JOSEPH FISH, Deceased. Pursuant to the Statute 22nd and 23rd Vic., cap. 35. NOTICE is hereby given, that all creditors and other NOTICE is hereby given, that all creditors and other persons having any claims, against the estate of Joseph Fish, late of the Railway Inn, Goods Stationroad, Tunbridge Wells, in the county of Kent, Licensed Victualler, deceased (who died on the 28th day of October, 1893, and whose will was proved by William Burton Jury and John Young, the executors thereinnamed, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 19th day of December, 1893), are hereby required to send particulars of their claims or demands to the undersigned, the Solicitors for the said executors, on or before the the Solicitors for the said executors, on or before the 9th day of February, 1894; after which date the said executors will proceed to distribute the assets of the executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard to those claims or demands only of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim or demand they shall not then have had notice.—Dated this 27th

day of December, 1893.

ANDREW and CHEALE, 10, Calverley-parade,
Tunbridge Wells, Solicitors for the Executors.

MARY HAINS, Deceased. Pursuant to the Statute 22nd and 23rd Vic., cap. 35. TOTICE is hereby given, that all creditors and other persons having any claims against the estate of Mary Hains, late of 22, Beulah-road, Tunbridge Wells, in the county of Kent, Widow, deceased (who died on the 13th day of September, 1893, and whose will was proved by Joseph Sheale and Sidney Alexander Cheale, the executors thereinnamed, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 20th day of October, 1893), are hereby required to send particulars of their claims or demands to the undersigned, the Solicitors for the said executors, on or before the 9th day of February, 1894; after which date the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard to those claims or demands only of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim or demand they shall not then have had notice.—Dated this 27th day of December, 1893.

> ANDREW and CHEALE, 10, Calverley-parade, Tunbridge Wells, Solicitors for the Executors.

The Reverend WILLIAM DOEL, Deceased. Pursuant to the Statute 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the Reverend William Doel, late of Beech tne estate or the Reverend William Doel, late of Beech House, Southwick, in the parish of North Bradley, in the county of Wilts, Baptist Minister, deceased (who died on the 11th day of April, 1893, and whose will, with a codicil thereto, was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 7th day of October, 1893, by Victoria Charlotte Doel, Widow, the executrix named in the said will, and John Howard Foley and George Benoni Marsh, the executors named in the said codicil) are Marsh, the executors named in the said codicil), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 31st day of January, 1894; after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 28th day of December, 1893.

MANN and RODWAY, Trowbridge, Wilts, Soli-

citors for the Executors

JOSEPH ANDREWS, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Pro-

intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Joseph Andrews, late of Stowmarket, in the county of Suffolk, Builder, deceased, carrying on business under the style or firm of Andrews and Son (who died on the 28th day of April, 1893, and whose will was proved on the 7th day of September, 1893, in the Bury Saint Edmunds District Registry of the Probate Division of the High Court of Justice, by Ephraim Andrews, of Sudbury, in the county of Suffolk, Coach Builder, and John Inkpen, of Stowmarket aforesaid,

Assessor, the executors thereinnamed), are hereby required to send particulars thereof to the said John Inkpen, at Ipswich-street, Stowmarket aforesaid, on or before the 7th day of February, 1894; after which day the executors will proceed to distribute the assets of the said Joseph Andrews, deceased, among the persons entitled thereto, having regard only to the claims and demands of which they shall then have received notice; and that the said executors will not be liable for any assets so distributed to any person or persons of whose claim or demand they shall not have then had notice. And all persons indebted to the estate of the said Joseph Andrews, deceased, or to the said Andrews and Son, are hereby requested to pay forthwith the amount of their respective debts to the said John Inkpen.—Dated this 28th day of December, 1893.

HAYWARDS and PEECOCK, Stowmarket, Soli-

citors for the Executors.

In the High Court of Justice.—Chancery Division.
Mr. Justice North, at Chambers. 1893, J., No. 1954.
Between the Right Honourable Sir Henry James, Knt.,
Q.C., M.P., and others, Plaintiffs: Thomas Plowright,
Sarah Ann Plowright, George Carter Ingoldby, Frank
Ingoldby, Herbert Ingoldby, Thomas Plowright
Holland, Charles Holland, Hannah Mary Plowright
Holland, Spinster, William Lane, Claypon Edward
Ingoldby, Robert Donnington, Henry Ingoldby, and

John Cragg Topham, Defendants.

To the abovenamed defendant, Charles Holland.

AKE notice, that this action was on the 7th December, 1893, commenced against you and others, and that the plaintiffs, by their writ of summons, claim—

1) Personal judgment against the defendant, Thomas (1.) Personal judgment against the defendant, Thomas Plowright, for the principal sum of £45,000, with interest thereon from the 25th October, 1893, at the rate of five per cent. per annum, jointly and severally covenanted to be paid by Thomas Plowright the elder (since deceased), the defendant, Thomas Plowright the younger, and John Henry Plowright (since deceased), by an indenture of mortgage, dated the 25th of October, 1877, and made between the said Thomas Plowright the elder of the first part, the defendant, Thomas Plowright (therein called Thomas Plowright the younger) of the second part, the said John Henry Plowright of the third part, and the Right Honourable Frederic, Baron Chelmsford, the Right Honourable Gathorne Hardy, Edmond Robert Turner, and William Frederick Higgins, the then Estate Trustees of the Law Life Assurance Society, of the fourth part, and for so much of the costs of this action as would have been incurred if it had been brought for payment only. (2.) To have an account taken of what is due to the plaintiffs under or by virtue of the said indenture of mortgage and the five several indentures of mortgage specified in the fourth schedule thereto (transferred to the then Estate Trustees of the Law Life Assurance Society by the five several indentures of transfer of mortgage, all dated the 24th of October, 1877, specified in the fourth column of the same schedule), and in default of payment of what shall be found due on taking the said account, to have the said mortgage of the 25th the said account, to have the said mortgage of the 25th October, 1877, and the said five several mortgages specified in the said fourth schedule to the said indenture of the 25th October, 1877, enforced by foreclosure or sale of the hereditaments comprised therein. (3.) That a Receiver of the rents and profits of the said mortgaged premises may be appointed by the Court, and that the defendants may be ordered to deliver up possession of such part of the said mortgaged hereditaments as may be in their possession respectively to the said Receiver. And further take notice, that the Judge has by Order, dated the 19th December, 1893, authorized service of the said writ of summons on you by the service of the said writ of summons on you by the insertion of this notice once in the London Gazette, once in the Times newspaper, and once in the Toronto Globe and Lindsay Post newspaper. And further take notice, that you are required to appear to the said writ of summons within twenty-eight days after the inser-tion of the last of the said notices in manner aforesaid, inclusive of the day of such insertion, and that in default of your so doing the plaintiffs may proceed therein, and Judgment may be given in your absence. WALTERS, DEVERELL, and CO., 9, New-square, Lincoln's-inn, London, Plaintiffs' Solicitors.

DURSUANT to a Judgment of the High Court of Justice, Chancery Division, made in the Matter of the estate of William Harris, deceased, and in an action Harris v. Gatty, 1893, H., No. 3851, the creditors of William Harris, late of 250, Southampton-street, Camberwell, in the county of Surrey, Contractor, who died in the month of May, 1888, are, on or before the 31st day of January, 1894, to send by post, prepaid,