

the Action being to secure to the Public a valuable Medicine unadulterated, and to prevent Imposition in future, and not to obtain a Sum of Money as Damages to himself, he upon the Suggestion of the Defendant's Counsel, consented to withdraw a Juror, the Court making the following Order:

*ENGLISH against TYCE.*

It is ordered by the Court, by and with the Consent of the Plaintiff and Defendant, being both present in Court, their Counsel and Attornies, that the last Juror sworn and impanelled in this Cause be withdrawn out of the Pannel; the Defendant undertaking and engaging not to utter, vend, or sell, by himself, or any other on his Behalf, the Medicine in question in this Cause, called "Dr. Anderson's Scots Pills," or "Dr. Anderson's, or the famous Scots Pills," in any Wrapper, Cover, Paper, or Inclosure whatsoever, which shall denote, signify, or exprefs, or bear any Mark to indicate that the same are Pills made or prepared by James English, or any Person of the Name of English, or which were ever uttered, or came from, or sold at the Unicorn over against the New Church in the Strand: And lastly it is ordered, by and with such Consent as aforesaid, that this Order be made a Rule of the said Court of our Lord the King before the King himself.

THO. LOWTEN.

BY THE COURT.

There was another Cause which came on to be tried the same Day, at the Suit of Mr. English, against Isaac Silcock, of Tottenham-Court-Road, Vender of Medicines, for the like Injury, which was disposed of by a similar Rule of Court.

In consequence of the daily Complaints made at Mr. English's House, in the Strand, of the pernicious Effects resulting from the Use of Scots Pills which are supposed to have been prepared there and vended from thence, but which are in fact Counterfeits, Mr. English has discovered many other Persons who have for some Time past been in the Habit of imposing upon the Public and him, by selling such Trash; and Mr. English had directed his Solicitor to commence Actions against several of those Persons; but upon the Intercession of their Friends, and their solemnly promising not to continue a Practice so deceitful and injurious, he has been induced to forbear proceeding against them.

To caution the Public against purchasing, and all Druggists, Chymists, and Venders of Medicines in particular, against selling spurious Scots Pills, Mr. English has thought it expedient to publish to the World the foregoing established Facts and Authorities, through the Medium of the London Gazette, and many of the Town and Country Newspapers, and by Means of Hand-Bills; and having so done, he hereby gives Notice, that he will certainly bring Actions against all Persons who shall hereafter utter or vend any Pills as or for Scots Pills prepared by him, or coming from his House, opposite the New Church, in the Strand, which are not so.

And, as a further Caution against Counterfeits, Mr. English acquaints the Public, that His Majesty has been graciously pleased to grant His Royal Authority directing his Arms to be enrolled in the Royal College, and they are as follows, viz.



And every Box is sealed with his Arms and Motto as above; and the Honorable Commissioners of His Majesty's Stamp Duties have ordered, that the Stamp wrapped round the Box shall contain the following Words, "B. H. English, No. 165, Strand, opposite the New Church," printed with Red Ink, and by a late Act of Parliament the Forgery of the Stamp is Death.

Terms of Sale.—The Pills are sold Retail, at 1s. each Box, Stamp Duty included.

The Box is wrapped in a printed Bill, describing the various Complaints to which the Pills are peculiarly serviceable; and in some Cases they are fully established to be a specific and sovereign Remedy; and all the Wrappers have Mr. English's Arms printed on them, and are signed "B. H. English."

Whereas by an Order of the High Court of Chancery made in a certain Cause wherein Daniel Parker Coke, Esq; and others are Plaintiffs, and Dame Mary Every and others are Defendants, et c. Contra, it was referred to Nicholas Ridley, Esq; one of the Masters of the said Court of Chancery, to inquire whether the Defendant Edward Every was living or dead, and, if dead, when he died? The said Defendant Edward Every was a Midshipman on board His Majesty's Ship Babet, which sailed from Spithead on the 14th Day of September 1800, arrived at Fort Royal Bay, Martinique, on the 24th of October following, and sailed on the next Day from that Anchorage, in order to proceed to Jamaica, but is supposed to have foundered at Sea on or about the Month of October 1800. If any Person or Persons can give satisfactory Information, whether the said Defendant Edward Every is living or dead, and, if dead, when and where he died, he, she, or they is, or are, on or before the 1st Day of December 1804, required to give such Information to the said Master Ridley, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or to Messrs. Owen and Hicks, Solicitors, in Bartlet's-Buildings, Holborn, London, and they shall be reasonably rewarded for their Trouble.

Pursuant to a Decree of the High Court of Chancery made in a Cause of Stickney and others against Burrell, and of a General Order of Transfer, all Persons claiming to be Personal Representatives of Sarah Coleman, Widow of Benjamin Coleman, formerly Sarah Stickney, of Newbury-Port, in the State of Massachusetts, in North America, are, on or before the 1st Day of December next, to come in and prove their Claims before John Springett Harvey, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will peremptorily be excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery made in a Cause in which John Stickney and others are Plaintiffs, and Robert Burrell, Defendant, and of a General Order of Transfer, the Creditors and Legatees of Enoch Stickney, formerly of Newbury-Port, in the State of Massachusetts, in North America, but late of the Parish of St. Mary Magdalen, Bermondsey, in the County of Surrey, Mariner, deceased, and heretofore Commander of the Ship Hope, in the Grenada Trade, are, on or before the 1st of December next, to come in and prove their Debts and claim their Legacies before John Springett Harvey, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will peremptorily be excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery made in a Cause Powell and others against Thomas, the Creditors of Walter Rice Howell, of Maesgwynne, in the County of Caermarthen, Esq; deceased, (who died in the Month of December 1789, are forthwith to come in and prove their Debts before Alexander Popham, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery made in a Cause Powell and others against Thomas, the Creditors of Walter Powell, late of Maesgwynne, in the County of Caermarthen, Esq; deceased, (who died on or about the 24th Day of November 1800,) are forthwith to come in and prove their Debts before Alexander Popham, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Pursuant to a Decree of the Court of Chancery of the Great Sessions for the Counties of Montgomery, Denbigh, and Flint, made in a Cause of Parry and others against Parry and others, the Creditors of John Parry, late of Llanarmon in Yall, in the County of Denbigh, Gentleman, deceased, are, on or before the 25th Day of March next, to come in before Mr. John Cox, the Registrar of the said Court, at Serjeant's-Inn, in Chancery, London, and prove their Debts, or in Default thereof they will be excluded the Benefit of the said Decree.

