tars formed thereof, and now lying at this office for the ia-inection of those whom it may concern, which said equation estate Bulyiders, cum annexis, I, the undersigned, intend to still at public execution sale, after the expiration of one year and six weeks from the 17th June 1812, conformable to the Course of Civil Justice Begulations, dated 1st January 1810, respecting the sale of estates by execution in this colony, in order to, recover from the proceeds of said sale such sum of money as for which the said plantation has been taken in exe-cition. cution.

This first proclamation made known to the public according to state, and further dealt with conformable to the custom in this colory,—Berbice, this 18th day of October 1812. (Signed), K. FRANCKEN, First Marshal.

Erom the Murshal's Office.

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Sale by Execution,-First Proclamation.

DK authority obtained from the Honourable Court of Givil Justice of this colony, granted upon a petition

presented by Evaluation of this colony, grantes, upon a petition presented by Evan and Angus Fraser and Co. as a branch of Campbells, Fraser, and Go., under date of 4th September 1334, rersus Hugh B. Inglis: Is the undersigned First Marshal of this colony, shall ex-pose and sell, at public excention sale, in presence of two Counsellors' Commissaries, and their Secretary, in the month of April 1638 (the presise day to be fixed and motified through the Counsellor of this colony), the cotton estate culled Clifton of April 1818 (the precise day to be-fixed and motified through the Gazette of this colony), the cotton estate called Glifton, the property of aforesaid Hugh B. Inglis, with all its cultiva-tion; buildings; slaves, and further appurtenances and depen-dencies thereto belonging; all conformable to an inventory formed thereof, and now lying at the Marshal's Office of this colony for the inspection of those whom it may concern. Where should think, to have any right, interest or claim on the before-meritioned estate or cotton plantation called Clifton. cure, annexis, and wishes to onnose the sale thereof.

on the before-mentioned estate or cotton plantation called r Clifton, cum annexis, and wishes to oppose the sale thereof, let such person or persons address themselves to the. Mar-shal's Office of this colony, declaring their reason for such opposition in due time and form, as I hereby give notice, that I will receive opposition from every one there unto qua-lified, appoint them a day to have his or her claim hered before the Court, and further act therein according to style and law. and lay.

This first proclamation made known to the public by beat of drum from the Court-Honse of this colony, and further dealt with according to style and custom in such cases,—Brrbice, the 1st March 1812, K. FRANCKEN, First Marshal.

Hotel, Post-House, and Traveller's Ion, Nottingham. O be sold by auction, by Effiott and Bell, on Wednesday, the 3d of March next, at Three o'Clock in the Afterinoon, on the premises (under a Commission of Bankrupt against Edmund Smith):

All that well accustomed Hotel, Post-House; and Traveller's All that well accustomed Hotel, Post-House; and Traveller's Inn called the Lion Hotel, very advantageously situated in Clumber-Street, Nottingham, now in the occupation of My. Edgund Smith, comprising an excellent suite of dining and other rooms, well adapted to the varied occasions of such a house, with numerous airy and plehsant bed rooms, 'a conve-nient bar and waiter's pantry, servants' hall, roomy and well' arranged kitchen, fitted up with steamers and every other convenience, larder, scullery, extensive stabling, granary, a cock pit, soldier's room, &c. The whole in most excellent repair and condition, and replete with every thing necessary for the accommodation and well mancement of an Inn and for the accommodation and well management of an Inn and Hotel of the first respectability.

Further particulars may be had at the Office of Mr. Woodcock, Solicitor, Mansfield, or the Auctioneers, Nottingham.

SOUTH WALES.

Α.

Freehold Estates, Radnorshire.

Freehold Estates, Radnorshire. TO be percuptorily resold, physiaant to an Order of the High Court of Chancery, inade in the matter of the de-vised estates of John Price, Esq. deceased, with the appropa-tion of Edward Morris, Esq. one of the Masters of the said Court, to whom the said matter stands referred, at the Public Sale Room of the 'said Court, in Southampton, Buildings, Chancery-Laug, London, on Monday, the 15th day of March next, 'at One o'Clock in the Afternoon, in three lots; Part of the freehold estates late of John Price, Esq. deceased, situate in, the several Parishes of Lianbister, Lianbear Vaur, and Kefenlezec, in the County of Radnor, consisting of two

and Kefenlecce, in the County of Badnor, consisting of two farms called Gwerny's containing 45 A, 2 R. 177. and Divanner, pontaining 294A. 38. 9r. and also one third part of four

screral farms called Kettlehose, Pennybank, Liewyn Morville and Carphenery, containing in the whole 190A. 3 B. 6 r. Rinted particulors may be had (gratis) at the said Master's

