

Bevillingen foreskriverne Tids Forløb, for Skifteretten i Christiansted paa St. Croix at anmeldte og bevilsliggjøre--St. Croix, Christiansteds Skifterets Contoir den 20de May 1812.
(Underskrevet) C. SMIDT.

(Translation.)

In obedience to the above most gracious grant is hereby summoned, sub pœna præclusi et perpetui silentii, all the Creditors to the Joint Estate of the deceased Peter Holm Fjebiger, King's Clerk, and his surviving widow, to come forward with their demands, and to enter and prove their claims, before the Dealing Court of Christiansted, in the island of St. Croix, previous to the expiration of the times prescribed by the above grant.—Dealing Court Office, in Christiansted, St. Croix, the 20th May 1812. (Signed) C. SMIDT.

Læst i den Kongelige Vestindiske Lands Overket den 20de May 1812, samt tilført Pante Bogen Litr. V.

HANS F. SÖDERBERG.

Læst i Christiansteds Bytings Ret den 20de May 1812.

N. GIJLLERUP. U. C. WEDEGE.

Samt tilført Pantebogen Litr. O, fol. 461, No. 12.

U. C. WEDEGE.

Læst i Friderichsteds ordinaire Bytings Ret paa St. Croix den 28de May 1812, og tilført Pantebogen Lit. L, fol. 173, 174, 175.

BEHAGEN.

Læst i St. Thomæ ordinaire Bytings Ret den 8de Juny 1812.

Test. LIND. SAM. PROM.

Tilført Pantebogen Litr. V, fol. 97 og 98.

Test. SAM. PROM.

Læst i St. Jans Landret Forsdagen den 11te Juny 1812 og protokolleret.

PETER FRIESTEDT.

Foreviist og Attest derom meddeelt Dags Dats.

St. Thomas, den 12te Juny 1812.

Bogholder Contoiret for den Kongl. Vestindiske Gieldts Liquidation for St. Thomas og St. Jan.

J. BRÖNSTORPH.

Foreviist og Attest Dags Dats meddeelt.

Det Kongelige Bogholder Contoir for St. Thomas og St. Jan den 17te Juny 1812.

SCHÖRING.

Foreviist i den Kongelige Vestindiske Gieldts Liquidations Commissions Bogholder Contoir paa St. Croix, den 23de Juny 1812, og Attest meddeelt.

DANIELSEN.

Foreviist, og Attest derom meddeelt Dags Dats.

Det Kongl. Bogholder Contoir paa St. Croix d. 23de Juny 1812.

R. BEVERHOUDT, E. Z.

The above is a true and faithful copy and translation from the original, exhibited to me, J. F. S. Schuster, Counsellor and Notary Public for this island; as witness my hand and notarial seal, in St. Croix, this 26th day of June 1812.
(Signed) SCHUSTER, Not. Pub.

TO be sold, pursuant to a Decree of His Majesty's Court of Exchequer at Westminster, in a cause, Price against Gwynne, at the Castle Inn, Brecon, and the Crown Inn, Merthyr Tydvil; on the 10th, 12th, and 13th October next, before Abel Moysey, Esq. the Deputy to His Majesty's Remembrancer of the said Court;

Sundry estates and reversions, late belonging to Roderick Gwynne, Esq. deceased, situate in the Parishes of Llansaint-fread, Llangunliver, and Vaynor, in the County of Brecon.

For particulars, apply at the King's Remembrancer's Office, Inner Temple, London; to Mr. Bold, and Messrs. Jones and Son, Brecon; at the Castle and Crown Inns aforesaid; and to Mr. Gatty, Exchequer-Office, Temple.

