Effate of ELIZABETH BERRY, deceafed.

A LL Perfons having any Claims or Demands on the Effate of Elizabeth Berry, late of Demands on the Pavifh of Saint Ann, Soho, in the County of Middlefex, Widow, deceafed, are requefted immediately to fend or deliver, in Writing, the Particulars thereof, with the Nature of their Scenetics, (it any) to Mr. Jofeph King, No. 21, Took's-Court, Chancery-Lane, London, in order that the fame may be forthwith difcharged by the Executors; and all Perfons indebted to the fail Effate are defired to pay the fame to me, who am authorifed by the Executors to receive the fame.

GRENADA .--- (In Chancery.)

Between Antoine Philippe Count de Lardenoy and Marie Catherine Louife Dunot de Grauval de Saint Maclou, his Wife, Complainants; and Thomas Walpole, Paul Laurent, Hureault Victorine Laurent, Countefs de Boiffier, and Dame Genevieve Giret Hureault Defendants.

Do be fold, under and by virtue of the Decree of this Honourable Court of the 29th Day of August last in this Cause, by the Master, Richard Wile, Esq; at his Office, in the Town of Saint George, in Grenada, on Wednelday the 1st of March 1809, all that Sugar Plantation, fituate in the Parish of Saint George, in the faid Island, called Saint George Estate, confisting of 500 Acres of Lond, of which 120 Acres are at prefent in Canes, together with the Works, Utenfils, Dwelling-House, and Buildings, and 91 Negro Slaves and 16 Mules, thereunto attached.

Particulars of the Estate are left at our Office, and alfo at the Office of Mr. Wife, the Mafter, with a Plan of the Estate, for the Infpection and Perufal of these who may with to become Purchalers.

CROWDER, LAVIE, and GARTH, Solicitors for the Complainants, Frederick's-Place, London.

Hereasby a Decree of the High Court of Chancery, made in a Caufe wherein Emor Hargraves and another are Plaintiffs, and William Chapman and others are Defendants, it was referred to Edward Morris, Efq; one of the Mafters of the faid Court, to inquire and flate to the Court who were the next of Kin of Emor Rifhton, formerly of Settle, within the Parifh of Gigglefwick, in the County of York, Gentleman, deceafed, (who died on or about the 1ft of August 1777,) living at the Time of the Death of the faid Emor Rifhton, and at the Time of the Death of the faid Emor Rifhton, the Younger, deceafed, (who died on or about the 26th of November 1806,) and who are the legal perfonal Reprefentatives of fuch of them as are fince dead? All Perfons claiming to be next of Kin of the faid Emor Rifhton, the Father, diving at the Time of his Death, and at the Time of the Death of his Son, and the legal perfonal Reprefentatives of fach of them as are fince dead, are to come in and make out their Claims, before the faid Mafter, at Ins Chambers, in Softhampton-Buildings, Chancery-Lane, London, on or before the 23d Day of January 1809, or in Default thereof they will be excluded the Benefit of the faid Decree.

Hereas by an Order made by the Lord High Chancellor in the Matter of John Petrie and John Ward, Jately carrying on Bufinefs as Copartners under the Name, Stile, and Firm of "The Flax-Mills Company," at Hounflow, in the County of Middlefex, (Bankrupts,) it is amongft other Things referred to Edward Morris, Eig; one of the Matters of the High Court of Chancery, to inqure what Sum or Sums are due and owing to any Perfon or Perfons who thould claim to have any Interett in the faid Flax-Mills Concerns? All Perfons having any Claim or Intereft in the faid Flax-Mills Concerns are hereby required to come in before the faid Mafter, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and fubilantiste their Claims, on or before the 21ft of December next, or in Delault thereol they will be peremptorily excluded the Benefit of the faid Decree.

DUrfuant to a Decree of the High Court of Chancery, made in a Caufe Paxon against Hinley, the Creditors of John Bond, late of Hendon, in the County of Middlefex, Liq; decealed, (who died in or about the Mouth of May rEor.) are to come in and prove their Debts before James Stanley, Efg; one of the Maiters of the faid Court, at his thambers, in Southampton-Buildings, Chancery-Laue, Lon-

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don, on or before the 31st Day of January 1809, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

DUrfwant to a Decree of the High Court of Chancery, made in a Caufe wherein Emor Hargraves and another are Plaintiffs, and William Clapham and others are Defendants, the Creditors of Emor Rithton, late of Settle, within the Parifh of Gigglefwick, in the County of York, Gentleman, deceafed, (who died in or about the 1ft Day of Auguft 1777,) are to come in and prove their Debts before Edward Morris, Efq; one of the Mafters of the faid Court, A his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 23d of January 1809, or in Default thereof they will be excluded the Benefit of the faid Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Waiker against Wingfield, the Heir at Law and next of Kin of Ann Waiker, late of East Harptree, in the County of Someriet, Spinster, deceased, (inch next of Kin who were living at the Time of her Death, which happened on or about the 14th of October 1801.) or the Perfonal Representative or Representatives of fuch next of Kin as are fince dead, are to come in and prove their Kindred, or Representation to such Kindred as are dead, before Alexander Popham, Efs.; one of the Masters of the fuid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 13th Day of February next, or in Default thereof they will be peremptorily excluded the Benefit of the (aid Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Walker against Wingfield, the Creditors of Ann Walker, late of Faft Harptree, in the Coanty of Smerfet, Spinfler, (who died on or about the 14th of Octoher 1801,) are to come in and prore their Debts before Alexander Popham, Efq; one of the Mafters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 13th of February 1809, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

D'Urfuant to an Order of the Lord High Chancellor of Great Britain, made in the Matter of Andrew Erfkine, late of Brook-Houfe, Hackney, in the County of Middlefex, a Lunatic, the Creditors of the faid Lunatic are, on orbefore the 25th of January next, to come in before John Simeon, Efg; one of the Mafters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

DUrfuant to a Decree of His Majefly's Court of Exchequer at Weltminster, made in a Caufe Scates against Hayes, the Creditors and Legatees of James Chifem, late of the Parish of Walcot and City of Bath, Somersethire, Broker and Appraifer, decealed, are, on or hefore the 17th of December infl. to come in by their Solicitors and prove their respective Debts, and claim their respective Legacies, before Abel Moysey, Efq; Deputy-Remembrancer of the faid Court, at his Chambers in the Exchequer-Office, in the Inner-Temple, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

HE Creditors who have proved their Debts under a Committion of Barkrupt awarded and itflued forth againft John Bleafe, of Marfton, in the County of Chefter, Dealer and Chapman, are defired to meet the Affiguees of the faid Bankrupt's Effate and Effects, on the 23d of Decemher inftant, at Eleven of the Clock in the Forenoon, at John Gibfon's, the Crown and Anchor Inn, in Northwich, in the faid County of Chefter, to affent to or diffent from the Affignees employing and wing the Flats of the faid Bankrupt which remain unfold, for the Benefit of the Effate; and to approve or difapprove, affent to or diffent from the faid Affignees having taken Security for the Value of the Farming Stock and Houthold Goods of the faid Bankrupt, inftend of felling the fame by public Auction; and alfo to affent to or diffent from the faid Affignees commencing, profecuting, or defending any Sait or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupt's Effate and Effects; or to the compounding, fubmitting to Arbitration, or otherwife agreeing any Matter or Thing relating thereto; and on other fpecial Affairs.

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