of Benjerara, are repriked (E) and were consigned to order at Greenook; they have, since their arrival there in the month of Arigust last, been lying under bond in the King's Wareholds, unclaimed.—Edinburgh, January 18, 1812.

SALE POSTPONED.

Otice is hereby given, that the Sale intended to be had this day before the major part of the Commissioners in a Confinishion of Barridge against William Maddock, of Liverpool, in the Country of Lancaster, Scap-Boiler, at the George Inn, in Dake-Street, Liverpool aforesaid, of a Lease with Staperry, on the North Side of Sparing-Street, in Liverpool aforesaid, is postponed to Friday the 7th day of February next, when it will take place at the George Inn aforesaid, before the major part of the said Commissioners, at Six of the

Critis in the Evening.

For further Particulars inquire of Mr. Windle, John-Street, Beifford-Row, London, or of Mr. Hassall, Solicitor, Liver-

pool.

Hereas by a Decree of the High Court of Chancery, made in a Cause Fielden against Higginson, it was officed, that Tobert Steele, Esq; one of the Masters of the said country that Tobert Steele, Esq; one of the Masters of the said country and what industry and the country of the Bestates in question, and what is due thereon respectively; all persons claiming any charge or includerance on the Estates, late the property of the Reverend Wham Mostague Higginson; deceased, situate in Gretworth and Sintsohrly, in the Country of Northampton, of which the Reverend William Higginson is tenant for Life; are to come in and prove such energy or incombrance before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 25th day of Pebruary 1812, on in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

direct the Benefit of the Said Decree.

Wirstand to a Decree of the High Court of Chancery, made in a Cause Williamson against Quintin, the Credities of John Richardson, late of Mile-End, in the County of Middlesex, Gentleman, deceased, (who died on or about the 2d of October 1791.) are forthwith 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 Lames I London, or in default thereof they will be excluded the thorough of the feet and Proceed. the benefit of the said Decree.

besides of the said Decree.

This wint to a Decree of the High Court of Chancery, it hade it a Cause South against Smith, the Creditors of Thomas Rippett, the of the City of Coventry, Hafter, (Wio died in May 180bal are forthwith to come in and prove that Dettis before Joint 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 excluded the benefit of the said Decree.

Ursant to a Decree of the High Court of Chancery, inade in a Cause South against Smith, the Creditors of Mary Rippett, late of the City of Coventry, Widow, (who did in March 1802,) are forthwith to come is and prove their Deots before John Springett Harvey, Esquene of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be in Adulted the Bapuft of the said Research be excluded the Benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause South against Smith, the Creditors of Thomas South, late of the City of Coventry, Gentleman, (who died in the year 1802,) are forthwith 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 excluded the benefit of the said Decree.

History to a Decree of the High Court of Chancery, made in a Cause South against Smith, all persons claiming to be next of kin of William Sevens the younger, late of the City of Coventry, Vistualler, (what hied in August 1800,) or to be personal representatives of anyof such next of kin who were living at the time of his death, and have since died, are first in the come in and prove their Claims before John Springett Harvey, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chinerry And-Lordon, or his Default thereof they will be excluded his be. Benner of the said Decree.

This suant to a Bearce of the High Court of Councary, in ade in a Cause South against Smith, all Persons claiming to be next of kin of Thomas Rippett, late of the City of Eventry, Fratter, deceased, or to be personal representatives

of any of such next of this who were living at the time of his death, and have since diel; are northwith to come in and prove their Claims before John Springert Flarwey, Esq. one of the Masters of the Said Court, aren's Chambers, in Southampton-Buildings, Chadcery-Eane, London, or in default thereof they will be excluded the bonefit of the said Decree.

DUrsuant to a Decree of the High Court of Chancery, made in a Cause South against Smith, all persons claiming to be next of kin of Mary Rippett, late of the City of Coventry, Widow, (who died in March 1802.) or to be personal Representatives of any of such next of Kin who were living. at the time of her death and have since died, are forthwith to come in and prove their Claims before John Springett Harveys. Esq. one of the Masters of the said Churt, at his Chambers, in Southampton-Buildings; Chancery-Lane, London, or in-default thereof they will be excluded the benefit of the said

Dursuant to a Decree of the High Court of Chancery, made in a Cause South against Smith, all persons old mining to be next of kin of Thomas South, late of the City of Coventry, Gentleman, (who, dud in the year 1802;) or to be personal representatives of any of south next of kin who were living at the time of his death and have since died, are forthwith to come in and prove their Claims before John Springerts Harvey, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laney London, or in default thereof they will be excluded the Benefit of the said Decree.

Dursuant to an Order of the High Court of Chancery, made in a Cause Roberts, and others versus Ravens-croft and others, the Creditors of Thomas Heron Ravenseroft, late of Congleton, in the County of Chester, but now of the Isle of Man, Esq. who have incumbrances affecting the premises in the pleadings of the said Canse mentioned, are personally, or by their Solicitors, to come in and prove their Demands before Edward Morris, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 20th day of March 1812, or in default thereof they will be peremptorily excluded the benefit of the said Order.

Pursuant to a Decree of the High Court of Chancery, bearing date the 25th day of March 1811, made in a Cause wherein Robert Hood and Mary his wife are Plaintiffs, and William Obbard and others are Defendants, whereby it is referred to Samuel Compton Cox, Esq; one of the Masters of the said Court, to inquire whether Daniel Wildman, the Sou the said Court, to inquire whether Daniel Wildman, the Sou of Daniel Wildman, late of Helborn, is the County of Middesex, Housy-Merchaut, deceased, was living at the time of the death of his said late father.—The said Daniel Wildman, if living, is forthwith to come in before the said Master at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof he will be excluded the benefits the said Decree.—And any person who can give information whether the said Daniel Wildman is fiving or dead, is requested to give such information to the said Master, at his Chambers. to give such information to the said Master, at his Chambers' aforesaid.—The said Daniel Wildman the Son, as it has been alledged before the said Master, left his said father and went to Lynn, in the County of Norfolk, and returned to his said father's house, in Hollioth aforesaid, he or about the year 1801, and afterwards left the same and has not since been!

Dursuant to a Decree of the High Court of Chancery, imade in a Cause Eden against Smyth, the Coeditors, Legatoes, and Annuitants of Sir Frederick Morton Eden, late of Pall-Mall, in the Country of Middlesex, Baronet, deceased, (who died on or about the 14th day of November 1809;) are, on or before the 28th day of February next, to conte in and prove their Debts, and claim their states and Ambunius, before John Campbell, Barray of the Masters of the said Court, at his Office, in Court, at his Office, in Court, at his Office, in Court, and the present of the will be peremptorly excluded the benefit of the said Decree

Lane, London, or in default thereof they will be peremptorily excluded the banefit of the anit Decree.

If the Creditors of William Coltman, towner of the state, in the Panish of St. Martin in the Firlds the state, in the Parish of Sant James, both in the Leavest of Middlesex, Baher and Yistuallen, and last a prisoner in the Fieet Prison are requested to attend a meeting at Mr. Garnett's, the Bell in Freet-Street, ou Saturday the 8th day of February next, att Six of the Clock in the Evening precisely, for the purpose of appointing an Assignce or Assignces of the estate the purpose of appointing an Assignce or Assignces of the estate and effects of the said William Coltman, comprised and men-