PHILIP BOFFEY Deceased. Pursuant to the Act of Parliament 22nd and 23rd

Pursuant to the Act of Parliament 22nd and 23rd Victoria chapter 35.

NOTICE is hereby given that all creditors and other persons having any claims or demands upon the estate of Philip Boffey late of Taxmere Farm in the township of Sandbach in the county of Chester Farmer deceased (who died on the 16th day of January 1872 and whose will was proved in the District Registry attached to Her Majesty's Court of Probate at Chester on the 14th day of March 1872) are hereby required to send in writing full particulars of such claims and demands to us the undersigned Messrs, Robert Bygott and Sons of Sandbach in the county of Chester the Solicitors for Samuel Boffey of Brereton in the county of Chester Farmer the surviving executor under the Solicitors for Samuel Boffey of Brereton in the county of Chester Farmer the surviving executor under the said will on or before the 25th day of March next after which date the said executor will proceed to distribute the assets of the said testator among the persons entitled thereto having regard only to the claims and demands of which he shall then have had notice, and that he will not be liable for the assets of the said testator or any part thereof so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this eighteenth day of February 1897.

ROBT. BYGOTT and SON'S Solicitors for the said Samuel Boffey the surviving Executor.

WILLIAM DANIEL ALLEN Deceased

WILLIAM DANIEL ALLEN Deceased.

Pursuant to the Act of Parliament 22nd and 23rd

Victoria, chapter 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 assisted

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of William Daniel Allen late of Endcliffecrescent in the city of Sheffield Steel Manufacturer deceased (who died on the 24th day of October 1896 and whose will (with four codicils thereto) was proved in the Wakefield District Registry of the Probate Division of Her Majesty's High Court of Justice on the 31st day of December 1896 by Charles Allen of Wingerworth Hall Chesterfield in the county of Derby Steel Manufacturer and Alexander Thomas Hollingsworth of 2 Belsize-grove Haverstock-hill in the county of Middlesex Newspaper Proprietor the executors named in the said will) are hereby required to send in particulars in writing of their claims or demands to us the undersigned Parker and Brailsford on or before the 3rd day of April 1897 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 the persons entitled thereto having regard only to the claims and demands 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 19th day of February 1897.
PARKER and BRAILSFORD York-street Sheffield

Solicitors for the said Executors.

SOPHIA HORATIA AINSLIE Deceased. Pursuant to the Statute 22nd and 23rd Vic. cap. 35

TOTICE is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Sophia Horatia Ainslie of Clare Lodge St. John's-road Putney-hill in the county of Surrey Spinster deceased (who died on the 27th day of January 1897 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 16th day of February 1897 by Frederick Branström Fletcher, Wilfrid Ainslie, and Margaret Anne Ainslie, the executors therein named) are hereby required to send particulars, in writing of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 25th day of March 1897 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 debts claims and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof so distributed to any person or persons of whose debt claim or demand they shall not then have had notice.—Dated this 18th day of

February 1897.

DOWSON AINSLIE and MARTINEAU 19 Surrey street Victoria Embankment W.C. Solicitors for the Executors.

MARY WOLFINTON LLOYD Widow Deceased.
Pursuant to the Statute 22 and 23 Vic. chap. 35, intituled, "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of Mary Wolfinton Lloyd Widow deceased late of 48 Redcliffe-square South Kensington in the county of Middlesex (who died on the 9th January 1897)

and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 13th day of February 1897) are hereby required to send particulars in writing of their debts claims or demands to us the undersigned as Solicitors to the executors on or before the 30th day of March 1897 and notice is further given that after that date the said executors will proceed to distribute the assets of the said testatrix amongst the persons entitled thereto having regard only to the debts claims and demands of which they shall then have had notice and that they will not be liable for the assets or any part thereof's distributed to any person or persons of whose debt claim or demand they shall not then have had notice.—Dated this 16th day of February 1897.

FOOKS CHADWICK ARNOLD and CHADWICK

60 Carey-street, Lincoln's-inn, London, Solicitors for the said Executors.

Notice-Next of Kin.

A LL persons claiming relationship with William Robert Brown late of York Gentleman (formerly Architect) deceased or with Robert Brown and Mary Brown his late father and mother who formerly resided in South-parade York are requested to communicate to the undersigned their names addresses and degree of relationship without delay.—Dated this 5th February

BANNISTER DENT, Solicitor, St. Helen's-square, York.

GOLDIN and BATES.

URSUANT to an Order of the Chancery Division of the High Court of Justice in England made in the matter of the personal estate and effects of Mary Ann Pendle late of 28 St. Ann's-road New Wandsworth Surrey England Widow deceased who died intestate on the 4th January 1896 and in the matter of the Trustee Act 1893 Henry Charles George Goldin Walter Goldin and Mary Ann Elizabeth Bates (formerly Goldin) the wife of Thomas Godson Bates representively peoplers and wife of Thomas Godson Bates respectively nephews and a niece of the said Mary Ann Pendle who are believed to have left London about the year 1874 for the Australian Colonies or the legal personal representatives of such han Colonies or the legal personal representatives of such of them as died subsequently to the 4th January 1896 are by their Solicitors on or before the 25th October 1897 to come in and prove their claims as next-of-kin of the said Mary Ann Pendle at the chambers of Mr. Justice Romer at the Royal Courts of Justice Strand London England or in default thereof they will be peremptorily excluded from any benefit under the said Order. Monday the 1st November 1897 at 11 of the older in the foregon at the said chambers is appointed clock in the forenoon at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 18th February 1897.

GEO. A. CROWDER Chief Clerk.

LOUISA STUCKEY.

LURSUANT to an Order of the Chancery Division of the High Court of Justice in England made in the matter of the personal estate and effects of Mary Ann Pendle late of 28 St. Ann's-road New Wandsworth Surrey, England Widow deceased who died intestate on the 4th January 1896 and in the matter of the Trustee the 4th January 1896 and in the matter of the Trustee Act 1893 Louisa Stuckey formerly Goldin (the wife of George Stuckey) a niece of the said Mary Ann Pendle and who left London for Canada subsequent to the year 1867 or her legal personal representatives if she died subsequent to the 4th January 1896 are by her or their Solicitors on or before the 25th October 1897 to come in and prove her or their claims as next-of-kin of the said Mary Ann Pendle at the chambers of Mr. Justice Romer at the Royal Courts of Justice, Strand, London, England or in default thereof they will be peremptorily England or in default thereof they will be peremptorily excluded from any benefit under the said Order. Monday the 1st November 1897 at 11 of the clock in the forenoon at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 18th February 1897. GEO. A. CROWDER Chief Clerk.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of Max George Charles Haider deceased and in an action of Hardebeck and Bornhardt on behalf of in an action of Hardebeck and Bornnardt on behalf of themselves and all other the creditors of the above named Max George Charles Haider deceased against Emily Madeline Haider 1897 H. 173 the creditors of the said Max George Charles Haider late of 56 Gloucester-road Finsbury Park and of 65 Hatton-garden both in the county of London Diamond Merchant and Jeweller who died on the 23rd of October 1896 are on or before the 20th day of March 1897 to send by post prepaid to Mr. Harry Brayley Wedlake of Bank-chambers Finsbury Park London the Solicitor of the defendant the executrix of the deceased their Christian and surnames addresses and descriptions the full particulars of their