

and received by the undersigned George Yardley, by whom our said business will in future be carried on.—Dated this 3d day of November, in the year of our Lord, 1837.

George Yardley.
Charles Grove.

THE Next of Kin (if any) of Joseph Wilson, late of Piccadilly, in the county of Middlesex, Esq. Barrister at Law, but at the time of his death, on the 1st day of June 1820, a prisoner for debt in the King's Bench Prison, may, by application to Messrs. Vandercom, Comyn, Cree, and Law, of No. 23, Bush-lane, Cannon-street, London, and proving their relationship, hear of something to their advantage.

Jamaica, S.S. in Chancery.—Spalding versus Shand.

PURSUANT to a Decree of Her Majesty's Court of Chancery in this island, bearing date the 1st day of June 1837, I do hereby require all the creditors, not named in the specific securities set forth in a cause, intitled Miles versus Shand, of William Shand, Esq. in the pleadings in this cause named, forthwith to come in before me, at my chambers, in the town of Saint Jago de la Vega, on or before Monday the 19th day of February next, 1838, to prove their demand.

Given under my hand this 18th day of September 1837,

WILLIAM RAMSAY, Master in Chancery.

TO be resold, pursuant to Orders of the High Court of Chancery, made in the causes Smith versus Birch, and Keen versus Birch, with the approbation of William Brougham, Esq. one of the Masters of the said Court, at Hanley, in the county of Stafford, in the month of January next, in lots;

Valuable and extensive freehold and copyhold pot-works and dwelling-houses, and land for building purposes, at Hanley and Shelton, in the Staffordshire Potteries, in the occupation of Messrs. Dimmock and Co. and others, late the property of Edmund John Birch, deceased.

The day of sale will shortly be published, when printed particulars may be had (gratis) at the said Master's chambers, in Southampton buildings; of Messrs. Keen and Hand, Solicitors, Stafford; Mr. F. W. Tomlinson, Solicitor, Staffordshire-Potteries; Mr. Lander, Solicitor, Rugeley; Mr. Cruickshank, Solicitor, Gosport, Hants; Messrs. White and Whitmore, Solicitors, Bedford-row, London; Messrs. Clowes and Wedlake, Solicitors, Temple; Messrs. Holme and Loftus, Solicitors, New-inn; and Messrs. Hawkins and Co. Solicitors, New Boswell-court, Carey-street.

WHEREAS by an Order of the High Court of Chancery, made in a cause Bernal versus Bernal, it is declared that the male descendants of Jacob Levy Gomez, Abraham Bernal, Jacob Bernal, Isaac Bernal, and Benjamin Bernal, respectively, the five nephews named in the will of Joseph Bernal, alias Gaspar Francisco Bernal, who died at Amsterdam, in Holland, in the month of August 1696; and also the male and female descendants of Rachel Louzada, Leah de Castro, and Esther Franco, respectively, the testator's three nieces also named in his will, or such of them as were or might be reduced to want or necessity, and professing Judaism, were entitled to participate in the dividends or interest of the fund in Court, but subject to the male descendants of the said Benjamin Bernal, the testator's favoured nephew, or such of them as were or might be in want or necessitous circumstances being preferred therein to others; and it was thereby referred back to John Edmund Dowdeswell, Esquire, one of the Masters of the said Court, to inquire and state to the Court who were the persons entitled according to such declaration; therefore, any person or persons claiming to be so entitled, is or are, by their Solicitors, on or before the 20th day of December next, to come in and establish such claim, or respective claims, before the said Master, Mr. Dowdeswell, at his office, in Southampton-buildings, Chancery-lane, London, or in default thereof such person or persons will be peremptorily excluded the benefit of the said Order.

WHEREAS by a Decree of the High Court of Chancery, made in a cause Caldwell against Skirrow, it was ordered that it should be referred to Lord Henley, one of the Masters of the said Court, to inquire and state to the Court, whether there were or was any and what grandchildren or grandchild of John Jordaine, the deceased uncle of Sarah Jordaine, the testatrix named in her will, born in wedlock, and living at the time of the decease of the said testatrix, and, in case he should find there were or was any such grandchildren or grandchild, then

living, then it was ordered that the said Master should inquire and state, whether they, he, or she, or any and which of them, are or is now living or dead, and if dead who are or is his, her, or their personal representatives or representative, and what is or are the age or respective ages of such grandchildren or grandchild, if any now living:—therefore, the grandchildren, or grandchild of the said testatrix's deceased uncle John Jordaine, born in wedlock and living at her decease (which happened on or about the 21st day of February 1837), or the personal representatives or representative of such of them as may be since dead, are forthwith to come in and prove their relationship and make out their claims before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

The said John Jordaine, the testatrix's uncle, was a Tallow-Chandler, in Paternoster-row, London, and died in February 1772.

WHEREAS by a Decree of the High Court of Chancery, made in a cause intitled Knowles versus Jones, it was (amongst other things) referred to William Wingfield, Esq. one of the Masters of the said Court, to inquire and state to the Court what children Charles Southby, late of Donnington, in the county of Berks, Esq. the testator in the pleadings in the said cause named (who died in the month of December 1834), had by his late wife Alice Southby, in his will named, and when they were respectively born, and whether, at the time of the death of the said testator, any and which of his said children by his said late wife were dead; and whether any and which of such children are since dead, and when he, she, or they respectively died, and who is or are the legal personal representative or representatives of such child or children so dying; and whether any and which of the said children of the said testator by his said late wife Alice Southby have had any and what lawful issue, and when such issue were respectively born, and whether such issue respectively are now living or dead, and if dead when he, she, or they respectively died, and who is or are now the legal personal representatives of such of them so dying.—Pursuant, therefore, to the said Decree, the personal representative or representatives of any deceased child or children of the said testator by the said Alice Southby, his wife, and the personal representative or representatives of the issue of any of such deceased child or children who may have since died, are, by their Solicitors, on or before the 8th day of December 1837, to come in before William Wingfield, Esq. at his chambers, in Southampton-buildings, Chancery-lane, London, and make out their claim, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of Knowles versus Jones, the creditors of Charles Southby, late of Donnington, in the county of Berks, Esq. (who died in the month of December 1834), are, by their Solicitors, on or before the 8th day of December 1837, to come in and prove their debts before William Wingfield, 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 peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in two causes Frost against Brewer, and Frost against Brewer, the creditors of William Frost, late of Kelvedon, in the county of Essex, Surgeon, deceased (who died in or about the month of February 1814), are, on or before the 8th day of December 1837, to come in and prove their debts before Francis Cross, 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 peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in two causes Frost against Brewer and Frost against Brewer, the heir at law, or customary heir, of William Frost, late of Kelvedon, in the county of Essex, Surgeon, deceased (who died in or about the month of February 1814), is, on or before the 8th day of December 1837, to come in and make out his or her claim before Francis Cross, 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 peremptorily excluded the benefit of the said Decree.