o83

said deceased among the parties entitled thereto, having regard only to the claims and demands of which having regard only to the claims and demands of which he shall then have had notice; and the said executor will not be liable or accountable for the said residuary estate, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.— Dated this 31st day of July, 1903. HARWARDS and CO., 118 and 119, High-street, oso Stourbridge, Solicitors to the Executor.

PURSUANT to a Judgment of the Chancery Division **P**URSUANT to a Judgment of the Chancery Division of the High Court of Justice, made in the matter of the estate of Reuben Cheffings Bird, deceased, and in an action SILVERSTON against BIRD AND POPPLETON, 1902, B. No. 4379. The creditors of Reuben Cheffings Bird, late of 44, Market-street, Hull, in the county of York, Jeweller, who died on the 10th day of December, 1901, are, on or before the 1st day of September, 1903, to send by post, prepaid, to Bertram Silverston, of 16, Bennetts-hill, Birmingham, the Solicitor for the defendant George Graham Poppleton, the administrator of the deceased, their Christian and surnames, addresses and descriptions, full particulars of surnames, addresses and descriptions, full particulars of their claims, statements 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 Judgment. Every creditor holding any security is to produce the same at the chambers of Mr. Justice Byrne and Mr. Justice Buckley, Royal Courts of Justice, London, on Wednesday, the 28th day of October, 1903, at 11 in the forenoon, being the time appointed for adjudicating on the claim. Dated the 20th days of Just 1000 -Dated the 30th day of July, 1903. BERTRAM SILVERSTON,

16, Bennetts-hill, Birmingham, Plaintiff's Solicitor. 014

PURSUANT to an Order of the Chancery Division of **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 William Trott, deceased, HALL v. HALL, 1903, T. No. 681, dated 18th May, 1903, whereby the following enquiry was directed, videlicet:—The persons claiming to be entitled by virtue of or according to the Statute of Distribution or other-wise to the estate of Edwin Benjamin Trott living at the time of his death and the legal personal representa-. tives of such of the said persons so entitled as are now dead are, by their Solicitors, on or before the 30th day dead are, by their Solicitors, on or before the 30th day dead are, by their Solicitors, on or before the 30th 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, Strand, London, England, 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 o'clock at noon, at Room 696, in the said Chambers, is appointed for hear-ing and adjusting proper the claims. Datad this ing and adjudicating upon the claims.—Dated this 24th day of July, 1903. RICHD. JOHN VILLIERS, Master.

-The said Edwin Benjamin Trott left England NOTE.in or about the year 1880 for America, and who died on the 8th March, 1900, at 164, Second Street, in the borough of Manhattan, in the city of New York, in the United States of America. 804

PURSUANT to an Order of the Chancery Division of the High Court of Tasting **P**URSUANT to an Order of the Chancery Division of the High Court of Justice, made by the Honour-able Mr. Justice Swinfen Eady, in an action intituled In the matter of the estate of William Giles, deceased, BARNES against GILES, 1903, G. No. 880, and dated the 18th day of May, 1903, the following enquiry (inter alia) is directed, viz. :-An inquiry whether the testator's brother, Joseph Giles, in his will named, was living or dead, and, if dead, when he died. Notice is hereby given, that the said Joseph Giles, if living, or if dead his legal personal representatives or other persons claiming to be legally or beneficially entitled through or under the said Joseph Giles to his life interest in the real estate and the proceeds of sale thereof of the said testator William Giles, formerly of Melton Mowbray, in the county of Leicester, Draper, and afterwards of Bishops Waltham, in the county of Hants, Gentleman, who died on the 6th day of March, 1903, 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 Swinfen Eady, at the Royal Courts of Justice, or in defalt thereof he or they of

will be peremptorily excluded from the benefit of the said Judgment. Wednesday, the 4th day of Novem-ber, 1903, at one of the clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.

The said Joseph Giles was a son of William Giles and Martha Giles (formerly Martha Herrick), his wife, of Colston Bassett, in the county of Nottingham, and was born there on the 8th January, 1846. He was residing at onc time in Nottingham, and was last heard of at Manchester in the year 1889.—Dated this 1st day of August, 1903.

