F FRANCIS MOSES COLDWELLS Deceased

FRANCIS MOSES COLDWELLS Deceased.
Fursitient to the statute 22 and 23 Viot, Cap. 35.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Francis Moses Coldwells formerly of Croydolf shad of Tyne View St. Helen's Isle of Wight but late of FineHoline' Richmond Park-road Bournemouth in the County of Haits Gentleman (who died on the 29th day of July 1896 and to whose personal estate letters' of statinistration were granted by the Principal, Refristry of the Probate Division of the High Court of Trustice to Mr. Japheth Tickle are hereby required to send particulars of their debts claims or, demands to me the ulidersigned as Solificiar to the said administrator on or before the 2nd day of March lext after which day the said administrator will proceed to distribute the assets of the said deceased amongst the parties entitled therefor having regard only to the claims of which he shall then having regard only to the claims of which he shall then having regard only to the claims of which he shall then have had notice; and the said administrator will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 28th day of December 1896.

R. J. TICKLE Crown-court 63 Cheapside E.C. Solicitor to the said Administrator.

WALTER HENRY BROWNSWORD Deceased.
Pulsushit to the Statute 22 and 23 Vict. c. 35.
POTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of Walter Henry Brownsword late of No. 30. Lady Margaret-road Kentish Town in the county of Middleser and of No. 10 Bush-lane Cahnon-street in the different persons of the different county of the destate of No. 10 Bush-lane Cahnon-street in the different persons of the different county of the different persons of the differ Middlesex alld of No. 10 Bush-lade Cannon-street ill the city of Lordon Printer and Stationer (who died on the little day of October 1896 and to wilsse personal estate letters of administration were granted by the Principal Registry of the Probate Division of the High Court of Justice to Mr. John Wiggins) are hereby required to send particulars of their debts claims or demands to the the undersigned as Solicitor to the said administrator off or before the 16th day of February next after which day the said administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the claims of which he shall then have had notice and the said administrator will not be liable for the assets or any part thereof so will not be liable for the assets or any part thereoff so distributed to any persons of whose debt or claim he shall not then have had notice.—Dated this 28th day of

December 1896.

J. TICKLE Crown-court No. 63 Cheapside E.C.
Solicitor to the said Administrator.

SARAH ANN MORGAN Deceased.
Pursuant to the Statute 22nd and 23rd Victoria, cap. 35.,
intituled "An Act to further amend the Law ef Property and to relieve Trustees."

DOTICE is hereby given that all creditors and other persons having any claims or demands upon of against the estate of Sarah Ann. Morgan late of The Fountain Inn! St. Leonard's-on-Sea in the county of Sussex deceased (who died at The Fountain Inn aforesaid on the 25th day of February 1889, and of whose personal estate and effects letters of administration were created by the Propheto Division of the Util County granted by the Probate Division of the High Court of Justice on the 24th day of November 1896 to me) are hereby required to send particulars thereof to me on or before the 6th day of February 1897, after which date I shall proceed to distribute the assets of the said deceased among the parties entitled thereto having regard only to the claims and demands of which I shall then have had notice.—Dated this 29th day of December 1896. E. LEADAM HOUGH Senior Official Receiver

Bankruptcy - buildings Carey - street, London

To WILLIAM KINCH late of the Hermitage Deddington Oxon,

TAKE notice that on the 1st July 18:6 a writ was issued against you and others in the Chancery Division of the High Court of Justice in an action of in the Matter of the estate of James Hodgson deceased Hodgson against Hodgson and others 1896 H. No. 2107 claiming administration of the real and personal estate of the said James Hodgson deceased a declaration that you and your co-Trustees are liable to make good losses to the trust estate by reason of trust moneys being allowed to remain in your hands and misappropriated by you or otherwise by breach of trust of yourself and co-Trustees and for an enquiry whether an investment by yourself and co-Trustees of two thousand pounds by yourself and co-Trustees of two thousand pounds was a proper investment. And also take notice that by an Order of Mr. Justice North dated the 14th December 1896 it was ordered that service of the said writ by sending a copy of such writ and a copy of the said Order through the post office prepaid in an envelope addressed to Messieurs Gordon Dalbiac and Pugh 2 Bedford-row W.C.

