N OTICE is hereby given, that SYDNEY RUBIN, of 75, Albert-road, West Kilburn, in the county of Middlesex, formerly known as Aaron Plaskofsky, has by deed poll dated the 21st day of July, 1920, and enrolled in the Central Office of the Supreme Court of Judicature on the 21st day of July, 1920, assumed and adopted the name of Sydney Rubin in lieu of and in substitution for his former name of Aaron Plaskofsky, and intends on all future occasions to use the name of Sydney Rubin.-Dated this 22nd day of July, 1920. J. E. LICKFOLD and SONS, 45. Bedford-row

J. E. LICKFOLD and SONS, 45, Bedford-row. W.C., Solicitors. 154

I, PAULINE RUSSELL, of 118. Clapton-common, in the county of London, Spinster, formerly known as Polly Ruckhovitch, hereby give notice that I have renounced the names of Polly Ruckhovitch and assumed the names of Pauline Russell in lieu thereof, such change being evidenced by deed poll dated the 20th day of July, 1920, and enrolled in the Central Office of the Supreme Court of Judicature on the 21st day of July, 1920. 151

PAULINE RUSSELL.

I, GEORGE EDMOND SINCLAIR STEVEN-SON, of 18, Abbey-court, Abbey-road, in the 1. SON, of 18, Abbey-court, Abbey-road, in the county of London, a Captain in the Royal West Kent Regiment of His Majesty's Army, a natural born British subject, heretofore called and known by the names of George Edmond de St. Clair Stevenson, hereby give public notice, that on the 15th day of June, one thousand nine hundred and twenty, I formally assumed and adopted the surname of Sinclair Stevenson, in lieu of my surname of de St. Clair Stevenson, and determined thenceforth and on all occasions whatsoever to use and subscribe the name Clair Stevenson, and determined thenceforth and on all occasions whatsoever to use and subscribe the name of Sinclair Stevenson instead of the said name of de St. Clair Stevenson; and I, the said George Edmond Sinclair Stevenson, further give notice, that by a deed poll, dated the 15th day of June, one thousand nine hundred and twenty, and enrolled in the Central Office of the Supreme Court, on the twelfth day of July, one thousand nine hundred and twenty, I de clared that I had assumed and adopted, and intended clared that I had assumed and adopted, and intended thenceforth and upon all occasions whatsoever to use and subscribe the name of Sinclair Stevenson instead of de St. Clair Stevenson, and so as to be at all times thereafter called and known and described by the name of Sinclair Stevenson exclusively.—Dated this 13th day of July, 1920.

G. E. SINCLAIR STEVENSON, late George Edmond de St. Clair Stevenson. 186

I, HABOLD BULLEY HOWARD, previously called and known by the name of Harold Howard Bulley, of No. 23, Bowden-Inil, Orediton, in the county of Devon, Plumber, a British born subject, hereby give public notice, that on the 15th day of July, 1920, I formally and absolutely renounced, reduly, 1920, I formally and absolutely renounced, re-linguished and abandoned the use of my said surname of Bulley and my Christian name of Howard, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Howard as my sur-name, instead of the said name of Bulley, and the name of Bulley as my Christian name, in-stead of the said name of Howard. And I further give notice that by deed noll dated the 15th day of give notice, that by deed poll dated the 15th day of July, 1920, duly executed and attested and enrolled in the Central Office of the Supreme Court, on the 19th day of July, 1920. I formally and absolutely renounced and abandoned the said surname of Bulley and the said Christian name of Howard, and declared that I had assumed and adopted and intended thence forth upon all occasions whatsoever to use and subscribe the names of Harold Bulley Howard, instead of Harold Howard Bulley, and so as to be at all times thereafter called and known and described by the name of Harold Bulley Howard exclusively.—Dated this 20th day of July, 1920.

HAROLD BULLEY HOWARD.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the Matter of the Estate of EDWARD GEORGE FRANCIS GUNNING, deceased, and in an Action, Walter Hay-don Newton against Kate Frances Gunning (1920.

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G. 792), the creditors of Edward George Francis Gunning, late of 7, Sussex-mansions, Sussex-place, W., and of Dewar House, 11, Haymarket, S.W., both in the county of London (who died on or about the 10th day of June, 1919, in France), are, on or before the 12th day of October, 1920, to send by post prepaid to Mr. George Harry Willis, of 59, Chancery-lane, London, W.C., a member of the firm of Willis and Willis, of the same place, the Solicitors of the defendant, Kate Frances Gunning, the administratrix 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 Astbury, at his Chambers, situated in the Royal Courts of Justice, London, on Tuesday, the 19th day of October, 1920, at 11.30 o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 20th day of July, 1920.

W. H. NEWTON, Bank Chambers, 329, High Holborn, W.C., Solicitor. 153

In the High Court of Justice .-- Chancery Division. Mr. Justice Astbury.

No. 00222 of 1920.

In the Matter of the UNITED STATES AND GENERAL TRUST CORPORATION Limited and in the Matter of the Companies (Consolidation) Act, 1908.

Act, 1908. **N** OTICE is hereby given, that a petition was, on the 5th day of July, 1920, presented to His Majesty's High Court of Justice by the above named Company to confirm an alteration of the said Com-pany's objects proposed to be effected by a Special Resolution of the Company, passed at an Extra-ordinary General Meeting of the Company, held on the 17th day of May, 1920, and confirmed at an Extraordinary General Meeting of the Company, held on the 10th day of June, 1920, and which Resolution is in the words and figures following :--That the memorandum of association of the Com-pany be varied by inserting the words " or any other part of the world " after the word " Ireland " in sub-clause (1) of clause 3, and after the words " United Kingdom " in sub-clauses (1), (2), (3), (9), (11), (16), (21), (22) and (24) of the said clause 3, and after the words " North America " in sub-clause (23) of the said clause 3. And notice is hereby further given, that the said patibile is directed to be heaved hefore his Tordchip

and the said clause 3. And notice is hereby further given, that the said petition is directed to be heard before his Lordship Mr. Justice P. O. Lawrence, on Tuesday, the 19th day of October, 1920, and any person interested in the said Company, whether as a Debenture Holder, creditor or Shareholder or otherwise, desirous of consing the making of an Order for the confirmation of the said alteration under the above Act, should appear at the time of hearing, personally or by Connsel, for that purpose. A copy of the petition will be furnished to any person requiring the same by the Company's Solicitors. Messrs. Norton Rose and Co., of 574, Old Broad-street, London, E.C. 2. on navment of the regulated charge for the same.— Dated the 16th day of July, 1920. NORTON. ROSE and CO., 574, Old Broad-

NORTON. ROSE and CO., 574, Old Broad-street. E.C. 2, Solicitors for the above named Company. 0;8

THE SOUTH WALES ELECTRICAL POWER DISTRIBUTION COMPANY.

DISTRIBUTION COMPANY. I N pursuance of the provisions of sub-section (3) of section 5 of the South Wales Electrical Power Distribution Company Act, 1920, notice is hereby given that the Company has created and directed to be issued under the powers conferred by and in accordance with the provisions of sub-sections 1 and 2 respectively of the said section, £95,000 5 per cent. Debenture Stock of the Company, ranking pari passa with the existing £200,000 of the same stock; and notice is further given, that all holders of Deferred Interest Warrants issued by the Company under their Acts of 1906 and 1908, in satisfaction of