

**NOTICE** is hereby given that by a deed poll dated the twenty-second day of February, 1936, and duly enrolled in the Supreme Court of Judicature on the 25th day of February, 1936, **MABEL SUSANNAH TAYLOR**, of Manor House, Westoe, South Shields, in the county of Durham, feme sole, a natural born British subject, renounced and abandoned the surname of Ovenstone.—Dated the 25th day of February, 1936.

**NEWLANDS NEWLANDS** and **PATTERSON**, 2, Law Court Chambers, West Keppel Street, South Shields, Solicitors for the (229) said Mabel Susannah Taylor.

**NOTICE** is hereby given that by deed poll dated the 25th day of November, 1935, duly executed and attested, and enrolled in the Central Office of the Supreme Court on the 25th day of February, 1936, **Henry Kutzman**, of 50, Pennard Road, Shepherds Bush, in the county of London, Clerk, declared that he intended to adopt and use and thenceforth be known by the name of **HENRY KAYE** in lieu of **Henry Kutzman**.—Dated the 25th day of February, 1936.

**BULL** and **BULL**, Solicitors for the said (217) **Henry Kaye**.

**NOTICE** is hereby given that by a deed poll, dated the 8th day of February, 1936, and duly enrolled in the Supreme Court of Judicature on the 25th day of February, 1936, **LEONARD FRANK ROBERTS**, of "Hillbury," Lawton Road, Lawton, in the county of Chester, an Infant and a natural born British subject, did by his Legal Guardian renounce and abandon the surname of **Whittaker**.—Dated the 25th day of February, 1936.

**J. H. CHESWORTH**, Lloyds Bank Chambers, Longton, Stoke-on-Trent, Solicitor for **John Edwin Roberts**, the legal guardian of the said **Leonard Frank Roberts**. (163)

**I, DENNISS WILLIAM DENNISS-THOMPSON**, of The Dial House, Chobham, in the county of Surrey, a natural born British subject, heretofore called and known by the name of **Denniss William Thompson**, hereby give notice that I have renounced and abandoned the name of **Denniss William Thompson** and that I have assumed and intend henceforth on all occasions whatsoever and at all times to sign and use and to be called and known by the name of **Denniss William Denniss-Thompson** in lieu of and in substitution for my former name of **Denniss William Thompson**; and I also hereby give notice that such change of name is formally declared and evidenced by a deed poll under my hand and seal dated the twenty-sixth day of January, one thousand nine hundred and thirty-six, duly executed and attested, and that such deed poll was enrolled in the Central Office of the Supreme Court of Judicature on the 12th day of February, one thousand nine hundred and thirty-six.—Dated this 26th day of February, 1936.

**D. W. DENNISS-THOMPSON**, formerly (219) **Denniss W. Thompson**.

Re **RALPH WATSON GRAHAM**, Deceased.

**PURSUANT** to an Order of the Chancery Division of the High Court of Justice, dated the 27th day of January, 1936, and made in an action in the Matter of the estate of **Ralph Watson Graham**, deceased, Wilson against **Mabane** and **Thurnall**, 1935, G. No. 2191 the creditors of **Ralph Watson Graham**, late of "Woodlea," Morpeth, in the county of Northumberland, and 26, King Street, South Shields, in the county of Durham, Solicitor, who died on the 24th day of

September, 1932, are, on or before the 30th day of April, 1936, to send by post, prepaid to Mr. **George Scott**, a member of the firm of **George Scott & Son**, of 23 and 24, King Street, South Shields, in the county of Durham, the Solicitors of the Plaintiff, **Charles Sewell Wilson**, one of the executors of the 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 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 the Chambers of the Judge, Room No. 173, Royal Courts of Justice, Strand, London, on Wednesday, the 27th day of May, 1936, at 12 o'clock noon, being the time appointed for adjudicating upon 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 notices to the claimant can be sent.

Dated this 26th day of February, 1936.

**WARD, BOWIE and CO.**, 2, Clements Inn, Strand, London, W.C.2; Agents for

**GEORGE SCOTT and SON**, 23 and 24, King Street, South Shields, Solicitors for the (111) said Plaintiff, **Charles Sewell Wilson**.

**PURSUANT** to an Order of the Chancery Division of the High Court of Justice dated 30th January, 1933, in Re **ANNIE ELIZABETH DALLADAY**, deceased (late of "The Hollies," Darnley Road, Gravesend, in the county of Kent), **Dalladay v. Holmes** 1933 D. 78, whereby the following inquiry was directed:—

An inquiry what person or persons upon the death of the said **Annie Elizabeth Dalladay**, who died on 12th January, 1930, became beneficially entitled to any property of hers as to which she died intestate and for what estates and interests and in what shares and proportions and whether any such persons are since dead and if they died entitled to any vested share or interest who are their legal personal representatives.

Notice is hereby given that all persons claiming to be entitled under the said inquiry are, on or before the 10th day of June, 1936, to send by post prepaid to Mr. **Frank Baidon Wright**, of No. 10, Gray's Inn Place, Gray's Inn, London, W.C.1, their full Christian and surnames, addresses and descriptions, and full particulars of their claims, or in default thereof they will be excluded from the benefit of the said Order unless the Court or Judge otherwise on application orders. Claimants are to attend personally, or by their Solicitor, before Master Holloway, at the Chambers of the Judge, Room No. 231, Royal Courts of Justice, Strand, London, on Tuesday, the 23rd day of June, 1936, at 12 o'clock noon, being the time appointed for adjudicating upon 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 notices to the claimant can be sent.

Dated this 20th day of February, 1936.

**L. C. HOLLOWAY**, Master.

**NOTE**.—The said **Annie Elizabeth Dalladay**, who died 12th January, 1930, was a daughter of **Robert Shiel** or **Shiell** and **Elizabeth Clement**.

The following persons may be entitled (i) **James Arthur Ernest Clement** (a son of **James Clement** who was a maternal uncle of the intestate), or his descendants. He has not been heard of for 30 years and may be in Brazil, (ii) **Charlotte Foster** or her descendants. She was a maternal aunt of the intestate and is believed to have married in Brazil. She was born in 1841. It is stated that she had two children, **Leonard** and **Edith**, born in the sixties in Brazil, none of whom has been heard of for over 30 years.

**F. BAILDON WRIGHT**, 10, Gray's Inn Place, Gray's Inn, London, W.C.1, Solicitor (220) for the Plaintiffs.