of the testatrix named in her said will survived her, and whether any, and which, of them have since died, and who are their respective legal personal representatives." The persons claiming under the said inquiry to be cousins of the said testatrix, Mary Roberts, late of the Bell Im, Oswestry, in the county of Salop, Widow (who died on the 2nd day of July; 1868), if living, or to be the legal personal representatives of such of them as have died since the said 2nd day of July, 1868, are, by themselves or their Solicitors, on or before the 27th day of March, 1912, to come in and prove their claims at the Chambers of Mr. Justice Swinfen Eady and Mr. Justice Neville, at the Royal Courts of Justice, Strand, London, and to enter their names in a book kept for that purpose in Room 286, at the said Royal Courts of Justice, or in default thereof they will be peremptorily excluded from the benefit of any order to be made in the said action. Wednesday, the Jrd of the testatrix named in her said will survived her, be made in the said action. Wednesday, the 3rd day of April, 1912, at 12 o'clock at noon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 15th day of February, 1912.

SAMUEL A. M. SATOW, Master.

Note.—The cousins of the said Mary Roberts named in her said will are Robert, Joseph, Daniel, Thomas, Margaret, Eliza, Harriet, Elizabeth, and John, children of her uncle, Robert Hughes, and Elizabeth and Ann and Hannah, children of her uncle, Iohn Hughes uncle, John Hughes.

PETTIVER and PEARKES, 21, College-hill, London, E.C., Plaintiff's Solicitors.

PHILIP HESLOP, Deceased.

URSUANT to an Order of the Chancery Division of the High Court of The Chancery of the High Court of Justice, made in an action, in the Matter of the estate of Philip Heslop, deceased, Priestman v. Heslop (1911, H. 1608), whereby the following inquiries were directed:—1. An by the following inquiries were directed:—1. An inquiry whether any, and, if any, what, nephews and nieces of the testator, Philip Heslop, of Richmond, Yorkshire (who died on 5th November, 1874), died in his lifetime, leaving any, and what, issue who survived the testator; and whether any, and, if any, which, of such issue are now dead, and, if dead, who are their respective legal personal representatives. 2. An inquiry whether any, and, if any, what, nephews and nieces of the testator (1) were living at his death, or (2) were born subsequently thereto, and in the lifetime of his grandson, Philip Thomas Heslop (who died on 28th August, 1910), and whether any and which of such nephews and nieces are now dead, and, if any be dead, whether they have left any, and what, issue them surviving, and whether any of such issue are now dead, and, if dead, who are their legal personal representatives; and, if any of the said nephews and nieces be dead without leaving issue them surviving, then who are their legal personal representatives; and, if any of the said nephews and nieces be dead without leaving issue them surviving, then who are their legal personal representatives. All persons claiming to be interested in the above inquiries are, personally or by their Solicitors, on or before the 10th day of April, 1912, to come in and enter their claims at the Chambers of Mr. Justice Warrington and Mr. Justice Parker, at the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said order. Thursday, the 18th day of April, 1912, at 12 of the clock (noon), at the said Chambers (Room No. 315) is appointed for hearing and adjudicating upon the chaims.—Dated the 15th day of February, 1912.

CHAS. HULBERT, Master.

Nore.—Descendants of John Heslop (born 1787), a brother of the testator, and who lived in Yorkshire, and of Jane Heslop, a sister, who married James Bellingham, and had issue six children—viz., Amelia Jane, Mary Ann (who is believed to have married one Best), William Heslop, Robina, Melina, and Agnes Emma—and who lived at Richmond, Yorkshire, and afterwards in London, may be interested. terested.

THAIRLWALL and SON, of 34, Great James-street, Bedford-row, London; Agents for

W., B. and C. HUNTON, of Richmond, York-shire, Solicitors for the Plaintiffs.

General Sir EDWIN HENRY HAYTER COLLEN, Deceased:

URSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of General Sir Edwin Henry Hayter Collen, G.C.I.E., C.B., deceased, and in an

action of Pike v. Collen, 1911, C., No. 3677, the creditors of the said Sir Edwin Henry Hayter Collen, deceased, late of The Cedars, Kelvedon, in the county of Essex, formerly a Lieutenant-General in Her late Majesty's Indian Army (who died on the 10th day of July, 1911), are, on or before the 15th day of March, 1912, to send by post, prepaid, to Mr. Edward Harrow Ryde, of the firm of Messrs. Kennedy, Ponsonby, Ryde and Co., of 4, Clement's-inn, Strand, in the county of London, Solicitors for the defendant, Dame Blanche Marie Frederika Collen, the executrix 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 Master Prior, at the Chambers of the Judge, Room No. 267, Royal Courts of Justice, Strand, London, on Friday, the 29th day of March, 1912, at 12.30 o'clock in the afternoon, being the time appointed for adjudicating on the claims.—Dated this 15th day of February, 1912.

KENNEDY, PONSONBY, RYDE and CO., 4, Clement's-inn. Strand. W.C., Solicitors for

KENNEDY, PONSONBY, RYDE and CO., 4, Clement's inn, Strand, W.C., Solicitors for the said Executrix.

In the High Court of Justice.-Chancery Division, Mr. Justice Neville.

No. 0066 of 1912.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the GENERAL MOTOR CAB COMPANY Limited.

NOTICE is hereby given, that by an Order dated the 16th day of February, 1912, the Court has directed separate Meetings of (1) the holders of Preferred Ordinary shares of the above-named Company, and (2) the holders of Deferred shares of the above named Company, to be convened for the purpose of considering and, if thought fit, approving, with or without modification, the scheme of arrangement proposed to be made between the said Company and the said holders of the Preferred Ordinary shares

ment proposed to be made between the said Company and the said holders of the Preferred Ordinary shares and Deferred shares of the Company.

The said Meetings will be held at Salisbury House, London Wall, in the city of London, on Monday, the 4th day of March, 1912, at the times below mentioned. The Meeting of the holders of the Preferred Ordinary shares at 12 o'clock noon, and the Meeting of the holders of the Deferred shares at 12.30 o'clock afternoon, or so soon as the said Meeting of Preferred Ordinary shareholders is concluded, at which place and respective times all the aforesaid holders of the Preferred Ordinary shares and Deferred shares are respectively requested to attend. respectively requested to attend.

referred Ordinary shares and Deferred shares are respectively requested to attend.

A copy of the scheme of arrangement, the draft agreement for sale, and the agreement with Messrs. Hirschler and Co., referred to in the said scheme, can be seen at the registered offices of the Company, 32, Old Jewry, in the city of London; the offices of the Solicitors to the Company, Messrs. Ashurst, Morris, Crisp and Co., at No. 17, Throgmorton-avenue, in the city of London; or at La Société-Générale (head office), Paris; Banque Franco Américaine, Place Vendôme, Paris; Banque Franco Américaine, Place Vendôme, Paris; Banque Intended and 2 p.m. on any week day prior to the day appointed for holding the said Meetings.

The Preferred Ordinary shareholders and the Deferred shareholders may attend such Meetings respectively, and vote in person or by proxy, provided that all forms appointing proxies are deposited with the Company at its registered office, No. 32, Old Jewry, in the city of London aforesaid, not later than 12 o'clock noon on the 1st day of March, 1912. Forms of proxy can be obtained at the registered offices of the Company on application to the Secretary. Holders of share warrants to bearer issued in respect of the Company on application to the Secretary. Holders unless they deposit the bearer warrants in respect of which they claim to attend and vote, and produce a certificate signed by the Secretary of the Company, or by any of the Bankers named below, stating that such bearer warrants have been deposited with the Company or with such Bankers.

Bearer warrants must be deposited either at the registered office off the Company, at No. 32, Old Jewry, in the city of London aforesald; or at Barclay and Co. Limited, 1, Pall Mall East, London, S.W.;