for hearing and adjudicating upon the claims.—Dated this 26th day of July, 1918.

H. HUGHES ONSLOW, Master.

Note.—The said Jane Jones was a Daughter of William Jones, who married Elizabeth Whiting, and it appears that their Children and Grandchildren are the only persons who can be interested in the inquiry.

MARSDEN, BURNETT, FAITHFULL and DAVY, 11, Henrietta-street, Cavendish-square, W. 1, London, England.

URSUANT to Order of the High Court of Justice, Chancery Division, dated 29th October, 1917, in re JAMES BARRETT, deceased, Barrett v. Barrett, 1917, B. No. 2295, enquiries were directed for the purpose of ascertaining the persons who upon the death of the said James Barrett, deceased, became beneficially entitled to any real or personal estate of his as to which he died intestate, and their representatives. Now all persons claiming to be their representatives. Now all persons claiming to be their representatives. Now all persons claiming to be entitled to such real and personal estate are, by themselves or their Solicitors, on or before 15th October, 1918, to come in and prove their claims at the Chambers of Eve and Peterson, J.J., Royal Courts of Justice, Strand; London, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Tuesday, 22nd October, 1918, at 12 o'clock moon, at the said Chambers (Room No. 696) is appointed for hearing and adjudicating upon the claims

NOTE.—The intestate, James Barrett, died 29th April, 1917, aged 89. The intestate's Mother, Sarah Barrett, is stated to have been a Daughter of John Davis, who had two other children, (1) Charlotte, who married William Peters, and (2) William, who is believed to have had a Son, also named William, said to have once lived at Ledbury, but to have left that place many years ago with his Mother and gone to Birmingham. The plaintiff claims to be a Grandson of James The plaintiff claims to be a Grandson of James, ham. The plaintiff claims to be a Grandson of James, the Brother of the intestate's Father, John Barrett, and as such the heir at law. Mary Rudge, a Daughter of Eliza, a Sister of John Barrett, who married Henry Rudge, and died 16th March, 1863, at Leominster, claims to be sole next of kin.

Dated this 26th day of July, 1918.

ARTHUR F. RIDSDALE, Master.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of CHARLES LIONEL MASTER, deceased, and in the action of Christine Edith Egan deceased, and in the action of Christine Edith Egan versus Edward Turnour Master and Reginald Master, the creditors of Charles Lionel Master, late a Captain in the Royal Irish Rifles, who was killed in France, in or about the month of Ootober, 1914, are, on or before the 30th day of November, 1918, to send by post, prepaid, to Frederick William Brown (of the firm of Wadeson and Malleson), of No. 7, Devonshire-square, Bishopsgate, in the city of London, the Solicitor of the defendants, the executors of the deceased, their Christian and surnames, addresses and descriptions. the defendants, the executors 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 any order to be made in the said action. Every creditor holding any security is to produce the same before Mr. Justice Neville, at his Chambers, Royal Courts of Justice, Strand, London, on the tenth day of December, 1918, at 12 o'clock noon, being the time appointed for adjudication on the claims.—Dated this 30th day of July, 1918.

FREEMAN and COOKE. 22. Surrey-street,

FREEMAN and COOKE, 22. Surrey-street, Victoria Embankment. W.C. 2, London, Victoria Embankment. Solicitors for the Plaintiff. 125

URSUANT to a judgment, dated 22nd November, 1910, of the High Court of Justice (Chancery Division) in an action Dauncey v. Probert (1910, D. 651), the following inquiries were ordered, that is to osif, the following inquiries were ordered, that is to say:—(1) An inquiry who are the persons interested in the hereditaments and property in the statement of claim mentioned, and for what estates and interests, and in what shares and proportions, and whether they are parties to this action; and (2) an inquiry what incumbrances affect the said hereditaments, and what part thereof. Now, all persons claiming to be in-

terested under the said inquiries are personally, or terested under the said inquiries are personally, or by their Solicitors, on or before the 22nd day of October, 1918, to come in and prove their claims at the Chambers of Eve and Peterson, JJ., at the Royal Courts of Justice, Strand, London, England, or in default thereof they will be peremptorily excluded from the benefit of the said judgment. Tuesday, the 29th day of October, 1918, at 12 noon at the said chambers, is appointed for hearing and adjudicating upon the claims.

chambers, is appointed for hearing and adjudicating upon the claims.

