every rom the benefit of the said Decretal Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Bacon, at his chambers, the Royal Courts of Justice, London, on Thursday, the 1st day of July, 1886, at twelve of the clock at noon, being the time appointed for adjudicating on the claims.—Dated this 21st day of May, 1886.

MUNNS and LONGDEN, 8, Old Jewry, E.C.,

Solicitors for the Plaintiffs.

In the Matter of a Deed of Assignment, executed on the 5th day of April, 1886, by Joseph William Murlis, of No. 4, Milsom-street, Bath, in the county of Somerset, Laceman.

OTICE is hereby given, that the Trustees under the above deed will, on the 2nd day of June next, or as soon thereafter as conveniently may be, make a Dividend under the above deed of the estate of the said Joseph William Murlis amongst those creditors whose debts have been then admitted. All creditors who have not sent in particulars of their debts must, before the said 2nd day of June next, send the same to Messrs. Collison and Viney, of No. 99, Cheapside, in the city of London