

day of February, 1901, whereby it is ordered that the following enquiry be made:—An enquiry whether Lucy Page, the wife of Alfred Page, in the will of Jonathan Cordrey called Lucy Cordrey, is living or dead, and if dead when she died. Anyone claiming to be interested under the enquiry are, by their Solicitors, on or before the 30th day of April, 1901, to come in and prove their claims at the chambers of Mr. Justice Farwell, at the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Tuesday the 7th day of May, 1901, at 12 o'clock noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 22nd day of March, 1901.

SPENCER WHITEHEAD, Master.

NOTE.—The said Lucy Page, formerly Cordrey, left her husband in 1881, at which time they were residing at Battersea, in the county of London.

PURSUANT to an Order of the Chancery Division, of the High Court of Justice, dated the 4th March, 1901, made in an action re the estate of Arthur William Kirtland, deceased, Winter v. Kirtland, 1901, K. 100, an enquiry is directed in the following terms, viz.:—“An enquiry who were the persons entitled to or according to the Statute of distribution to the estate of the intestate (the said Arthur William Kirtland) living at the time of his death, and whether any of them are since dead, and if so, who are their legal personal representatives, and whether the intestate left a widow, and if so whether she is living or dead, and if dead who are her personal representatives.” Now any persons claiming to be entitled as aforesaid are by their Solicitors, on or before the 24th day of April, 1901, to come in and prove their claims at the chambers of Mr. Justice Cozens-Hardy and Mr. Justice Farwell, at the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday the 26th day of April, 1901, at one of the clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.

N.B.—The said Arthur William Kirtland, the intestate, was the only child of Thomas Kirtland by Jane, his wife, formerly Jane Winter. The said Thomas Kirtland, the father, died on the 17th March, 1891, at the Borough Asylum, Milton, in the county of Hants, and the said Jane Kirtland, the mother, died at Gortgonis, in the county of Tyrone, Ireland, on the 3rd December, 1891.—Dated this 23rd day of March, 1901.

E. W. WALKER, Master.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 11th day of February, 1901, and made in the matter of the estate of Rosa Ann Deleglise, deceased, and in an action by Ernest William Woods Davey and others against Her Majesty's Attorney-General and another (1901. D. 88), whereby it was ordered that the following enquiry should be made, viz.:—An enquiry what institution the testatrix, the above named Rosa Ann Deleglise, deceased, referred to as “The North London Hospital for Women at Holloway,” and if there was at any time any institution answering that description, and whether such institution is still existing, and, if not, when the same ceased to exist; notice is hereby given, that any institution claiming to be the institution referred to in the will of the above named testatrix, Rosa Ann Deleglise, late of 130, Church-road, Canonbury, in the county of London, Widow, who died on or about the 22nd day of October, 1899, under the description in her will contained of “The North London Hospital for Women at Holloway” is, by its Solicitors, on or before the 22nd day of April, 1901, to come in and prove its claims at the chambers of Mr. Justice Buckley, at the Royal Courts of Justice, Strand, London, or in default thereof it will be peremptorily excluded from the benefit of the said Order. Monday, the 29th day of April, 1901, at 12 o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 25th day of March, 1901.

C. BURNLEY, Master.

BENHAM and MEYER, Suffolk House, Laurence Pountney-hill, Cannon-street, E.C., Plaintiffs' Solicitors.

CHARLES EATWELL BRADBURY (otherwise Charles Eatwell Douglas Bradbury, otherwise Allan Douglas, otherwise Allan Louther), and

MILES COVERDALE BRADBURY.

