OLIVER S. CARTER, Deceased.

Pursuant to the Statute, 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 debts, claims, or demands against the estate of Oliver S. Carter, late of West Orange, in the county of Essex, in the State of New Jersey, in the United States of America, (who died cn the 28th day of June, 1901, and whose will was proved in the United States of America by Isis Potter Carter, George Henry Macy and George Benjamin Phelps the younger, the executors therein named, and of whose younger, the executors therein named, and of whose estate administration with a copy of the said will an-nexed was granted to Edward Surimpton Woodroffe, as nexed was granted to Edward Shrimpton Woodroffe, as the Attorney of the said Isis Potter Carter, George Henry Macy and George Benjamin Phelps the younger, by the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 22nd day of July, 1903), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, on or before the first day of September, 1903; and notice is hereby given, that at the expiration of that time the said administrator will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which he shall then have 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 he shall not then have had notice.—Dated this 28th day of July, 1903.

C. and E. WOODROFFE, 39, Eastcheap, London, E.C., Solicitors for the said Administrator.

CHARLES BALLARD, Deceased.

Pursuant to the Act of Parliament, 22 and 23 Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees.'

the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and persons having any claims against the estate of Charles Ballard, late of Spencer's Wood, near Reading, in the county of Berks, Draper and Clothier, deceased (who died on the 8th day of December, 1902, and whose will was proved by Joseph Hewett, of Hurst House, Elmgrove, Southsea, Hants, Hosier, and Alfred Ballard, of 45, Queen-street, Oxford, Jeweller, the executors named in the said will, on the 23rd day of March, 1903, in the Oxford District Registry of the Probate Division of the High Court of Justice), are hereby required to send in Oxford District Registry of the Propage Division of the High Court of Justice), are hereby required to send in particulars of their claims to us, the undersigned, the Solicitors to the said executors, on or before the 29th day of August next; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties of the deceased among the parties. entitled thereto, having regard only 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 29th day of

July, 1903.

MARTIN and MARTIN, Town Hall-chambers,

Reading, Solicitors for the said Executors.

MANOEL PEREIRA, Deceased.

THE next of kin of Manoel Pereira, a naturalized British subject and native of the Western Islands, are requested to communicate with the Colonial Secretary, Port Stanley, The Falkland

Islands.

Division of the High Court of Justice, made in an action of re John Peter Robinson, deceased, CLAKKSON v. ROBINSON, 1896, R. 491, with the approbation of Mr. Justice Swinfen Eady, by Mr. John Bayly, the person appointed by the said Judge, at a Marquee on the estate, on Saturday. the 15th day of Angust, 1903, at 4 o'clock in the afternoon, in 44 lots:—

The unsold portion of a valuable freehold building estate, and five capital freehold residences, situate in Cliftonville-avenue, Margate, and known as Nos. 31, 33, 35, 37, and 39, Cliftonville-avenue, and situate in close proximity to the Dane Park, Margate, in the county of Kent. The building land offers plots facing the Dane and Madeira-roads, Margate. In the event of the 5 houses, Nos. 31, 33, 35, 37, and 39. Cliftonville-avenue, not being sold on the 15th August, 1903, the same will be offered again for sale, on the same conditions, at the be offered again for sale, on the same conditions, at the White Hart Hotel, Margate, on Monday, the 17th day of August, 1903, at 3 o'clock in the afternoon. The estate is tithe and land tax free.

Particulars and conditions of sale may be obtained in London of Messrs. Caprons, Hitchins, Brabant, and in London of Messrs. Caprons, Hitchins, Brabant, and Hitchins, Solicitors, Savile-place, Conduit-street, W.; Messrs. Dangerfield and Blythe, Solicitors, 26, Cravenstreet, Straud, W.C.; Mr. Stanley J. Attenborough, Solicitor, 18, Piccadilly, W.; Messrs. Lidiard, Son, and Baker, Solicitors, 7, Great James-street, Bedford-row, W.C.; Mr. Thomas Peter Clarkson, 7, South-square, Gray's-inn, W.C.; Mr. Richard Rabbidge, 32, Poultry, E.C.; at the Auctioneers' Institute, Chancery-lane, W.C.; and in the country of the Auctioneer, Mr. John Bayly, the Auction Mart, Margate, Kent.—Dated this 28th day day of July, 1903. day of July, 1903.