E. W. WALKER, Master of the Supreme Court. PATERSONS, SNOW, BLOXAM, and KINDER, 25, Lincoln's-inn-fields, London, W.C., Solicitors

for the Plaintiffs, the Executors of the Testator.

WHEREAS by an Order of the High Court of Justice, Chancery Division, dated the 29th June, 1903, made in the matter of the share of residue of CLAUD made AUGUSTUS CURRIE, beyond seas, under the will of William Frederick Ourrie, and in the matter of the Trustee Act, 1893, 1903, C. No. 1769, the following enquiry was directed, namely:--"An inquiry whether the above named Claud Augustus Currie was living or dead, and if dead when he died, and whether he left any and what will, and whether he was ever married, and if so when and to whom, and whether there were any children of such marriage, and whether he left any child or children him surviving, and in case he left any child or children him surviving whether such child or children, or any and which of them, are living or dead, and if any such child or children be dead, who are their respective legal personal representatives." Notice is hereby given, that the said Claud Augustus Currie, if living, or the widow, or any children of the said Claud Augustus Currie, or the legal personal representative of any of his children who survived the said Claud Augustus Currie, and have since died, are by their Solicitors, on or before the 25th day of November, 1903, to come in and prove their claims at the chambers of Mr. Justice Farwell and Mr. Justice Swinfen Eady, at the Royal Courts of Justice, Strand, London, England. child or children, or any and which of them, are living of Mr. Justice Farwell and Mr. Justice Swinfen Eady, at the Royal Courts of Justice, Strand, London, England, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the 9th day of December, 1903, at 12 o'clock at noon, at the said chambers, Room 706, is appointed for hearing and adjudicating upon the claims.---Dated this 31st day of July, 1903. SPENCER WHITEHEAD, Master. CARR, SCOTT, SMITH, and GORRINGE, 325, High Holborn, London, W.C., Solicitors. NOTE.--The said Claud Augustus Currie for some time resided at Vancouver, British Columbia, and was last heard of about the 14th February, 1896, ot Colwood,

last heard of about the 14th February, 1896, ot Colwood, near Victoria, British Columbia. **0**93

In Re CUTHBERT MILLS, Deceased.

In Re CUTHBERT MILLS, Deceased. WHEREAS, Outhbert Mills, formerly of Viewly Grange, in the county of Durham, but late of Durham Moor Houses, near Durham, in the same county, Farmer, who died on 14th May, 1863, at Durham Moor Houses aforesaid, by his will, dated 29th September, 1860, which was proved at Durham on 3rd October, 1864, directed (in the events which have happened) that his residuary estate should be divided as follows:--1-6th part thereof equally amongst the ohildren of his cousin, John Mills, Plumber and Brazier, Forth-street, Newcastle-upon-Tyne; another 1-6th part thereof amongst the children of his cousin, Jane Greener, wife of John Greener, of Willington, Quaryman; another 1-6th part thereof amongst the children of William Middleton, of Great Usworth, Publican; another 1-6th part thereof amongst the children of Ralph Middleton, part thereof amongst the children of Ralph Middleton, of the city of Durham, Whitesmith; another 1-6th part thereof amongst the children of his late cousin, Ann Lynn, lately the wife of Robert Lynn, Redbryers, near Durham, and the remaining 1-6th part amongst the children of his consin, Joseph Robson, of New Cassop, near Durham, Pitman; and whereas the Trustees for the time being of the will of the said Cuthbert Mills purpose time being of the will of the said Cuthbert Mills purpose distributing the said residuary estate of the said Cuth-bert Mills. Notice is hereby given, that all persons claim-ing to be the children of the above named John Mills, Jane Greever, William Middleton, Ralph Middleton, Ann Lynn, and Joseph Robson are required to send particulars of their claims to us, the undersigned, the Calibian for the red for the set of the set o Solicitors for the said Trustees, on or before the first day of October next .--- Dated this twenty-ninth day of July, 1903.

CHAMBERS AND BROWN, 40, Sadler-street, Durham, Solicitors.