thereof, which may be teen at the aforefaid Marshal's Office, will be fold by Marthal's Sale in a Year and Six Weeks, reckoned from the faid 20th of September 1808, agreeable to the new Order relative to the Sale by Execution of Plantations, published in Court the 7th of September and 8th of October 1804, for the Purpose of paying from the Proceeds thereof the Sum for which it was taken under Execution, together with the Interest and Cofts, of which all whom it may concern will take Notice accordingly—This done and advertised according to Custom.—Berbice, December 21, 1810.

(Signed) K. FRANCKEN, Marshal.

MARCHAL'S OFFICE.

Hereas by virtue of a Writ of Execution, dated 24th March 1808, granted during the Non-Sessions of the Court of Civil Justice by the Honourable J. Bakker, the Fre-fident thereof, on the Petition of John Oliverson 99. William Chorley vertus William Postlethwaite and S. W. Tuckett, Proprietors of Plantation or Lott called Haswell, situated on the Courantine Coast of the Colony, I the undersigned Marchal of both Courts of Justice have levied Execution on the same, and all its Dependencies on the 29th of September last; I hereby give public Notice to all concerned, that after the Expiration of One Year and Six Weeks after the after the Expiration of One Year and Six Weeks after the formal of the Year and Six Weeks after the aforefaid 29th of September 1808, conformable to a late Rule of the aforesaid Court of Justice, passed at their Sessions of the 7th of September and 8th of October 1804; for the Regulation of Marchal's Sales, at Public Vendue, the faid Plantation Haswell, with all its Dependencies, a correct Inventory whereof lays open to public View at my Office aforesaid, will by me the undersigned be exposed and sold at Marchal's Sale, for the Recovery of fuch Sums, with Interest and Costs, out of the Proceeds of the Sales of the aforefaid Plan tation Haswell, as has been awarded, and for the Recovery of which the present Execution has been levied.—This published and acted upon according to custom, -Berbice, 21st October, 1808. K.FRANCKEN, Marshal-

To Warehousemen, Wholefale and Retail Traders and others

Defirable Premites, Cheapside, with immediate Possession.

O be fold by Auction, by Messes. Hoggart and Phillips, at the Auction-Mart, on Wednesday the 3d of April instat One o'Clock precisely, by Order of the Commissioners named in a Commission issued against Messrs. William and Richard Barber, Bankrupt,

A Leafehold convenient Dwelling-Houfe, with Warehoufe, about Sixty Feet in Depth, held for a Term of which about Fourteen Years are unexpired, subject to a Rent of only 2151. per

Particulars may be had of Mr. Williams, Solicitor, Quality-Court, Chancery-lane; at the Auction-Mart; and of Meffrs. Hoggarth and Phillips, 62, Old Broad-Street.

O be fold to the best Bidders, in Lots, pursuant to a Decree of His Majqity's Court of Exchequer, made in a Cause wherein Sir Bysshe Shelley, Bart. and others, are Plaintiffs, and Herhert Lloyd and others are Defendants, before Abel Moyfey, Eig. the Deputy-Remembrancer of the faid Court, at his Cham-bers, in the Exchequer-Office, Inner-Temple, London, on Wedneiday the 1st Day of May next, at Eleven of the Clock in the Forencon, subject to such Conditions as will be produced at the Time and Place of Sale.

An Annuity or Yearly Rent Charge of 30l. issuing out of

Estates belonging to William Skyrme, Esq; in the Parish of Laugharne, in the County of Carmarthen.

A Water Corn-Grist Mill, called Aberelwyn-Mill, in the Parish of Eglwys fair y Kerrig, in the said County of Carmarthen, in the Occupation of Frances James.

Several Mefliages or Tenements and Hereditaments, in the Town of Lampeter Pontstephen, in the County of Cardigan.

The respective Tenants will shew the Premises, and Particulars may be had, gratis, at the faid Deputy-Remembrancer's Chambers; of Mr R.O. Jones, Solicitor, Gray's-Inn; and the principal Inns in Carmarthen and Lampeter.

O be fold, pursuant to an Order of the High Court of Chancery, made in a Cause, Harvey v. Eddes, with the Approbation of Edward Morris, Esq; one of the Masters of the faid Court, at the public Sale-Room, in Southampton-Buildings, Chancery-Lane, on Thursday the 2d Day of May 1811, between the Hours of One and Two o'Clock in

the Afternoon, Two Leafehold Houses, late the Estate of James Watson, deceased, the one situate in Arundel-Street, in the Strand, the other situate in Albemarle-Street, Saint-James.

