produce their Claims and Interests in the Process of Multiple Poinding, at the Instance of Claud Russell, Eig; Accountant, in Edinburgh, and others, against them, depending, before his Lordship, in the Hands of James Rose, Depute Clerk of Sellion.

ANDREW STEELE, Writer to the Signet, Agent. The Lift of the original Creditors is supposed to be as

ionows:				
Archibald Arbuthnot, of London, -	_	£1700	. 0	0
.W. and A. Shairp, of ditto,		450	0	0
John Rowley, of ditto,	_	335	19	4
A. Van Poelien and Son, of Dordt,		102	0	0
P. and G. Renny, of Riga, -		250	0	Ο.
Thorleys and King, of Hull,		1228	0	0
John Booth, of ditto,	_	384	0	0
Arch. Arbuthnot, of Edinburgh,		750	0	٥.
James MacDowall, of ditto, -	-	250	0	0
Charles Wright, of ditto,		450	0	٥.
Robert Fleming, of ditto, -		210	0	0
Adam Keir, of ditto, -		71	0	0
Thomas Elder, of ditto, -		100	0	0
Tames Inglis, jun. of ditto, -	_	5 L	Ø	0
David Smith, of Fisherrow, -		220	٠.	O
Arch. Horn, of Salton,		269	0	0
John Thomian, of Leith,		85	0	0
Robert Ramfay, of ditto, -		33	0	0
James Pillans, of ditto, -	_	39	0	0
. Christopher Alexander, of Dumfermline,	<del>, –</del>	33	O	0
John Fergus and Son, of Kirkcaldy,		40	٥	0
. 3				

To the Creditors of ROBERT BENNETT, otherwise BEN-NITT, late of Mitcham, in the County of Surrey, deceased.

NY Person having any Claim or Demand on the Estate and Effects of the above Person, who was formerly a Taylor, and died at Mitcham, in March last, is desired to fend an Account thereof to Mell's. Leigh and Mason, Solicitors, New Bridge-Street, London, on or before the 1st Day of March next, as the Administrator will immediately af-terwards make a Distribution of the Residue of the said :Estate and Esfects amongst the next of Kin of the said Deceafed.

## PROCLAMATION.

Y virtue of a certain Sentence, given and pronounced by the Honourable Court of Justice of this Colony, bearing Date 10th August 1804, in the Matter Bothamley and Jackson verius John Ley Harrop, Notice is hereby given unto all and every one, that at the Expiration of One Year and Six Weeks next enfuing the Date hereof, shall be publicly sold by me, the under-written under Execution, to the highest Bidder, the precise Day of which Sale public Notice high lereafter be given here by Proglamation, The Planta-tion named Hackney, belonging to the faid J. L. Harrop, fituated on the West Sea Coast of this Colony, known under Lot No. 82, with all the Slaves, Buildings, planted Grounds, and Crops belonging to the same, and with all other Appur-tenances and Dependencies thereof, on the Terms and Conditions prescribed in the Ordinance issued for this Colony; and that Three Months after fuch Sale Judgment will be given by the faid Honourable Court of Justice, on the Point touching the Participation and Preference with regard to the Proceeds of the faid Plantation. All Creditors, both known and unknown, who shall be able to establish any Claim of Participation and Preference with regard to the Proceeds of the Said Plantation, being herewith summoned to appear in Person, or by Attornies, before the said Court of Justice about the first Court-Day, which shall be Three Months after the Sale above-mentioned, in order to make and prefer such Claim and conclusive Prayer as shall appear to them suitable to their Case, on Pain of the Non-Appearers being proceeded against, in order to essectuate that an eternal Silence be enjoined to them, according to Law eternal Silence be enjoined to them.

Rio Essequibo, the 9th November 1807.

(Signed) FRED. WM. TUCKERMAN,

Principal Summoner.

The Inventory may be inspected at the Counting-House of Mr. Thomas King, Falcon-Square, London.

awarded and iffued and now in Profecution against Charles Hand, late of Eawood, within Liveley, in the County of Lancaster, Calico-Printer, Dealer and Chapman, a Bankrupt,) Drayton, in the County of Salop, on Wednesday the 24th Day of February 1808, between the Hours of Four and Six in the Afternoon, subject to such Conditions as will be then

Two Messuages or Dwelling-Houses, with suitable Out-buildings, Fold-Yards, Gardens, and Hemp-Yard, and several very defirable Pieces of Land, fituate in the Parish of Stoke-upon-Tern, in the said County of Salop, and one Piece of Land, called the Hurst, situate in the Parish of Child's-Escall, now in the several Postersions of William Shuker and , which will be disposed of as sollows, viz.

		A.	R.	Ρ.
Lot 1. Two Pieces of Land, called the Sy Ends, containing Lot 2. A Piece of Land, called the Huril		II	0	2%
whereof is in the Pariffi of Stoke-upon and the Remainder in Child's Ercall Lot 3. A Dwelling-House, with suitable	Tern,	-8	2	21
buildings, Fold-Yard, Garden, and I Yard, the Meatwell Croft, the Touchy the Wash Well-Yard, and the Well Me. Lot 4. A good Dwelling-House, with si Out buildings, Fold-Yard and Garde	lemp. Croft, dow ntable	13	0	<b>2</b> %
Higher-Yard, and the Lower-Yard		. I 2	2	3
Lot 5. The Trindle -		5	I	32
Lot 6. The Towns: End -		4	0	24
	Total.	55	0	4
				_

The respective Tenants will show the Premises, and further Information may be had from Mr. Joseph Henshaw, Land-Surveyor, Stafford, or at the Office of W. and T. Carr, Solicitors, in Blackburn, Lancashire.

Durstant to a Decree of the High Count of Chancery, made in a Caufe Nicholls against Opie, the Creditors of John Opie; late of Berner's-Street, in the Parish of Saint Mary-le-Bone, in the County of Middlesex, Historical and Portrait Painter, deceased, (who died in or about the Month of April 1807,) are forthwith to come in and prove their Debts before John Ord, Esq; one of the Mästers of the said Countrat his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof, they will be excluded the Benefit of the said Decree. the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery made in a Cause Nicholls against Opie, the Next of Kin of John Opie, late of Berner's-Street, in the Parish of Saint Mary-le-Bone, in the County of Middlefex, Historical and Portrait Painter, (who were living at the Time of his Decease, which happened in or about the Month of April 1807,) and the Personal Representative or Representatives of any of such Next of Kin, who may have since died, are forthwith to come in before John Ord, Euj; one of the Malters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, and prove their Kindred or Repre-fentation, or in Default thereof they will be excluded the Benefit of the faid Decree.

Ursuant to a Decree of the High Court of Chancery, hearing Date the 12th Day of December 1807, made a Cante wherein William Deliverance Barker and others are Plaintiff, and Elizabeth Barker, Widow, is Defendant, the Creditors of William Barker, late of Fulham, in the County of Middlefex, Gardener, deceased, (who died on or about the 9th of October 1807.) are forthwith to come in and prove their Debts, either by themselves or their Solicitors, before Robert Steele, Elq; one of the Malters of the faid Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, made in a Caule of Rondeau against Strong, the Creditors of the Reverend Francis Lernoult, Mailer of Arts, formerly of Newington, in the County of Oxford, and late of To be fold by Auction, (before Mr. William Carr, a Perform appointed by the major Part of the Commissioners or before the 18th Day of March next, to come in and prove their Debts before John Springett Harvey, Esq; one of the