Mr. WILLIAM MARCH Deceased and Mrs. FANNY MAY MARCH Deceased. Pursuant to the Statute 22 and 23 Victoria c. 35.

A LL creditors and others having claims against the estate of Mr. William March late of Bishop's Stortford in the county of Hertford retired Uptolsterer who died on the sih day of March 1857 (and whose will was proved in the Principal Registry of Her Majesty's High Court of Probate by William March the son of the deceased on the 5th day of March 1957 a gainst the Algn Court of Probate by William March the son of the deceased on the 5th day of May 1887) or against the estate of Mrs. Fanny May March of Bishop's Stortford aforesaid, Widow of the said William March decrased (who died on the 26th day of September 1893 and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 3rd day of December 1898 by Barbara Carolina Bossert one of the executors thereof) are hereby required to send particulars thereof to the undersigned on or before the 1st day of March 1899 after which date the assets of the estate of the resp clive testators will be distributed amongst 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 estate of the respective testators 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 1898.

BAKER and THORNEYCROFT Bishop's. Stortford Herts Solicitors for the Executors of the said Wills.

# Re JOHN ELSLEY Deceased. Pursuant to 22 and 23 Vict. c. 35,

N OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of John Elsley late of Birling near Maidstone in the county of Kent Gentleman deceased (who died on the 11th day of September 1898 and letters of adminis-tration with the will annexed of whose estate were granted out of the Principal Registry Probate Division of Her Majesty's High Court of Justice on the 7th day of November 1898 to Thomas Elsley of Little Hardwick Farm Five Ways Aldridge Walsall in the county of Stafford Farmer) are hereby required to send particulars in writing of their claims or demands to us the undersigned on or before the first day of February 1809 after which date the said administrator 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.—Dated this 27th day of December 1×98.

BASSEI' and BOUCHER 156 Eastgate Rochester Solicitors for the said Administrator.

## RICHMOND BELL Deceased

Pursuant to the Statute 22nd and 23rd Vic. cap. 35. NOTICE is hereby given that all persons having any claims against the estate of Richmond Bell late of Otley in the county of York Chemist's Assistant deceased (who died on the fourteenth day of Ju'y last and whose will was proved in the Wakefield District Registry of the Probate Division of the High Court of Justice on the twenty-eighth day of September last by William Milligan of Otley aforesaid Collector and Robert Harris of Otley aforesaid Florist and Market Gardener the executors aforesaid Florist and Market Gardener the executors thereof) are to send particulars of such claims in writing to us the undersigned on or before the first day of February next after which date the assets of the said deceased will be distributed amongst the persons entitled thereto having regard only to the claims of which notice shall have been received.—Dated this twenty-eighth day of December 1809 of December 1898.

C. J. and A. E. NEWSTEAD and CO. Otley Solicitors for the said Executors.

## Re GEORGE COBBOLD Deceased,

Pursuant to the Act of Parliament 22nd and 23rd Vic. cap. 35, intituled "An Act to further amend the Law Property, and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of George Cobbold late of Woolpit in the county of Suffo'k Farmer and Woodman deceased (who cied on the 24th day of April 1898 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 6th day of June 1898 by Margaret Jane Cobold of Woolpit aforesaid Widow the relict of the deceased and William. Richer of Rattlesden in the said county of Suffolk Builder two of the executors therein named power being reserved of making the like grant to Frank George Cobbold (then a minor) the son of deceased the other executor named in the said will when he should attain the age of 21 years) are hereby required to send the particulars in writing of their claims or demands to us the undersigned Solicitors to the said executors on or

before the 31st day of January 1899 after which date the said executors will proceed to distribute the assets of 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 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 29th day of December 1893. HAVWARD and SON Stowmarket, Suffolk

HAYWARD and SON Stowmarket Suffolk Solicitors for the said Executors.

## JOHN MOXON CLABON Deceased.

Pursuant to the Statute 22 and 23 Victoria cap. 35. NOTICE is hereby given that all persons having any claims against the estate of John Moxon Clabon late of 21 Great George-street Westminster and Clare

Sevenoaks Kent Solicitor who died on the 17th November 1898 are hereby required to send written particulars of such claims to the undersigned Solicitors for Ellen Mary Clabon Lucy Sarah Frances Clabon Alice Jessie Clabon Spinsters and Charles Wigan the executors of the will of the said John Moxon Clabon on or before the first day of February 1899 after which date the said executors will distribute the assets of the deceased amongst 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 24th day of December 1898. EASTWOOD WIGAN and CHAMPERNOWNE 31 Lincoln's-inn-fields, W.C.

## CHARLES HARVEY Deceased.

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty cap. 35 initialed "An Act to further amend the Law of Property and to relieve Trustees."

N OTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of Charles Harvey late of Park House near Barnsley in the county of York Esquire deceased (who died on or about the 31st day of October 1898 and whose will was proved by Charles Pigott Harvey of Sudborough House Thrapston in the county of Northampton Gentle-man and William Harvey of the city of Leeds Gentleman the executors therein named on the 20th day of December 1-98 in the Principal Registry of the Probate Division of the High Court of Justice) are hereby required to send in the particulars of their claims and demands to the said Charles Pigott Harvey or William Harvey or to the undersigned their Solicitors on or before the 15th day of February 1899; and notice is hereby given that after that day the said executors will proceed to distri-bute the assets of the deceased among the parties entitled thereto having regard only to the claims of which the said executors shall then have notice and that they will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 28th day.of December 1×98.

NEWMAN and BOND Barnsley Solicitors for the Executors.

#### CAROLINE DUCHESS SFORZA CESARINI. Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of

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 debts, claims or demands against the estate of Donna Caroline, Puchess Sforza Cesarini, late of Rome, in the Kingdom of Italy (who died on the 17th day of November, 1897, and whose will was proved by William Francis Nettleship, of 4, Trafalgar-square, London, Solicitor, the executor therein amend in the Principal Reciever of the Probate Olympic named in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 31st day of May, 1894), are hereby required to send particulars in witing of their debts, claims or demands to us the under-signed, as Solicitors to the said executor, on or before the 31st day of January, 1899; and notice is hereby given, that at the expiration of that time the said executor will proceed to distribute the assets of the said testatrix among the parties entitled thereto, having regard only to the debts, claims and demands of which he shall then have notice, and that he will not be liable for the assets or any part thereof so distributed to any person or persons of whose debt, claim or demand he hell act then have notice. shall not then have had notice.—Dated this 29th day of December 1898.

PALMER ELAND and NETTLESHIP 4 Tra-falgar-square London W.C. Solicitors to the said Executor.

t,