Particulars to be had (gratis) at the faid Master's Chambers, in Southampton-Buildings; of Mr. Dawes, Solicitor, Angel-Court, Throgmorton-Street; and Messis Bachellor and Potts, Solicitors, Serjeant's-Inn, Fleet-Street.

Estates in the County of Donegall, Ireland. O be refold, pursuant to certain Orders of the High Court of Chancery, in England, made in certain Causes intituled Downes versus Thomas, (the last of which was made with the Confent of the Marquis of Donegall,) divers Lands, Horditaments, and Premies, compriled in the Manors of Boncranagh, and Elogh, in the County of Donegall, in the Kingdom of Ireland, Part of the Estates of the Marquis of Donegall, and containing in the whole 23,000 Acres, or thereshowts, for an unexpired Term of 1000 Years.

The faid Estates will be fold in Eight Lors, before Samuel Compton Cox. Efg. one of the Masters of the faid Court, at the Public Sale-Room of the faid Court, in Southampton-Buildings, Chancery-Lane, London, on Friday the 24th of May 1811, at One o'Clock in the Afternoon, subject to the Conditions to be expressed in the printed Particulars, which may be had (gratis) in April next, at the faid Masser's Chambers, Southampton-Buildings aforefaid; of Messer's Aldridge and Colley Smith, Solicitors, Lincoln's-Inn; of Messer Lowe, Solicitors, Inner-Temple, London; of Messer's Whittons, Solicitors, Great James-Street, Bedford-Row; of Mr. Jaques, Land Surveyor, Hatton-Garden, London; of Mr. William Espinasse, Solicitor, Stephen's-Green, Dublin; and at most of the principal Inns, in the Vicinity of the Estates.

Hereas by a Decree of the High Court of Chancery, made in a Caufe, Dineley against Nicholl, it was amongst other things referred to James Stephen, Eiq; one of the Masters of the faid Court, to ascertain who were the Next of Kin of Dame Arrabella Hamilton Wallace Dunlop, late of Hart-ft; reet, Bloomsbury, in the County of Middlesex, deceased, (the Wife of Sir I homas Wallace Dunlop, late of Craigie, in the Shire of Ayr, in North Britain, Bart, formerly Arrabella Hamilton Bronsdon, the Wife, and afterwards the Widow of Edward Bronsdon, Esq;) the Testatrix in the said Decree named, living at her Death, and if any of such Next of Kin are since dead, who is or are his, her, or their Perfonal Reprefentative or Perfonal Reprefentatives; the Next of Kin of the faid Teflatrix Dame Arrabella Hamilton Wallace Dunlop, living at her Death (which happened on the 8th Day of September 1808) or the Perfonal Reprefentative or Perfonal Reprefentatives of fuch of them as are fince dead), are forthwith to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, 1. ondon, and make out their Kindred, or in Default thereof they will be excluded the Benefit or the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Dineley against Nicholl, the Creditors of Dame Arrabella Hamilton Wallace Dunlop, late of Hart-Street, Bloomsbury, the Wise of Sir Thomas Wallace Dunlop, late of Craigie, in the Shire of Ayr, in North Britain, Baronet, formerly Arrabella Hamilton Bronsdon, the Wise and afterwards the Widow of Edward Bronsdon, Esq; deceased, (who died on or about the 8th of September 1808,) are forthwith to come in and prove their Debts before James Stephen, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Desault thereof they will be excluded the Benefit of the said Decree.

Urfuant to a Decree of the High Court of Chancery, made in a Cause Potts against Cooke and another, the Creditors, Legatees, and Annuitants of Thomas Potts, late of Belize River's Mouth, Honduras, Merchant, deceased, are to come in and prove their several Debts, and claim their respective Legacies and Annuities, before Francis Paul Stratford, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 20th of December next, or in Default thereof they will be peremptorily excluded the Benefit of the faid

Urfuant to a Decree of the High Court of Chancery, bearing Date the 24th of December 1810, made in a Cause wherein Charles Mais, Efq; and Elizabeth Corne, his Wife, and others, are Plaintiffs, and Kenrick Collett and James Corne Pownall are Defendants, the Creditors of William Bennett, late of Saint Edmund's-Hall, in the University of

