Re RICHARD JOHN BELLINGER, Deceased.

Re RICHARD JOHN BELLINGER, Deceased. PURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 4th day of May, 1936, and made in an action In the matter of the Estate and of the Trusts of the Will of Richard John Bellinger, deceased, dated 17th December, 1888 (late of 1, Whitta Terrace, Whitta Road, Manor Park, in the county of Essex, who died on the 11th November, 1892), The Public Trustee against Alfred Bellinger & Others, 1936, B. No. 1372, whereby the following enquiry was directed, viz.:—An enquiry what (if any) further notices whether by advertisement or otherwise beyond such notices as have already been given would be directed by the Court in an action for administration of the estate of the testator's residuary estate.

testator with a view to the distribution of the testator's residuary estate. Notice is hereby given that all persons claim-ing to be grandchildren of the said Richard John Bellinger are, on or before the 1st day of October, 1936, to send by post to the undersigned, their full Christian names, addresses and descriptions, and full particulars of their claims, or in default thereof they will be excluded from any benefit under the provisions of the Will of the said Richard John Bellinger. A claimant not residing in England or Wales

A claimant not residing in England or Wales must send with particulars of his claim the name and address of a person in England or Wales to whom notices to the claimant can be sent. Dated this 15th day of July, 1936.

TAYLOR and HUMBERT, 4, Field Court, Gray's Inn, London, W.C.1, Solicitors for the Public Trustee.

Note.—The above named testator had eight children, viz.:—Thomas, Mary, Sophia, John, Henry, Robert, Edith and Alfred all of whom are now dead. Mary who became Mrs. Mason is believed to have had six children, of whom two only are known to be living; Sophia, who became Mrs. Jennings, is believed to have had nine children of whom seven are known to be living. Robert is believed to have had three children and Alfred two children, all of whom are known

and Alfred two children, all of whom are known to be living. It is believed that John, Henry and Edith, who became Mrs. Hall and appears to have been known also as Mrs. Watson or Walkins all died without issue. (160)

## CLARENCE KNIGHT-GREGSON, Deceased.

CLARENCE KNIGHT-GREGSON, Deceased. PURSUANT to an Order of the Chancery Division of the High Court of Justice dated the 14th day of May, 1936, made in an action in the Matter of the estate of Clarence Knight-Gregson, deceased, Clarence Anthony Knight-Gregson (since deceased) against Harold Strangeways Knight-Gregson, and Barclays Bank Limited against Lillian Ellen Knight-Gregson, 1931 K. No. 267, the creditors of Clarence Knight-Gregson, late of Lowlynn, in the county of Northumberland, who died on the 17th day of April, 1930, are, on or before the thirtieth day of September, 1936, to send by post prepaid to James Attenborough, of 4, Clarges Street, Piccadilly, London, W.1, the Solicitor of Lillian Ellen Knight-Gregson, the Defendant and administratrix (with Will annexed) of the said Clarence Knight-Gregson, deceased, their full 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 unless the Court or Judge on application otherwise orders. Every claimant holding any security is excluded from the benefit of the said Order unless the Court or Judge on application otherwise orders. Every claimant holding any security is to produce the same before Master Holland at his Chambers situated in the Royal Courts of Justice, Strand, London, on Wednesday, the 21st day of October, 1936, at 12 o'clock noon, being the time appointed for adjudicating on the claims. A claimant not residing in England or Wales must send, with particulars of his claim, the name and address of a person in England or Wales to whom not ces to the claimant can be sent. Dated this 13th day of July, 1936. STANLEY ATTENBOROUGH and CO., of 4, Clarges Street, Piccadilly, London, W.1, (195) Solicitors.

PURSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter in re ARTHUR FRANK SAUNDERS, of St. Lawrence Road, Upminster, in the county of Essex, Builder, and in re the Judgments Act, 1864, 1935 S., No. 4076, and dated 2nd March, 1936, whereby it is inter alia ordered that the following inquiries be made:— 2. An inquiry what lands and property have been extended under or by virtue of the said Writ of Elegit and charged by registration of the said Writ of Elegit on the 27th November 1935. PURSUANT to an Order of the High Court

1935.

1935. 3. An inquiry whether there are any and if any what liens charges or incumbrances upon the said land or any and what part thereof and what are their priorities and what is due on account thereof respectively. Notice is hereby given that all persons claim-ing under the said inquiry numbered 3 to be entitled to any lien charge of incumbrance on the properties hereunder described, are required, on or before the 28th day of July, 1936, to send by post prepaid to Charles Cecil Rawlinson, Solicitor of the undersigned firm, their full Christian and surnames, addresses and descrip-tions, and the full particulars of their claim with, and to produce any documents of title in their tions, and the full particulars of their claim with, and to produce any documents of their claim with, possession in connection therewith, to the under-signed (the Solicitors for the Applicant in the said matter), at their offices, No. 4, Broad Street Place, in the city of London, between the hours of 10.30 a.m. and 5 p.m., and, if so required by notice in writing, such persons are, by their Solicitors, to come in and prove their claims at such time and place as shall be specified in such notice, or in default thereof they will be ex-cluded from the benefit of the said Order unless the Court or Judge on application otherwise orders.

orders. Thursday, the 30th day of July, 1936, at 12.30 o'clock in the afternoon, is the time appointed for adjudicating on claims, before Master Chandler, at the Chambers of the Judge, Room 246, Royal Courts of Justice, Strand, London. Dated this 14th day of July, 1936.

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## PRETOR W. CHANDLER, Master.

RAWLINSON and SON, 4, Broad Street Place, London, E.C.2, Solicitors for the Applicant.

NOTE.—The land above referred to consists of freehold properties formerly known as Plots 55, 56, 57, 67, 68, 69, 70, 71 and 72 of the Claybury Park Estate, Ilford, in the county of Essex, but now known as Nos. 74, 76, 90, 92, 94 and 96, Cumberland Gardens, Claybury Park Estate aforesaid. (208)

In the Chancery of the County Palatine of Lancaster.—Manchester District.

## 1936. Letter A. No. 101.

In the Matter of the ALBERT MILL COMPANY OLDHAM Limited, and in the Matter of the Companies Act, 1929.

Companies Act, 1929. NOTICE is hereby given that a petition was, on the 10th day of July; 1936, presented to the Court of Chancery of the County Palatine of Lan-caster, Manchester District, by the above named Company to confirm an alteration of the pro-visions of the Memorandum with respect to the said Company's objects proposed to be effected by a Special Resolution of the said 'Company duly passed at an Extraordinary General Meeting of the said Company held on the 22nd day of June, 1936, whereby it was resolved that the provisions of the Company's Memorandum of Association with respect to its objects be altered by sub-stituting the clause set forth in the said Resolu-tion for Clause 3 thereof. The substituted clause extends the objects of the Company so as to enable the Company to carry on its business more efficiently and in particular to enable it to carry on the trades or businesses of cotton spinning, doubling, weaving, bleaching, dyeing and print-ing, or in any other way to manipulate cotton or other fibrous substances, and to purchase, comb,

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