Ghambers, in Southampton-Buildings, Chancery-Lune, Lon-don, and of Moredith, Robbins, and Tornkyns, Solicitors, Lincoln's-Inn.; Mr. Whitcombe, Solicitor, Kington; Mr. Galliers, Land Surveyor, Presteigne; the Riecce Inn, Peny-bont; and the Wells, Liandrinded.

W Hereas by an Order of the High Court of Chancery, made in a cause Walter against Maundo, it was, amongst other things, referred to Robert Steele, Esq. one or amongst other tunings, referred to kooert steele, Lag. one of the Masters of the said Gourt, to inquire and state to the (Jourt who was so were the heir or heirs at law of the testa-tor, Sir-Charles Booth, late of: Harritsham-Place, in the County of Kent; Knight, (who died on or about the 26th of the mosth of April 1795,) living at his death; having regard to the nature of the said sestator's estates respectively, and to his duing said of the said sectates respectively. the nature stills such as a constructive respectively, and to ins dying seized, of the said estates respectively, either ex parts, fraterna, or exparte materna; and in case the said testator's said heir or heirs at law, or any of them, have since died, the said Master should also inquire and state to the Court, who is or are the heir or heirs of him, her, or them so dying a and should also inquire and state to the Court, who is or are the heir or heirs at law of the four next of kin of the said testation. University is defined in the said Master's reatestator, living at his death, named in the said Master's re-port, dated the 21st day of November 1805.—Any person or persons claiming to be the heir or heirs at law of the said Sir Charles Booth, living at his death, either ex parte paterna or ex parte matema; or claiming to be heir or heirs at law of the Charles Boyth, itting at his death, ethic explace paterna of exparte materna; or claiming to be heir or heirs at law of the said Sir Charles Booth, living at his death; and also any person or persons claiming to be, heir or heirs at law of John Cole, late of Sprivers, in the said Coupty, (who died in or about the month of December 1803); Thomas Jenkins, late of the City of Canterbury, degeased, (who died in or about the month of February 1803); George Knowler, late of the same City of Canterbury, (who died in or about the month of February 1803); George Knowler, late of the same City of Canterbury, (who died in or about the month of February 1803); being the four next of the same City of Canterbury, widow, deceased, (who died in or about the month of Angust 1803); being the four next of Kin of the said testator, living; at his death, named in the said Master's ireport, dated the 21st day of November 1805, are forthwith to come in and provo such claims before the said Master Steele, at his Chambers, in Southanpton-Buildings, Chau-cery-Lape, London, or in default thereof they will be ex-cluded the benefit of the said Order.

Ursuant to a Decree of the High Court of Chancery, Dursuant to a Decree of the High Court of Chancery, made in a Cause of Macdowall against Box, the Creditors of the Reverend Thomas Winfield, late of the Parish of Fin-mere, in the County of Oxford, Clerk, deceased, are, on or be-the 31st day of March 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.

Ursuant to a Decree of the High Court of Chancery, bearing date the 18th day of July 1808, made in a Cause intituled Finney against Douglas, the Creditors of John Doug-lass, late of Great Portland-Street, in the Parish of St. Maryle-Bone, in the County of Middlesex, Builder, deceased, are, on or before the 23d of March 1813, to come in and prove their debts before Samuel Compton Cox, Esq. one of the Masters of the said Court, at his Chambers, in Southamp-ton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree, ' Decrce.

rsuant to a Decree of the High Court of Chancery, bearing date the 27th day of April 1812, made in a Cause wherein Edmund Nathaniel William Fortescue and Cause wherein Edmund Nathaniel William Fortescue and Elizabeth his Wife are plaintiffs, and Richard Hennah and others are defendants, the Creditors of Robert Hickes, late of Saltash, in the County of Cornwall, Esq. (who died in or about the month of January 1809), are forthwith to come in and prove their debts before John Simcon, 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 of Silvester Sikes, late of Huddersfield, Banker, deceased, and also the Creditors of Sawyer and Kettlewell, late of Leeds; of Healds and Foster, late of