J. C. FOX, Master.

1903, of the High Court of Justice, made in an action "Re George Davison, deceased, COATS v. DAVISON AND ANOTHER," with the approbation of Mr. Justice Kekewich, by Mr. Charles Evans Walton, the person appointed by the said Judge, at the Golden Lion Hotel, King-street, South Shields, in the county of Durham, on Wednesday, the 19th day of August, 1903, at 3 o'clock in the afternoon, in one lot:—

The fully-licensed freehold premises known as the White Swan Inn, comprising bar, snug sitting-room, and small bottle store, together with the three living rooms above, small yard, and usual outoffices, situate in West

above, small yard, and usual outoffices, situate in West Holborn, South Shields; also the freehold premises Nos. 23, 25, 27, 29, 31, and 33, West Holborn, South Shields aforesaid; a house of 4 rooms in Davidson's-yard, and Nos. 1 and 2, Johnson's-hill, and Nos. 20, 21, and 22, Swan's-hill, and No. 2, Swan's-lane,

Swan's-hill, and No. 2, Swan's-lane,
Particulars and conditions of sale may be had gratis
of Mr. Robert Purvis, of South Shields, Solicitor; Mr.
James R. Wheldon, of South Shields, Solicitor; of Messrs.
Hopwood and Sons, of 13, South-square, Gray's-inn,
London, Solicitors; of Messrs. J. E. and H. Scott, of 16,
King William-street, London, Solicitors; of the Auctioneer, Wellington-chambers, 70, King-street, South
Shields aforesaid, and at the place of sale.—Dated this
29th day of July, 1903.

WILLIAM BINNS SMITH, Master of the Supreme Court.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the High Court of Justice, made in the matter of the estate of John Jones, deceased, and in an action by GEORGE MORRIS against EMMA ELMORE NORMAN, Spinster, AND OTHERS, 1903, J. 634, an enquiry is directed in the following terms, viz.:—"An enquiry what person or persons in the events which have happened is or are entitled to or interested in the testator's residuary estate, and in what shares and proportions, and for what estates or interests." Now the person or persons claiming to be a child or children of the said testator, John Jones, late of No. 13, Frys Bellvue, Wells-road, in the city of Bath, England, who died on the 16th day of December, 1870, or to be a child or children of any deceased child or children of the said testator, are, by their Solicitors, on or before the 31st day of October, 1903, to come in and prove their claims at the chambers of Mr. Justice Kekewich and Mr. Justice Joyce, at the Royal Courts of Justice, London, Justice Joyce, at the Royal Courts of Justice, London, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 6th day of November, 1903, at 12.30 o'clock in the afternoon, at Room 689, in the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated the 21th day of July, 1903.

W. O. HEWLETT, Master of the Supreme Court.

Court. NOTE.—The said John Jones, deceased, was, it is believed, married twice, and had by his first wife five children, one of whom, namely, John Jones, is believed to have been a Saddler-Serjeant in the Cape Mounted Rifles, and at Cape Corps Camp, Graham's Town, Cape Colony, South Africa, in 1855.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the trusts of the will of John Joseph Delany, deceased, and in an action CONOLEY v. QUICK (1902 D. No. 12), the persons claiming to be the next-of-kin, according to the Statute of distribution of intestate's estate or otherwise, to the estate of the said John Joseph Delany deceased, late of Alfred-street, Bow, London, in the county of Middlesex, Relieving Officer and Collector to the Guardians of the Poplar Union (Bow District), who