

at 2, Via della Scala, Florence, in the Kingdom of Italy, on the 28th day of March, 1899, and if such heir-at-law be dead, all persons claiming to be now entitled by devise descent or otherwise to the real estate of the said Rowland Sidney George Widdrington Curtois as descended to such heir-at-law are by their Solicitors on or before the fourth day of February, 1901, to come in and prove their claims at the chambers of Mr. Justice Stirling, at the Royal Courts of Justice, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Tuesday the 12th day of February, 1901, at 12 o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.

John Thomas Curtois was born in 1787 went to America (probably to Boston in the State of Massachusetts) and is believed to have died there in 1849.

William Peregrine Curtois is believed to have been wrecked at sea but where or when is not known.

John George Curtois is believed to have died at Sydney, in the Colony of New South Wales, Australia, in the year 1878.

Dated this 7th day of August, 1900.

WILLIAM BINNS SMITH, Master of the Supreme Court.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in an action intituled in the matter of the estate of Charles Patrick deceased Kent against Patrick 1899 P. 2717 the persons claiming to be brothers and sisters of the testator Charles Patrick deceased late of Smiddy Hill, Grove-place in the township of Bilton with Harrogate in the West Riding of the county of York who died on the 4th day of July 1877, living at the time of his death or the legal personal representatives of any such brothers and sisters of the said Charles Patrick deceased as may have died since the said 4th July 1877, and also the persons claiming to be the children living at the death of the said Charles Patrick of brothers and sisters of the said Charles Patrick deceased who predeceased him or the legal personal representatives of such children are by their Solicitors on or before the 27th day of October 1900 to come in and prove their claims at the chambers of Mr. Justice Kekewich at the Royal Courts of Justice Strand London or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Wednesday the 31st day of October 1900 at 12 o'clock at noon at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 6th day of August, 1900.

RICHD. JOHN VILLIERS, Master.

JOSEPH PRICE HODGKINS Deceased.

PURSUANT to a Judgment of the High Court of Justice Chancery Division England in an action of Conway v. Dawson 1896 C. No. 1630 dated the 3rd day of December 1896 and of an Order in the said action dated the 12th July 1900 dispensing with service of notice of the said Judgment upon the persons herein-after named that is to say upon the persons claiming to be the heirs or devisees of Joseph Price Hodgkins who died at Echuca near Melbourne in the Colony of Australia on or about the 14th July 1894 such persons and all persons who have not been served with notice of the said Judgment claiming to be interested in the copyholds in the said Judgment mentioned by through or under the said Joseph Price Hodgkins are hereby required to come in and establish their respective claims in respect thereof in the chambers of Mr. Justice Byrne Royal Courts of Justice Strand London on or before the 1st day of December, 1900 or in default thereof they will after the expiration of the time so limited be bound by the proceedings in the said action as if they had been served with notice of such Judgment; Tuesday the 18th day of December, 1900, at 11 o'clock in the forenoon, at the chambers of the said Mr. Justice Byrne, is appointed for hearing and adjudicating upon the claims.—Dated this 6th day of August, 1900.

C. BURNETT, Master.

ANDREW, WOOD and PURVES, 8 and 9, Great James-street, Bedford-row, London; Agents for SYKES and GLASIER, Newport (Mon.), Plaintiff's Solicitors.

PURSUANT to a Judgment of the Chancery Division of the High Court of Justice made in the matter of the estate of Thomas William Brook deceased Dixon v. Brook 1900 B. No. 2013 the creditors of Thomas William Brook late of Maidstone in the county of Kent Seed Crusher who died on the 25th day of January 1877 are on or before the 30th day of September 1900 to send by post prepaid to Frederick Stoveld Stenning Esquire of Maidstone Kent the Solicitor of the surviving executrix their Christian and surnames 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 they will be per-

emptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before Mr. Justice Kekewich at his chambers the Royal Courts of Justice London on Friday the 26th day of October, 1900, at 12.30 o'clock in the afternoon, being the time appointed for adjudication on the claims.—Dated this 8th day of August, 1900.

ROUTH, STACEY, and CASTLE, 14, Southampton-street, Bloomsbury; Agents for FREDERICK S. STENNING, Maidstone.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of Eliza Daws Wyndham and in an action Bryant against Harrison (1900 W. 1908) the creditors of Eliza Daws Wyndham late of the Sussex Hotel, Landport, in the county of Hants the wife of Hugh Henry Wyndham formerly of the Cliff Boarding House St. Margarets at Cliff near Dover in the county of Kent who died on or about the 10th December 1899 are on or before the 15th day of October 1900 to send by post prepaid to Mr. Thomas Smith Curtis of 4 Bedford-row, London, W.C., a member of the firm of Collyer-Bristow Russell Hill Curtis and Dods of the same address the Solicitors of the defendant William Henry Harrison the executor of the deceased their Christian and surnames, 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 the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Kekewich at his chambers, the Royal Courts of Justice, Strand, London, on Friday the 26th day of October 1900 at 12 o'clock at noon being the time for adjudicating on the claims.—Dated this 7th day of August, 1900.

A. W. MILLS, 4, Chancery-lane, London, W.C.; Agent for G. H. KING and SON, Portsmouth, Plaintiff's Solicitors.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of George Bolland deceased in the matter of the estate of Agnes Bolland deceased and in an action by George Percival Bolland and Ada Bolland (Spinster) against Ina Bolland (Spinster) William Henry Bolland and others 1899 B. No. 3308 the creditors of George Bolland deceased formerly of Princess Hotel Rawdon but late of the George and Dragon Hotel Apperley Bridge in the county of York (who died on the 14th day of March, 1886) and also the creditors of Agnes Bolland deceased late of the Wheatley Hotel Ben Rydding in the said county of York Widow (who died on the 6th day of May 1899) are respectively on or before the 12th day of October 1900, to send by post, prepaid, to Messrs. Simpson and Simpson of Leeds in the county of York the Solicitors of the plaintiffs who are the legal personal representatives of the said George Bolland deceased and also the executor and executrix of the said Agnes Bolland Widow deceased their Christian and surnames, addresses and descriptions, the full particulars of their claims a statement of their accounts and the nature of the securities (if any) respectively 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 his chambers, the Royal Courts of Justice London on Friday the 26th day of October 1900 at 12 o'clock at noon being the time appointed for adjudication on the respective claims.—Dated this 8th day of August 1900.

HELDER, ROBERTS, and WALTON, 30, Great Saint Helen's London E.C.; Agents for SIMPSON and SIMPSON, Leeds, Solicitors for the Plaintiffs.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of Emma Maria Harrison deceased and in an action William Byass Prowse against Charles Morrison and Charles George Hobbs (1900 H. No. 1862) the creditors of Emma Maria Harrison late of No. 72, Boundary-road, South Hampstead, in the county of Middlesex, Widow, who died in or about the month of March 1899, are on or before the 30th day of September 1900 to send by post prepaid to Mr. Charles George Hobbs of 93, Gt. Titchfield-street, London, W., the Solicitor of the defendants Charles Morrison and Charles George Hobbs, two of the executors of the deceased, their Christian and surnames, 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 the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice