Royal Courts of Justice, London, on the 9th day of March, 1915, at 12 o'clock noon, being the time appointed for adjudicating on the claims—Dated this 27th day of January, 1915

STOOKE-VAUGHAN and TAYLOR, 31, Great James-street, Bedford-row, W.C., Plaintiff's Solicitors

PURSUANT to a judgment of the High Court of Justice (Chancery Division), made in the action of Parry v. Williams, 1915, P. 1420, and dated 20th January, 1914, whereby it was ordered that the following inquiry be made, viz.: An inquiry who are the persons interested in the hereditaments and premises persons interested in the hereditaments and premises passing under the will of DANIEL PRICHARD, late of Pencarth, in the parish of Llanystumdwy, in the county of Carnarvon, dated the 27th day of May, 1843 (who died on or about the 11th day of September, 1843), and for what estates and interests and in what shares and proportions, and whether they are parties to the said action. The persons claiming to be interested in the said hereditaments and premises are, personally or by their Solicitors, on or before the 8th day of June, 1915, to come in and prove their claims at the Chambers of Mr. Justice Joyce and Mr. Justice Eve, at the Royal Courts of Justice, Strand, London, W.C., or in default thereof they will be peremptorily excluded from the benefit of the said order Tuesday, the 15th day of June 1915, at 12 of the clock at noon, at Room 267, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 26th day of January, 1915.

STEUART JOBSON, Master.

STEUART JOBSON, Master.

LEWIS and PAYNE, Solicitors, 20, Bucklersbury, London, E.C; Agents for

RICHARD ROBERTS, Solicitor, Carnarvon

NOTE.—John Prichard, late of Penarth bach, in the county of Carnarvon (a son of the said Daniel Prichard), died on the 26th day of September, 1879, and Richard Prichard, of Tyddyn Heilin, in the parish of Llanystumdwy aforesaid (another son of the said Daniel Prichard), died on the 12th day of June, 1881 John Prichard the Younger (son of the said John Prichard) is stated to have left England and visited Brazil in 1871. William Prichard (another son of the said John Prichard the Elder) is stated to have gone to Melbourne, Australia, in 1884

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made on the 14th day of December, 1914, in the Matter of the estate of JOHN GRAYSON LOWOOD, deceased, and in an action Gardner and Others v. Esam and Another, 1914, L. 1811, the creditors of John Grayson Lowood, late of Swinton Hall, Swinton, in the county of York, Gentleman (who died on the 1st day of August, 1902), are, on or before the 2nd day of March, 1915, to send by post, prepaid, to William Burnett Esam, of 29, Bank-street, in the city of Sheffield, Solicitor, one of the executors of the will 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 Sargant, at his Chambers, the Royal Courts of Justice, Streand, London, Room 297, on the 12th day of March, 1915, at 12 o'clock at noon, being the time appointed for adjudication on the claims.—Dated this 29th day of January, 1915 January, 1915

PILGRIM and PHILLIPS, 14 and 15, Colemanstreet, London, E.C; Agents for WATSON, ESAM and BARBER, Sheffield, Solicitors for the Plaintiffs.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of ALPHONSE HENRY BERTHOUD, deceased, Laura Louisa Guy v. Edward Henry Berthoud and Thomas Blair (1914, B. 1334), the separate creditors of Alphonse Henry Berthoud, late of 42, Bramham-gardens, Kensington, Middlesex, Banker and a Partner in the firm of Coulon, Berthoud and Company, carrying on business at Basildon House, 7 to 11, Moorgate-street, London,

E C (who died on the 5th day of November, 1913), and all persons claiming to be creditors of the said firm as on the said 5th day of November, 1913, are respectively, on or before the first day of March, 1915, to send by post prepaid to Mr William Blair Cirling, of 1, Wool Exchange, Basinghall-street E C, the Solicitor of the Defendant, Thomas Blair, to whom letters of administration, with the will annexed, were granted by the Principal Probate Registry, on the 19th May, 1914, as the lawful Attorney of the Defendant, Edward Henry Berthoud, the executor of the deceased, their Christian and Attorney of the Defendant, Edward Henry Berthoud, 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 having any security is to produce the same before the Master, Room No. 700, at the Chambers of the Judge, Royal Courts of Justice, Strand, London, on Friday, the 5th day of March, 1915, at 12 o'clock at noon, being the time appointed for adjudicating on the claims—Dated this 25th day of January, 1915. of January, 1915.

FREEMAN 30a, George-street, n, W., Plaintiffs' andSON, Hanover-square, London, Solicitors.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the Matter of the estate of ANN BRITTAN, deceased, and in an action Thomas Jenkins and Others against Alfred Joseph Brittan and William Parker, the creditors of Ann Brittan, late of Kings Heath, in the county of Worcester, Widow (who died in or about the month of August, 1912), are, on or before the 27th day of February, 1915, to send by post, prepaid, to John Francis Butlin, of Corporation-street, Birmingham, practising as Tarleton and Butlin, the Solicitor of Alfred Joseph Brittan and William Parker, the executors named in the will and codicil of the deceased, their Christian and surnames, addresses and descriptheir Christian and surnames, addresses and descrip-tions, the full particulars of their claims, a statement tions, 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 Warrington, at his Chambers, situated in the Royal Courts of Justice, London, on Wednesday, the 10th day of March, 1915, at 12 o'clock at moon, being the time appointed for adjudicating on the claims—Dated this 27th day of January, 1915.

JAQUES and CO., 8, Ely-place, London, E C , Agents for

EDWIN JAQUES and SON, of Birmingham, Plaintiffs' Solicitors.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 20th July, 1914, in an action in the Matter of the estate of JOSEPH CLARKSON, deceased, the Public Trustee v. Clarkson, 1914, C. No 1940, the following enquiry was directed—"An enquiry whether the Brothers Thomas and John and the Sisters Elizabeth and Rachel of the testator respectively have had any and what children who were alive at the date of the testator's will or born subsequently, and whether such children are living or dead, and, if dead, when they respectively died and who are the respective personal respectively died and who are the respective personal representatives of any of such children as have died since the death of the testator; and in case any of such children of the said Brothers and Sisters of the above named testator respectively predeceased Joseph Clarkson, the tenant for life in the will of the testator Clarkson, the tenant for life in the will of the testator mentioned, whether such last mentioned children have had any and what children, and whether such last mentioned children are living or dead, and, if dead, when they respectively died and who are the respective personal representatives of such of them as have died since the death of the testator. Now all persons claiming to be entitled under the said enquiry are, either personally or by their Solicitors, on or before the 2nd day of March, 1915, to come in and prove their claims at the Chambers of Mr Justice Joyce and Mr Justice Eve, Room 696, 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. Tuesday, the 9th day of March, 1915, at 12 o'clock noon, in the said Chambers,