PURSUANT to a direction of the High Court of Justice, Chancery Division, given in the action in the matter of the estate of William Coverdale Beaty Eatwell, deceased, Colquhoun v. Whyte, 1900. E. No. 505, Charles Eatwell Bradbury and Miles Coverdale Bradbury, respectively, sons of Charles Bradbury and Julia Speake, his wife, both deceased, formerly of Hobart, Tasmania, and who, if living, or if they died after the 7th day of August, 1899, his or their legal personal representative or repre-

sentatives are respectively entitled to an interest in the estate of William Coverdale Beaty Eatwell, late of Inverness-terrace, Baywater, Middlesex, deceased, are respectively hereby required to enter his or their claim at the chambers of Mr. Justice Kekewich and Mr. Justice Joyce, Room 265, Royal Courts of Justice, Strand, London, on or before the 24th day of October, 1901. If the said Charles Eatwell Bradbury and Miles Coverdale Bradbury, or either of them, died before the said 7th day of August, 1899, his or their lawful child or children who would in the event aforesaid be entitled to such interest, or any person claiming through such child or children, are hereby required to enter his, her, or their claim to the said interest within the time and at the place aforesaid. If the said Charles Eatwell Bradbury and Miles Coverdale Bradbury, or their child or children, or such other person or persons, do not enter his, her, or their claim as aforesaid, he, she, or they will be peremptorily excluded from the benefit of the said direction, and the estate or funds in which he, she, or they might be interested will be dealt with accordingly. Wednesday, the 30th day of October, 1901, at 3 o'clock in the afternoon, at Room No. 267, at the said chambers of the said Mr. Justice Kekewich and Mr. Justice Joyce, is appointed for hearing and adjudicating upon any claim by the said Charles Eatwell Bradbury and Miles Coverdale Bradbury, or such other person or persons.—Dated this 18th day of March, 1901.

WILLIAM BINNS SMITH, Master of the Supreme Court.

Messrs. MAPLES TEESDALE and CO., 6, Frederick's-place, Old Jewry, London, Solicitors for the Plaintiffs, the Executors of the said William Coverdale Beaty Eatwell.

In the Matter of a Deed of Assignment executed on the 7th day of December, 1900, by Frank Chanin, of 41, High-street, Ealing, in the county of Middlesex, Draper.

NOTICE is hereby given, that the Trustee under the above deed will, on the 10th day of April next, or as soon thereafter as conveniently may be, pay a Dividend under such deed amongst those creditors of the said Frank Chanin whose debts have been then admitted. All creditors who have not sent in particulars of their debts, must before the said 10th day of April next, send the same to Messrs. Viney, Price and Goodyear, of No. 99, Cheapside, in the city of London, Chartered Accountants, and be prepared to prove them, otherwise they will be excluded from the benefit of the Dividend.—Dated this 28th day of March, 1901.

PHELPS, SIDGWICK, and BIDDLE, 22, Aldermanbury, London, E.C., Solicitors for the Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors executed on the 20th day of December, 1900, by Samuel Barrett, of 11, St. James-street, Southport, and William Birtwistle, junior, of 25, Cypress-road, Southport, and then carrying on business in copartnership as Grocers, at 25, Chapel-street, Southport, under the style of “Barrett and Birtwistle.”

ALL creditors of the joint or separate estates of the above named Samuel Barrett and William Birtwistle, junior, who have not already sent in their claims are required on or before the 15th day of April, 1901, to send in their names and addresses, and particulars, in writing, of their debts or claims to Nathan Yates, of 4 and 6, Wood-street, Bolton, Chartered Accountant, the Trustee under the said Deed of Assignment, and also to assent thereto, otherwise they will be excluded from the benefit of the Dividend proposed to be declared thereunder.—Dated this 25th day of March, 1901.

MAWDSLEY and HADFIELD, 9, Tulketh-street, Southport, Solicitors for the said Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the eleventh February, 1901, by Henry John Walter Sleigh, trading as the Clifton Rubber Company, at 45, Topsfield-parade, Crouch End, London, N.

THE creditors of the above named Henry John Walter Sleigh (trading as the Clifton Rubber Coy.) who have not already sent in their claims are required, on or before the 25th April, 1901, to send in their names and addresses and particulars of their debts or claims to Owen Wyatt Williams, of 3, Crown-court, Old Broad-street, London, E.C., Chartered Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend to be declared.—Dated this 27th March, 1901.

LUMLEY and LUMLEY, 15, Old Jewry-chambers, London, E.C., Solicitors for the Trustee.