

tions, of whatever Nature they may be, to produce and prove the same before us, in the Island of Saint Thomas, in America. Sessions in the respective Dealings will be held the First Wednesday in each Month, at Ten o'Clock in the Forenoon, at the House of Mr. William Punnett, in this Town, until this Proclama is expired.—Saint Thomas, 21st September 1811.

J. P. JENNINGS.
O. BUNTZEN.
W. PENNETT.

Public Sale of the Plantations ZELDEN RUST and L'ORATOIRE.

THE First Mondays of the Months of July and August 1812, the Undersigned appointed Sequestrators to the Estate of Mrs. Gertruy de Bruin, deceased, first Widow of J. de Saligue, and last of J. Bastiaans Mz. deceased, will expose for Sale by public Auction, if not previously sold by private Contract, viz.

The first Monday in the Month of July aforesaid, the Plantation L'Oratoire, situated in Canal No. 1. South Side, between the Plantations Beauvoisin and Bordeaux.

And the first Monday in the Month of August following, the Plantation Zelden Rust, situated on the East Sea Coast of this Colony, between the Plantations La Petite Fortune and Two Brothers, with all the Negroes, Buildings, Cultivation, &c. belonging to both the above-mentioned Plantations.

Inventories of the said Plantations are to be seen in this Colony, at the House of Mr. Stephen Cramer, and in London at the House of Messrs. Rougemont and Behrends, No. 14, Broad-Street-Buildings.

Such Persons who may wish to become Purchasers of the said Plantations, or either of them, are requested to send in their Proposals to the Undersigned in Writing, which if in any way acceptable, they will submit to the Honourable Court of Justice of this Colony for its Approval, and then Petition the same to have them sold either by private Contract or by public Sale, on such Terms and Mode of Payment, agreeable to such Proposals made; and should no Sale by private Contract take place, Three Months before the public Sale is fixed; then the Terms of Sale and Mode of Payment will be made public through the Essequibo and Demerary Gazette.—Demerary, 15th July 1811.

(Signed) C. A. van GROVESTINS.
STEPH. CRAMER.

Congleton, November 7, 1811

To the Legatees, &c. under the late Mr. JOHN BARRETT'S Will.

WHEREAS by the Will of Mr. John Barrett, formerly of Congleton, in the County of Chester, Surgeon and Apothecary, deceased, dated the 18th Day of January 1786, certain pecuniary Bequests are (on certain Contingencies therein named, and which have happened) made in Favour of Mrs. Susannah Kirby, of Congleton aforesaid, Widow, and to her Daughter, the late Mrs. Susannah Sydebotham Lownds, deceased; also to his the Testator's Cousin, Mrs. Ann Whittaker, and to her Sister his Cousin, Mrs. Sarah Boulton; also the Nephews and Nieces of his the said Testator's said Cousin, Ann Whittaker, namely, John and Isaac Whittaker, and their Sisters, Mary, Ann, Sarah, Hannah, and Elizabeth; also to the said Testator's Cousin, Mr. John Forde, and to his Nephews and Nieces, namely, James, John, and Elizabeth Lowe, and Ann the Wife of Mr. John Johnson; also to his the said Testator's Cousins, Mary, Margaret, and Judith Allager; also to Elizabeth and Sarah Ann, the Daughters of the said Testator's then late Cousin, Mr. Wade Bagnall; also to the said Testator's Kinswoman, Mary Bertinshaw, and to her Sons George and William, and her Daughter Mary, and to the Children of her late Sister, Sarah Dalton, deceased; also to his the said Testator's Kinswoman, Priscilla Kirk, of Manchester, in the County of Lancaster, Widow, and to her Children; and in case any of those the before-mentioned Legatees should happen to die before the happening of the Death of the said Testator's Niece, Mrs. Sarah Stein (whose Death happened on the 10th Day of March last past), being the Time whereon the pecuniary Legacy or Legacies to him, her, or them thereinbefore respectively given or directed to be paid should, by the Tenor and Intent of that his Will, become payable, then he willed in such Case; that such the respective Legacies of such of them so dying, should not sink into his real Estate charged thereon, but should go and be shared to and among the Survivors, or such of those Legatees as should be living at the happening of such Contingency as aforesaid, in Proportion to the respective Sums or Legacies thereinbefore

given; or directed to be paid to them respectively as aforesaid.

The Proprietor and owner of the real Estates of the said late Mr. John Barrett, deceased, does hereby give Notice, that he will, either on the 10th Day of March next, or very soon afterwards, be prepared to discharge the Legacies so charged by the said Testator on his real Estates.

Therefore such of the Legatees as are now living, and the personal Representatives of such of them as have died since the said 10th Day of March last, are requested forthwith to send in their Names and Places of Residence, to the Office of Mr. Lockett, Solicitor, in Congleton aforesaid, in order that all the different Claimants, as well as the Validity of their Claims, may be ascertained, preparatory to the Time which will be appointed for dividing the Property in question.

TO be sold, pursuant to an Order of the High Court of Chancery, made in a Cause Rogers against Burrows, with the Approbation of James Stephen, Esq; one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, in the Month of December next, a Leasehold Messuage or Tenement and Premises, situate on the South Side of High-Street, Kensington, in the County of Middlesex, now in the Tenure or Occupation of Mr. Joshua Worley, Ironmonger.

Printed Particulars whereof may be had at the said Master's Chambers, Southampton-Buildings, Chancery-Lane; at Mr. Phillips's, Solicitor, Norfolk-Street, Strand; at Mr. Knight's, Solicitor, High-Street, Kensington; and at Mr. Ross's, Charles-Place, Kensington aforesaid, Solicitor.

PURSUANT to a Decree of the High Court of Chancery, bearing Date the 13th Day of March 1811, made in a Cause intitled Gibbs against Carless, the Creditors of Thomas Gibbs, late of the City of Hereford, Linen-Draper, (who died in the Year 1807,) are to come in and prove their Debts before Samuel Compton Cox, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London; or in Default thereof they will be excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a Cause Sir Gregory Osborne Page Turner, Baronet, and others, against Joseph Howell, Esq; and others, the Creditors of Sir Gregory Page Turner, late of Battlesden-Park, in the County of Bedford, and of Portland-Place, in the County of Middlesex, Baronet, deceased, (who died on or about the 5th of January 1805,) are to come in and prove their Debts before Robert Steele, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London; or on or before the 14th Day of December next, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, bearing Date the 13th Day of July 1811, made in a Cause intitled Blagrave against Ord, the Creditors of Dame Peggy Cullum, late of Hardwick-House, near Bury Saint Edmunds, in the County of Suffolk, Widow, deceased, are, on or before the 10th Day of December 1811, to come in and prove their Debts before Samuel Compton Cox, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a Cause of Hole against Melhuish, the Creditors of Mary Hole, late of Sampford, in the Parish of North Tawton, in the County of Devon, Widow, (who died in the Month of August 1805,) are, on or before the 20th Day of December next, to come in and prove their Debts before John Springett Harvey, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a Cause Parsons against Reynolds, the Creditors of George Reynolds, late of the Parish of Kenwyn, in the County of Cornwall, Timber-Merchant and Wheelwright, deceased, (who died on or about the 23d Day of August 1807,) 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 Default thereof they will be excluded the Benefit of the said Decree.