I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Exley, and then assumed and adopted and determined thenceforth then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Richard Thomas Colling instead of the said name of Richard Thomas Exley; and I give further notice, that by a deed poll, dated the fifth day of March, 1918, duly executed and attested and enrolled in the Central Office of the Supreme Court, on the 11th day of March, 1918, I formally and absolutely renounced and abandoned the said surname of Exley, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Richard Thomas Colling instead of Richard Thomas Exley, and so as to be at all times thereafter called, known and described by the name of Richard Thomas Colling exclusively.—Dated the 11th day of March, 1918.

RICHARD THOMAS COLLING.

Notice of Change of Surname.

NOTICE is hereby given, that by a deed poll, dated the 21st day of January, 1918, duly executed by FRANK SHEER, heretofore called and known by the name of Frank Schreer, of 63, Waldeck-road, West Green, Tottenham, in the county of Middlesex, and duly enrolled in the Central Office of the Supreme County of Indicators on the 26th day of Echanomy, 1918. Court of Judicature, on the 26th day of February, 1918. the said Frank Sheer formally and absolutely renounced and abandoned the said surname of Schreer, and declared that he had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Frank Sheer instead of Frank Schreer, so as to be at all times thereafter called, known and described by the name of Frank Sheer.— Dated the 13th day of March, 1918.

AVERY, SON and FAIRBAIRN 18, Finsbury-square, E.C., Solicitors for the said Frank Sheer. 054

FREDERICK HENRY GROVES, heretofore known by the name of Frederick Henry Kohlhausen, of 12, Wakeham-street, Ishington, in the county of London, Decorator and Painter, being a natural born British subject, give notice, that, by a deed poil dated the 1st day of March, 1918, duly enrolled in the Central Office of the Supreme Court on the 5th day of March, 1918, I formally and absolutely renounced and abandoned the said surname of Kohlhausen and declared that I had assumed and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Frederick Henry Groves instead of Frederick Henry Kohlhausen, and to be at all times thereafter so called, known and subscribed.—Dated this 8th day of March, 1918. Dated this 8th day of March, 1918.

FREDERICK HENRY GROVES, late Frederick 053 Henry Koh!hausen.

WILLIAM SIMMONDS, heretofore called and known by the name of William Beisiegel, of 80, Montholme-road, Clapham Common, in the county of London, Electrical Engineer, hereby give public notice, that by a deed poll, dated the first day of September, one thousand nine hundred and seventeen, duly executed and attested and enrolled in the Central Office of the Supreme Court of Judicature, I formally and absolutely renounced the said surname of Beisiegel and assumed and intended thenceforth to use the name of Simmonds instead of Beisiegel, and so as to be at all times thereafter known by the name of Simmonds exclusively.—Dated the 5th day of March. one thousand nine hundred and eighteen.

WILLIAM SIMMONDS, formerly William Beisiegel.

TO be Sold, pursuant to an Order of the High Court of Justice, made in an action re HENRY ELDRED HAWORTH, deceased, Sedgfield v. Haworth, 1916, H. 1007, with the approbation of Mr. Justice Neville, by Mr Arthur Newbury Lewendon, of the firm of W. N. Lewendon and Son, the person appointed by the said Judge, at the Estate Mart, 4, Parliamentatreet, Hull, in the city and county of Kingston-upon-

Hull, on Friday, the 22nd day of March, 1918, at 2.30 o'clock in the afternoon, in one lot, four closes of freehold grass and arable land, situate on the North side of North Carr-lane, Cottingham, in the county of York, containing altogether 32½ acres or thereabouts, 8½ acres of grass and the remainder arable. The mines and minerals are not included in the sale, the same with the rights of winning and working the same being reserved to the Lords of the Mamor.

Particulars and conditions of sale may be obtained of Messrs. Strong and Bolden, 70, Gracechurch-street, London, E.C. 3, Solicitors; Mr. E. A. Chandler, of 70, Gracechurch-street, London, E.C. 3, Solicitor; Messrs. J. A. Jackson and Son, 22, Parliament-street, Hull, Solicitors; of the Auctioneers, at 4, Parliament-street, Hull; and at the place of sale.

Dated this 9th day of March, 1918.

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H. HUGHES-ONSLOW, Master.

H. HUGHES-ONSLOW, Master.

O'BRIEN.

D'BRIEN.

D'URSUANT to an Order of the Chancery Division of the High Court of Justice in England, made in the Matter of the estate of John Bernard Dent, deceased, Ingram v. O'Brien, 1917. D. No. 1096, the following inquiry was directed:—An inquiry whether, inter alios, Theodore O'Brien and Frederick Charles O'Brien, the children of the said John Bernard Dent, are living or dead, and if dead when they died, and who are their legal personal representatives, and if they died before the said John Bernard Dent whether they left any issue living at the time of his death. The said Theodore O'Brien and Frederick Charles O'Brien, if living, are, by themselves or their Solicitors, or, if they be dead, their legal personal representatives, are, by themselves or their Solicitors, on or before the Alst day of May, 1918, to come in and prove their claims at the Chambers of Mr. Justice Younger, Room 254, at the Royal Courts of Justice, Strand, London, W.C. 2, England, or in default they will be peremptorily excluded from the benefit of the said order. Wednesday, the 5th day of June, 1918, at 12 o'clock noon, at the said Chambers, Room 252, is appointed for hearing and adjudicating upon the claims.—Dated the 8th day of March, 1918.

R. T. WATKIN-WILLIAMS, Master.

R. T. WATKIN-WILLIAMS, Master.

BURTON and SON, of Bank Chambers, Black-friers-road, London, S.E. 1, Solicitors for the

Note.—The testator's name was formerly John O'Brien. He married Jane Hutchison or Hutchison, by whom he had two Sons, Theodore and I rederick Charles. Theodore is believed to have married in India and to have gone to Cape Town in or about 1898. He is believed to have been killed in the Boer War while fighting with the British Forces. Frederick Charles is believed to have joined the British Army in the name of Fred Taylor, and to have been killed in France during the present war.

JOHN GREENWOOD, Deceased.

URSUANT to a Judgment of the Chancery Division of the High Court of Justice in England, pronounced in an action Horsfall v. Greenwood, 1913 H. 890, and dated 20th June, 1913, whereby an enquiry was directed:—1. Who are the persons interested in the hereditaments devised by the will of John Chromodol lets of Hudgen Fold Horstonstall of John Greenwood, late of Hudson Fold, Heptonstall, in the parish of Halifax, in the county of York, and in what shares and proportions, and whether they are parties to the said action. Notice is hereby given, that all persons claiming to be so interested are, personally or by their Solicitors, on or before the 19th October, 1918, to come in and enter their claims in the book kept for that purpose, and prove their claims at the Chambers of the Judge, at Room No. 710, at the Royal Courts of Justice, Strand, London, England, or though courts of Justice, Strand, London, England, on default thereof they will be peremptorily excluded from the benefit of the said judgment. Thursday, the 24th October, 1918, at 11.30 o'clock in the forencon, at the said Chambers (Room No. 706) is appointed for hearing and adjudicating upon the claims.—Dated the 28th February, 1918.

H. HUGHES-ONSLOW, Master.

Note.—The said John Greenwood died on or about the 3rd August, 1857. He left six children, one of