in the county of Middlesex, Market Representative, now serving in His Majesty's Forces in the Inns of Court O.T.C., a natural-born British subject, and HELEN MAUD WITTHAUS, of the same address, his Wife, also a natural-born British subject, absolutely renounced and disclaimed the surname of Witthaus, and adopted and assumed in lieu thereof and substitution therefor the surname of Whithouse, with the intention and determination at all times thereafter upon all occasions and for all purposes to be called and known as Frederick Percy Whithouse and Helen Maud Whithouse respectively, and in such surname to subscribe all deeds and documents whatsover, and to use such name in all actions, suits and other proceedings, and in all business transactions and affairs in which he or she might from time to time be engaged; and it was by the said deed poll further declared that the said deed poll should affect and relate to the infant children now living of the said Frederick Percy Witthaus and Helen Maud Witthaus, namely Aileen Janet Whithouse, formerly Witthaus, and Henry Frederick Whithouse, formerly Witthaus, both natural born British subjects.—Dated this twenty-first day of January, one thousand nine hundred and nineteen.

DENTON, HALL and BURGIN, 3, Gray's Innplace, London, W.C. 1, Solicitors for the said Frederick Percy Whithouse and Helen Maud

NOTICE is hereby given, that VICTOR EUGENE JOHN EDWARDS, of 2, Fulton-mews, Bayswater, London, W. 2, Motor Driver and Electrician, but now serving in the 30th Middlesex Regiment, a natural born British subject, lately called Victor Eugene John Praunsmandel, by deed poll, dated the 30th December, 1918, and enrolled in the Central Office of the Supreme Court of Judicature on the 20th January, 1919, did, on behalf of himself, his heirs and issue lawfully begotten, renounce and abandon the use of his former surname of Praunsmandel, and did assume and adopt the surname of Edwards in lieu of his former surname of Praunsmandel.—Dated this 22nd January, 1919.

BILLING and CO., 20, Essex-street, Strand, W.C. 2. Solicitors for the said Victor Eugene John Edwards.

CHARLES WILLOUGHBY MOKE NORRIE, Companion of the Distinguished Service Order, Military Cross, Captain in His Majesty's Eleventh Hussars, a British born subject, lately called Charles Willoughby Moke-Norrie, hereby give notice, that I have assumed the surname of Norrie only in lice of that of Moke-Norrie, and intend henceforth upon all occasions and at all times to sign and use and to be called and known by the name of Charles Willoughby Moke Norrie and that such intended change of name is formally declared and evidenced by a deed poll under my hand and seal dated the 10th day of January, 1919, duly executed, attested and enrolled in the Central Office of the Supreme Court of Judicature on the 21st day of January, 1919.—Dated this 22nd day of January, 1919.

115 CHARLES WILLOUGHBY MOKE NORRIE.

FREDERICK WILLIAM SPENCER, heretofore, called and known by the name of Frederick William Schuller, of "Ainsford," Thicket-crescent, Sutton, in the country of Surrey, being a natural born British subject, hereby give notice, that by a deed poll dated the 14th day of January, one thousand nine hundred and nineteen, duly executed and attested and enrolled in the Central Office of the Supreme Court, I formaily and absolutely renounced and abandoned the said surname of Schuller, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Frederick William Schuller, and so as to be at all times thereafter called, known and described by the name of Frederick William Spencer exclusively.—Dated the 20th day of January, 1919.

FREDERICK WILLIAM SPENCER, late Frederick William Schuller. PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in an action in the Matter of the estate of SAMUEL FRANKLIN CODY, deceased, Green v. Cody, 1914, C. 2266, the creditors of Samuel Frank Cody, late of The Cove, Farnborough, in the county of Hants, England, Aviator (who died on or about the 7th day of August, 1913), are, on or before the 22nd day of April, 1919, to send by post, prepaid, to Mr. Stanley Jack Rubinstein, of 5 and 6, Raymond-buildings, Gray's Inn, in the county of London, a Member of the firm of Rubinstein, Nash and Co., of the same place, the Solicitors of the plaintiff, the administrator 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 helding any security is to produce the same before Mr. Justice Younger, at his Chambers, the Royal Courts of Justice, London, on Wednesday, the 30th day of April, 1919, at 12 o'clock noon, being the time appointed for adjudication on the claims.—Dated this 22nd day of January, 1919.

RUBINSTEIN, NASH and CO., 5 and 6, Raymond-buildings, Gray's Inn, London, W.C. 1, Plaintiff's Solicitors.

PURSULANT to a judgment of the Chancery Division of the High Court of Justice, made in the matter of the estate of DAME MARIA BYRNE, Deceased, and in an action, Jennie Upton Dickson against Sir William Patrick Byrne, the creditors of Dame Maria Byrne, late of 3, Courtfield-gardens, Kensington, in the county of London (who died in or about the month of March, 1915), are, on or before the 26th day of February, 1919, to send by poet prepaid to Charles Adolphus Tackley. of 10a, Orchardstreet, Portman-square, London, W. 1, a member of the firm of Tackley and Fall, of the same place, the Solicitors of the plaintiff, Jennie Upton Dickson, 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 judgment. Every creditor holding any security is to produce the same before Mr. Justice Astbury, at his chambers, the Royal Courts of Justice London, on the 12th day of March, 1919, at 12 o'clock noon, being the time appointed for adjudicating on the claims.—Dated this 20th day of January, 1919.

TACKLEY and FALL, 10A, Orchard-street,
Portman-square, W. 1, Plaintiff's Solicitors.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of CALIXTE HENRY ANTOINE KORAB D'ORZESZKO CZARNOLUSKI GIORDANO, DUKE OF ORATINO, deceased, and in an action, the Public Trustee against Marie Noetinger (Married Woman), 1918, O. No. 608, the creditors of Calixte Henry Antoine Korab d'Orzeszko Czarnoluski Giordano, Duke of Oratino, deceased, late of Queenhithe, Monument green, Weybridge, in the county of Surrey, and previously of 22, Jermyn-street, in the county of London, Gentleman (who died in or about the month of March, 1915), are, on or before the 11th day of March, 1919, to send by post, prepaid, to Mr R. C. Pearman, of 18, Fleet-street, in the city of London, a Member of the firm of Amery Parkes and Company, of the same place, the Solicitors of the plaintiff, the Public Trustee, 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 secutities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said order. Every creditor helding any security is to produce the same before Mr. Justice Lawrence, at his Chambers, Royal Courts of Justice Lawrence, at his Chambers, Royal Courts of Justice Lawrence, at his chambers with the appointed for adjudicating on the claims.—Dated this 22nd day of January, 1919.

AMERY PARKES and CO., Plaintiff's Solicitors.