

Southampton, at the Court House
of the County Court held for the County of Southampton, on the 1st day of August 1878.
In the presence of a Notary Public on the 1st day of August 1878.

The Hon. George Blomfield
In Chancery

Sustaining Justice

Debtors
In Chancery

Margaret Justkins late in her own right and in arms
James Justkins deceased & others

This day this Cause came on to be further heard on the paper formerly
settled by the answer to R. S. Barnard & wife filed at the May Term 1878,
in this Court. The reply of Margaret Justkins filed July 28th 1878, to
which no counter-plea was filed, and it was argued by Counsel
for the Plaintiff in Open Court on the second of this Cause, that
the claim for the recovery of £1200 of Justkins did not stand &
Plaintiff assigned that it was unrepresented & C proper Con-
stitution of the Plaintiff did not justify such an action, that
the Plaintiff did not adduce the Court that he had the right of Margaret
Justkins.

Debtors
In Chancery

John Bryant & Martha his wife v. W. Bryant & Sons Bryant & Sons

Debtors
In Chancery

After Argument, James Lucy of Southgate Esq. & Clerk, the Plaintiff
being Peter Edward Bryant the last living Infant of
J. H. Edwards their Guardian ad litem?

This day this Cause came on to be heard on the bill of the Con-
cerned taken for Consideration to the Plaintiff, the Plaintiff
of the Infants by J. H. Edwards Guardian & Clerk, West replied
Counsel thereon and it was argued by Counsel, On Consideration thereof,
the Court doth Order and direct, that J. E. Williams, W. G. C.
Wright, J. J. Gray & B. H. Knight (any three of whom may, yet,) be and
they are hereby appointed Commissioners to make partition of the
sum in the Bill mentioned, same being all the real estate of which
was Bryant died seized, except what has been assigned to his wife
as her dower and the Court doth further declare that the said
Court do assign and allot to the heirs of said Bryant the
respective shares to which they are entitled - and by their
opinion, such partition of the real estate cannot be made
in kind without loss or injury to the parties, then that the
said Court report that fact to Court and the reasons upon
which their opinion is founded, with the real value of
the Estate together with every other matter deemed fit
by themselves or required by the parties,

Debtors, wife & others
In Chancery

Kinredes, wife & others
In Chancery

This day this Cause came on to be further heard on the
paper formerly recd. the report of John J. B. Prince filed
during the term and was argued by Counsel. On consid-