proceed to distribute the assets of the said Esther Whitehead Clegg, deceased, amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and that they will not be liable for the assets, or any part thereoi, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 14th day of June. 1917 day of June, 1917.

ALFRED GRUNDY, SON and CO., 78, King-street, Manchester, Solicitors for the said Executors. 100

Re Lieut, OHARLES DENNIS FISHER, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

Notificial is hereby given, that all creditors and other persons having any debts, claims or de-mands against the estate of Lieut. Charles Dennis Fisher, late of Christ Church, in the city of Oxford, deceased (who died on the 31st day of May, 1916, and to whose estate letters of administration were granted by the Oxford District Registry of the Pro-bate Division of His Majesty's High Court of Justice, on the 23rd day of August, 1916, to Herbert Arthur Laurens Fisher), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said adminis-trator, on or before the 20th day of July, 1917, after the undersigned, the Solicitors for the said adminis-trator, on or before the 20th day of July, 1817, after which date the said administrator will proceed to dis-tribute the assets of the said deceased amongst the persons entitled thereto, having regard, only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distri-buted, to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this fourteenth day of June, 1917.

MORRELL, PEEL and GAMLEN, 1, St. Giles', Oxford, Solicitors for the said Administrator.

Re MARY MONK, Deceased.

Pursuant to 22 and 23 Vict., cap. 35.

Pursuant to 22 and 23 Vict., cap. 35. NOTICE is hereby given, that all persons having claims against the estate of Mary Monk, late of 46, London-road, Portsmouth, Spinster, deceased (who died on the 6th day of January, 1917, and to whose estate letters of administration, with will annexed, were granted out of the Principal Probate Registry, on the 22nd day of February, 1917), are required to send particulars, in writing, of such claims to us, the undersigned, as Solicitors for the administrator, on or before the 30th day of July, 0917; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said deceased among the parties entilled thereto, having regard only to such claims as they 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 whose claim they shall not then have had notice.—Dated this 14th day of June, 1917. J. E. PINK and MARSTON, 7, Hampshire-

J. E. PLNK and MARSTON, 7, Hampshire-terrace, Portsmouth, Solicitors for the said Administrator. 003

CHARLES BINNS, Deceased.

Pursuant to Statute 22 and 23 Vic., cap. 35.

Pursuant to Statute 22 and 23 Vic., cap. 35. NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Charles Binns, late of "Kirklands," Arthog-road, Hale, in the county of Chester, Shipping Merchant (who died on the 25th day of March, 1917. and whose will was proved by Charlotte Ann Binns, his Widow, the sole executrix therein named, in the Principal Probate Registry of His Majesty's High Court of Justice, on the 12th day of June, 1917), are hereby required to send particulars, in writing, of their claims to us, the undersigned, on or before the 31st day of July, 1917, after which date the said executrix will proceed to distribute the assets of the deceased amongst the persons entitled thereto, the said execution will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose debts, claims or demands she shall not then have had notice.—Dated this 15th day of June, 1917.

JAMES CHAPMAN and CO., 23, John Dalton-street, Manchester, Solicitors for the said said Executrix. 100

WILLIAM HOWARTH, Deceased.

A LL persons having any claims against the estate of William Howarth, of 188, Ashton-road, West Failsworth, near Manchester, Overlooker (who died on the 13th December, 1916, and letters of administra-tion to whose estate were granted by the Manohester District Probate Registry, on the 9th June, 1917, to the Public Trustee, Manchester), are hereby required to send particulars thereof, in writing, to the Deputy Public Trustee, Albert-square, Manchester, before the 21st July, 1917, after which date the assets of the deceased will be distributed, having regard only to the claims then notified.—Dated this 14th day of June, 1917. 1917

CROFTON, CRAVEN and CO., 36, Brazennose-street, Manchester, Solicitors for the Deputy Public Trustee (Manchester) in this Matter. 110

WE, LEONARD MAURICE LAMBERT, lately W E, LEONARD MAURICE LAMBERT, lately called and known by the name of Leonard Maurice Lichtenstein, of 11, Belsize Park-gardens, Hampstead in the county of London, and of Chemical Works, Silvertown, in the county of Essex, Manu-facturing Chemist, a natural born British subject, and DOROTHY UANBERT, the Wife of the said Leonard Maurice Lambert, also a natural born British subject, do hereby give notice, that we respectively have assumed and intend henceforth upon all occasions and at all times to sign and use and be called and known by the surname of Lambert in lieu of and sub-stitution for our previous surname of Lichtenstein, and known by the surname of Lambert in lieu of and sub-stitution for our previous surname of Lichtenstein, and that such intended change or assumption of name is formally declared and evidenced by a deed poll under our hands and seals dated the 22nd day of May, 1917, and already enrolled in the Central Office of the Supreme Court of Judicature.—Dated this twelfth day of June 1017 of June, 1917.

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L. M. LAMBERT. DOROTHY LAMBERT.

W F. ERNEST GREIG DE GLEHN, of No. 8, Holland Park-road, Kensington, in the county of London, Esquire, M.A., Oxon, HARRY DE GLIEHN, of 28, Honiton-road, Southend-on-Sea, in the county of Essex, Clerk in Holy Orders, OSWALD ARNOTT DE GLIEHN, of Long Cottage, Brockham Green, in the county of Surrey, B.A., Oxon, CAMILIJE LOUIS DE GLIEHN, of Byron's Lodge, Grantchester, near the University of Cambridge, Schoolmaster, M.A., Cambs., and WILFRID GABRIEL DE GLIEHN, of 73, Cheyne-walk, Chelsea, in the said county of London, Artist, British subjects, heretofore respec-tively called and known by the names of Ernest Greig yon Glehn, Harry von Glehn, Oswald Arnott von Glehn, Camille Louis von Glehn, and Wilfrid Gabriel yon Glehn, Hereby give notice, that we have assumed and intend henceforth upon all occasions and at all times to sign and use and be called and known by for our former surname of von Glehn, and that such intended change or assumption of name has been founally declared and evidenced by our respective decis poll dated the 17th day of May, 1917, all duly executed and attested, and enrolled in the Central office of the Supreme Court of Judicature on the 18th day of May, 1917.-Dated this sixteenth day of June, 1917.

ERNEST GREIG DE GLEHN. HARRY DE GLEHN. OSWALD ARNOTT DE GLEHN. CAMILLE LOUIS DE GLEHN. WILFRID GABRIEL DE GLEHN.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action re RICHARD STRONG, deceased, Smallman v. Strong (1916, S. 2396), with the approbation of Mr. Justice Astbury, by Mr. John Seagram Richardson, of the firm of Messrs. Debenham, Tewson and Chin-nocks, the person appointed by the said Judge, at the Mart, Tokenhouse-yard, E.C., on Tuesday, the 10th July, 1917, at 2 o'clock in the afternoon, in 18 lots (the buyer of one lot having the option of taking not more than three of the next succeeding lots (except lot 18) at the same price), valuable Perpetual Rent Charges amounting to £183 15s. per annum, charged on about 2a. 2r. 6p. of land, forming part of the Alexandra Recreation Grounds, Westbourne-road, Sydenham, and secured for ever by the covenant of the Beckenham Urban District Council. The land is situate a short