county of Cumberland, who died in or about the month of November, 1874, living at the time of her death, or to be the legal personal representatives of such of the said next-of-kin as are now dead, are, by their Solicitors, on or before the 31st day of January, 1890, to come in and prove their claims at the chambers of Mr. Justice North, prove their claims at the chambers of Mr. Justice North, at the Royal Courts of Justice, Strand, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 7th day of February, 1890, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 19th day of December, 1990 1889

HECKLES--BRENNAN or PROUD-and PATTERSON. **PURSUANT** to the Judgments of the High Court of Justice, Chancery Division, made in the respective actions of Heckles v. Heckles, 1886, H., 4121, and Heckles v. Nesbit, 1886, H., 4122, dated respectively the 18th day of December, 1886, and on an Order in the said actions dated the 6th day of December, 1889, dispensing with service of notice of the said Judgments upon the persons described in the Schedule thereto, the children and issue of the persons named and described in the Schedule hereto, and any persons rained and described in the Schedule hereto, and any persons claiming by, through, or under them or any of them, and all persons claiming to be entitled to the property to which the said actions respectively relate, who are not parties to the said actions, or have not been served with notice of the said Judgments, are hereby required to come in and establish their respective claims in respect thereof at the chambers of Mr. Justice Stirling, the Royal Courts of Justice, Strand, London, on or before the 24th day of January, 1×90, or in default thereof they will be bound by the proceedings in the said actions as if they had been served with notice of such Judgments. Wednes-day, the 5th day of February, 1820, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 20th day of December, 1889.

THE SCHEDULE ABOVE REFERRED TO.

No.	Description of Person.	
1 _	The children and issue of John Heckles, a son of Kichard Heckles, a son Sarah Heckles, both late of Chirton, in the parish of Tynemouth, in the county of North- umberland, Innkeepers The children of Ellen	The said John Heckles married Ann Pearson, at Tynemouth, on the 13th March, 1831, and died at Chirton, North Shields, on the 3rd May, 1858 The said Ellen other-
~	otherwise Helen Bren- nan, wife of Matthew Brennan, previously the wife of Proud, formerly Ellen Nesbitt, Spinster, a grand- daughter of the said Richard Heckles and Sarah Heckles	wise Helen Nesbitt, the daughter of James and Elizabeth Nesbitt, late of Chirton aforc- said, married firstly Proud and secondly Matthew Brennan, and died at Lochee, Dandee, For- far, Scotland, on the 21st October, 1865. She is supposed to have left two daugh- ters, Susan and Mary Ann, who were last heard of in Dundee in 18×0
3	The children of Mary Thirlwell Patterson, wife of John Robson Patterson, formerly Mary Thirlwell Heckles. Spinster, late of New- castle-on-Tyne, agrand- daughter of the said Richard Heckles and Sarah Heckles	The said Mary Thirl- well Heckles, married John Robson Patter- son, at Tynemouth, on the 1st January, 1875, and died at Preston, North Shields, on the 26th September, 1884

**P**URSUANT to an Order of the Chancery Division of the High Court of Justice, Liverpool District Begistry, made in the matter of the estate of Harold Owen, deceased, and in an action Frisby Dyke v. Owen, 1889, O., No. 1779, and dated the 30th day of Novem-ber, 1889, the creditors of Harold Owen, late of Tue-brook Villa, Green-lane, West Dorby, in the county of Lancaster, Doctor of Medicine, who died in or about the month of March, 1883, arc, on or before Saturday, the 1st day of February, 1890, to send by post, prepaid, to Mr. Alfred Pearce Jones, of No. 33, John-street, Bedford-row, London, the Solicitor for the defendants, the executors of the deceased, their Christian and surnames, executors of the deceased, their Christian and surnames, K 2

addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the security (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 Kekewich, at the chambers of the District Registrar, Government-build ings. Victoria-street, Liverpool, on Monday, the 24th day of february, 1890, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims. ---Dated this 18th day of December, 1889.

**DURSUANT** to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of George Attfield, deceased, 1889, A., No. 1237, and in an action Thomas Perring against Eliza Attfield, the creditors of George Attfield, deceased, late of Stroud, near Egham, in the county of Surrey, Farmer and Beer Retailer, who died in or about the month of February, 1889, are, on or before the 20th day of January, 1×90, to send by post, prepaid, to Henry Morton Ody, of 264, Camborwell New-road, Surrey, the Solicitor for the plaintiff, Thomas Perring, their Christian and sur-name, 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 **)**URSUANT to an Order of the Chancery Division of default thereof they will be peremptorily.excluded from derault 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. lustice Kay, at his chambers, the Royal Courts of Justice, London, on Monday, the 3rd day of February, 1890, at twelve o'clock at noon, being the time appointed for adjudication on the claims.—Dated this 21st day of December 1890 December, 1889.

HENRY MORTON ODY, 264, Camberwell Newroad, London, S.E., Plaintiff's Solicitor.

DURSUANT to a Judgment of the Chancery Division of the High Court of Justice, made in the matter of the estate of John Brooke, Brooke v. Brooke, 1>89, B., 5167, the creditors of John Brooke, late of Hockliffe Grange, Leighton Buzzard, in the county of Bedford, who carried on the business of a Paper Manufacturer, at Soyland, near Ripponden, in the county of York, who died in or about the month of September, 1888, are, on or before the 21st day of January, 1890, to send by post, prepaid, to Mr. Henry Kinneir, of Swindon, in the county of Wilts, a member of the firm of Kinneir and Tombs of the same place the Solicitors for the defer Tombs, of the same place, the Solicitors for the defen-dant, Jane Elizabeth Brooke, the executrix of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a state-ment of their accounts, and the nature of the securities (if any) held by them, or in default thereof the securities be peremptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before Mr. Justice Kay, at his chambers, the Royal Courts of Justice, London, on the 28th day of January, 1890, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.— Dated the 19th day of December, 1889. SPENCER WHITEHEAD, of No. 183, Fleet-street, E.C., Solicicitor for the Plaintiffs.

DURSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of William Farmer, deceased, and in an action estate of William Farmer, deceased, and in an action of Farmer against Farmer, the creditors of William Farmer, late of Rotherwas, in the parish of Dinedor, in the county of Hereford, who died in or about the month of November, 1888, are, on or before the 20th day of January, 1890, to send by post, prepaid, to Messrs. Corner and Corner, of the city of Hereford, the Soli-citors for the defendants, James Thomas Farmer and William Laber Harman the american of the decred William John Farmer, the executors of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in detault thereof they will be peremptorily excluded from the benefit of the said Order. Every oreditor holding any security is to produce the same before Mr. Justice Chitty, at his chambers, the Royal Courts of Justice Chitty, at his chambers, the Royal day of February, 1890, at eleven o'clock in the fore-noon, being the time appointed for adjudicating on the claims.-Dated this 18th day of December, 1889. BARLOW and JAMES, 49, Lime-street, London; Accents for

Agents for JAMES, BODENHAM, and JAMES, of the city of Hereford, Plaintiff's Solicitors.

URSUANT to an Order of the High Court of Justice, Chancery Division, made in an action in the matter of an estate of Henry Eardley Aylmer Dalbiao, deceased, Habin v. Dalbiac, 1889, D., No. 1912, the creditors of Henry Eardley Aylmer Dalbiac, late of Durrington, near Worthing, in the county of Sussex, who died in or about