Note.—The property referred to is the surface of a freehold farm called Penyrheol, at Bedwellty, Mon., England. John Watkins (entitled to 1/72nd) left Rhiw-syr-dafydd in the year 1869, and went to America, and is supposed to have died at Colorado in 1871, intestate. It is alleged that Mary Probert, Sarah Am Birt, Louisa Ann Hiley, Ann Eliza Monro, and Alice Davies, who claim as the only children and co-heiresses at law of Sarah James, who is alleged to have married David James before 1838, and to have died 8th May, 1862, became entitled to another 20/72nds. Under a deed, dated 6th March, 1841, the whole property was charged for £150 and interest in favour of Sarah Partridge. It is alleged that this charge has since been fully paid and satisfied.

Dated this 27th day of July, 1918.

ARTHUR F. RIDSDALE, a Master of the

ARTHUR F. RIDSDALE, a Master of the Supreme Court.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in an action in the Matter of the estate of MARION GREEN, deceased, Green v. Brown (1918, G. No. 335). All persons claiming to be next of kin, according to the Statules for the Distribution of Intestates' Estates, of Marion Green, late of The Myrtles, Hare Hill, Ottershaw, near Chertsey, in the county of Surrey, Spinster, who died on the 6th February, 1917, living at the time of her death, or to be the legal personal representatives of such of the said next of kin as are now dead, are, personally, or by their Solicitors, on or before the 1st February, 1919, to come in and prove their claims at the Chambers of Mr. Justice Sargant and Mr. Justice Younger, at the Royal Courts of Justice, Strand, London, W.C., and to enter their names in a book kept for that purpose, in Room 317, at the said Chambers, or in default thereof they will be excluded from the benefit of the said Order. Friday, the 7th February, 1919, at 12.30 o'clock in the afternoon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 30th day of July, 1918.

CHAS. HULBERT, Master.

CHAS. HULBERT, Master.

NOTE.—The said Marion Green was the Daughter of Henry Gilson Green and Marianne, his Wife, formerly Marianne Reynolds (Spinster), who were married on the 13th September, 1831, at St. Botolph, Aldersgate, London, and she (the said Marion Green) was the Granddaughter of George Reynolds, at one time a Master at "Christ's Hospital" School, London.

HOLDER and WOOD, of 6, Martin's-lane, in the city of London, Solicitors for the Plaintiff.

DURSUANT to Judgment dated 22nd November, 1910, of the High Court of Justice, Chancery Division, England, in an action Dauncey v. Probert, 1910, D. No. 631, and to Order dated 22nd July, 1918. in same action, dispensing with service of notice of the said Judgment upon all persons interested in the share of DAVID WATIKINS, who died at Pottsville, county of Schuylkill, Pa., U.S.A., on the 15th April, 1905. Any person claiming to the interested in the property to which this action relates, who are not parties perty to which this action relates, who are not parties to the said action or have not been served with notice of the said Judgment, are hereby required to come in and establish their respective claims in respect thereof at the Chambers of Eve and Peterson, J.J., Royal Courts of Justice, Strand, London, England, on or before 22nd October, 1918, or in default thereof they will, after the expiration of the time so limited, be bound by the proceedings in the said action as if they had been served with notice of the said Judgment. Tuesday, the 29th day of October, 1918, at 12 o'clock moon, at the said Chambers (Room No. 696), is appointed for hearing and adjudicating upon the claims.—Dated this 27th day of July, 1918.

ARTHUR F. RIDSDALE, a Master of the Supreme Court.