the Solicitors for your wife the defendant Mabel Kinch and by the publication once in the London Gazette once each in the Times and Daily Telegraph newspapers of this advertisement should be deemed good service of the said writ upon you the defendant William Kinch. And take notice that in default of your causing an appearance to be entered for you at the Central Office of the Royal Courts of Justice Strand London within three months after such service and the last of such advertisements the plaintiff may proceed in the said action and Judgment may be given in your absence.—Dated the 30th of December 1896.

H. B. RAVEN Vacation Chief Clerk for E. W. Walker Chief Clerk.

COUNTY COURTS' EQUITABLE JURISDICTION.

Re E. G. CHALLES, Deceased.

DURSUANT to an Order of the County Court of Somersetshire holden at Wellington, made in the Somersetshire holden at Wellington, made in the matter of the estate of Ebenezer George Challes, deceased, and in an action between Charles Baker and Co., plaintiffs, and Annie Frances Challes, defendant, (1896, Z 347) the creditors of Ebenezer George Challes, late of Wellington, in the country of Somerset, Baker, who died on the 29th day of April, 1896, are, on or before the 18th day of January, 1897, to send by post prepaid to William Thomas Booker, of Wellington, Somerset, the Solicitor for the said defendant, their Christian and surnames, addresses and descriptions, with full particulars of their claims, a statement of their Christian and surnames, addresses and descriptions, with 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 saine before the Registrar of the said Court at his chambers, Townhall, Wellington, aforesaid, on Monday, the 25th day of January, 1897, at 12 o'clock noon, being the time appointed for adjudicating on the claims.—Dated this 22nd day of December, 1896.

W. T. BOOKER Wellington, Somerset, Solicitor for the Defendant.

for the Defendant.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the 12th day of November 1896 by Arthur Tunbridge of Hill-street, Saffron Walden in the county of Essex Tailor and Outfitter.

THE creditors of the above named Arthur Tunbridge who have not already sent in their claims are required on or before the twelfth day of February 1897 to send in their names and addresses and the particulars of their claims to Mr. William Nicholson of 12 Woodstreet London E.C. the Trustee under the said deed, or in default thereof they will be excluded from any Dividend,—Dated this second day of January 1897.

WM. MORLEY 145 Cheapside London E.C. Solicitor for the Trustee.

citor for the Trustee.

In the Matter of a Deed of Assignment executed on the 7th day of October 1896 by James Waine of Hellifield in the county of York Cattle Dealer. OTICE is hereby given that all persons having any claim or demand against the above named James

Waine who have not sent particulars thereof to the Trustee of the said deed, Mr. John Rhodes Whitley of Temple-chambers, Keighley, Chartered Accountant, are required to do so on or before the 31st day of January 1897 after which date the Trustee will distribute the assets having regard only to the claims of which he shall then have had notice.—Dated this 1st day of January 1897.

MOSSMAN ATKINSON and BLANKLEY Bradford Solicitors for the said Trustee.

In the Matter of a Deed of Assignment executed on the 30th day of January 1896 by Henry Proops of 143 Mile End-road in the county of London Wholesale Clothier. PAKE notice that I the undersigned Trustee under the above deed will on the 12th January 1897, or as

soon thereafter as conveniently may be, pay a Dividend under such deed amongst those creditors claiming on the estate of the said Henry Proops whose debts have been then admitted. All creditors who have not sent in particulars of their debts must before the said 12th January 1897 send the same to me and be prepared to prove them otherwise they will be excluded from the benefit of the Dividend.—Dated this 31st day of December 1896.

W. O. CLOUGH Trustee 89 Gresham-street,
London, E.C.

HOLDER and WOOD Salisitors, to the Trustee

HOLDER and WOOD Solicitors to the Trustee 40 Cheapside, London, E.C.