TO be sold, pursuant to a Decree of the High Court of Chancery, bearing date the 9th day of August 1810, made in a cause wherein John Gray and another are plaintiffs, and the Right Honourable Joshua Lord Huntingfield and others are defendants;

Three-fourth parts of the manor called Tywantine, alias Tywantine Haile, alias Trewarne Haile Tyas, with the quit-rents and tolls arising therefrom, and several messuages, mills, and freshold, copyhold, and leasehold estates, situate and being within the Parish of Saint Agnes, in the County of Cornwall, formerly the property of Nicholas Donnithorne, Esq. deceased, and of Isaac Donnithorne Harris, formerly called Isaac Donnithorne.

The said estates and premises will be sold, with the approbation of Samuel Compton Cox, one of the Masters of the said Court, at Pearce's Hotel, Truro, in the County of

Cornwall, on the 16th day of October next, the sale beginning at Twelve o'Clock at Noon.

Particulars whereof may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Dann and Crossland, Solicitors, Old Broad-Street; of Messrs. Wadeson, Barlow, and Grosvenor, Solicitors, Austin-Friars; and of Mr. George Adams, Solicitor, Old Jewry, London; also of Mr. Silvester, of Saint Ann's, in Cornwall (who will shew the premises); at Pearce's Hotel, Truro; at the Bush Tavern, Bristol; and at the White Hart Inn, at Bath.

PURSUANT to a Decree of the High Court of Chancery, bearing date the 29th day of June 1812, made in a Cause wherein Henry Boldero Barnard, Esq. and Sarah Elizabeth, his wife, and others, are plaintiffs, and Peter Acklom and others are defendants, the Creditors of Roger Coo, formerly of Bishop-Burton, in the County of York, Esq. deceased, (who died on or about the 9th of September 1778,) are forthwith to come in and prove their Debts before John Simeon, 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.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Elizabeth Shewin, of Threadneedle-Street, London, Coffee-House-Keeper, are desired to meet the Assignees of the said Bankrupt's estate and effects, on Tuesday the 25th day of August instant, at Two o'Clock in the Afternoon, at the Baptist Head Coffee-House, in Aldermanbury, London, to determine on the propriety of the Assignees returning to Mr. William Laming the amount of his purchase-money and expenses, paid by him to the Assignees for the lease of the house and premises lately occupied by the Bankrupt, and from which he has lately been ejected by the Bankrupt's landlord, owing to a breach of covenant committed by the Bankrupt prior to her bankruptcy, by which the lease became forfeited; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Thomas Wilson, late of Pall-Mall, Froker and Auctioneer, are desired to meet the Assignees under the Commission, on Thursday the 27th day of August instant, at Mr. Robinson's, Slaughter's Coffee-House, St. Martin's-Court, St. Martin's-Lane, at Seven o'Clock in the Evening, to assent or dissent to the proposals for the Creditors acceptance of a specific dividend or pound rate in full of their debts, and making over the Bankrupt's estate in consideration thereof; and to the Assignees taking to and accepting under indemnity, the leases of the Bankrupt's premises at Foley-Place and Pall-Mall, or either of them, or of relinquishing the same or either, and to their disposing of the Bankrupt's interest in the property of his wife, and other the Bankrupt's estate, by private or public sale, and to compound or agree for the same; and prosecute or defend any suit or suits, or other proceedings in equity or law, for the defence, exoneration, or recovery of the Bankrupt's effects and estate; and to refer all or any matters arising thereon to arbitration; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Richard Anderton, lately of Birmingham, in the county of Warwick, Cutler, Edge-Tool-Maker, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on Friday the 28th of August instant, at Eleven in the Forenoon, at the Swan Inn and Hotel, in the High-Street of Birmingham aforesaid, to assent to or dissent from the said Assignees according to a proposition made to them by Mr. John Harris, as Agent for, and on behalf of the Right Honourable George Lord Calthorpe, as to the sale by private treaty, to the said George Lord Calthorpe, of the leasehold interest of the said Bankrupt of and in the two blade mills, called dove house mill, and the new mill, situated at Edgbaston, in the county of Warwick, and with the lands, pools, waters, and other appurtenances thereto belonging, now held under a lease granted by the said George Lord Calthorpe, to the said Bankrupt; and to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.