in any of the West India islands or colonies, shall come forward with their demands, and enter and prove their claims in person or by their attornies, before the said Trustees, within three months from the date of this proclama being recorded in the Superior and Inferior Courts of the islands of St. Groix, St. Thomas, and St. John, and notice thereof being published in the St. Croix Gazettethree times consecutively. And the aforesaid Trustees shall further be bound to cause this grant to be produced in the Royal and the Loan Commissions Book-Keeper's Offices to the said islands, and procure a certificate of this being complied with; in failure of which this proclama shall not be valid against any claims or prerogatives of His Majesty; and all persons concerned are to take notice bereof, and to conduct themselves accordingly.

Given under my hand and seal, at the Governmen House, St. Croix, the 13th of August 1812.

By His Excellency's command, (Sigued) J. GRAY, Government Secretary,

In conformity with the foregoing gracious permission, and within the term of notice therein specified, I do herewith summon, sub pœna preclusi et perpetuii silentii, all and every person or persons having any claim or demand on the estate of Messrs. Goiske Jensen and Company, Bankrupts, to come forward and appear with their said demands, either personally or by their agents, and to enter and prove the same before the Trustees in the sessions to be holden concerning, the said estate, before the expiration of the term prescribed by the permission.—Christianstad, on St. Croix, the 1st September 1812.

On helpalf of the Trustees Messrs H. W. Danielson and

On behalf of the Trustees Messrs. H. W. Danielsen and J. F. Tutcin.

(Signed) JOH. KIRKERUP, Curator for the Estate.

To be sold by auction, before the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued against George Arnall and John Arnall, of Birmingham, in the County of Warwick, Merchants, at the Bull's Head, in Whittall-Street, in Birmingham aforesaid, on Tuesday the 16th day of March instant, at Four o'Clock in the Afternoon, subject to conditions then and there to be preduced.

Heath, and James Haskey, the whole in good repair, and well fitted up with grates, locks, and other fixtures.

These premises are held by lease, eighty years of which are unexpired, at the low ground rent of 30s. 6d. and produce a yearly rent of forty-five pounds eight shillings.

The firther prefigulars apply to Masser Ellipsteen and

For farther particulars apply to Messrs. Elkington and Hieles, Solicitors, Birmingham.

Hereas by an Order of the High Court of Chancery made in a caase, Cecil against Rawlinson, it was referred to William Alexander, Esq. one of the Masters of the said Court, to inquire (among other things) whether any and which of the Legatees named in his Report therein-mentioned being the Legatees who were named in the will of George Rawlinson, late of Great Mary-le-Bone-Street, in the Parish of Saint Mary-le-Bone, in the County of Middlesox, Gentleman, who died in or about the month of April 1796), was or were dead, and if dead, who was or were his, her, or their personal representative or representatives, or who had, upon such death or deaths, become intitled to the Legacy or Legacies under the provisions contained in the said will?—And whereas the said Master has ascertained that all the said Legatees are now living, except Elizabeth Charman, wife of Thomas Charman, late of Kingsgate-Street, Holborn, Smith, fniece of the said Testator), who was entitled to a life-interest in a Legacy of 5001., and except George Charman, her son, who was entitled in centingency, upon the death of the said Legacy; and whereas no sufficient evidence has been laid before the said Master to prove whether the said Elizabeth Charman died in the year 1799, and that the said Elizabeth Charman died in the year 1799, and that the said George Charman went alroad about thirteen years ago: Notice therefore is hereby given to the said Elizabeth Charman and George Charman respectively (if living), and to their personal representative or representatives respectively (if deceased), that they are, on or

before the 6th day of April 1813, peremptorily to come in before the said Master, and establish their claims to the said Legacy, or in default thereof he, she, or they will be excluded the benefit thereof.

Ursuant to a Decree of the High Court of Chancery, bearing date the 13th day of February 1812, made in a Cause wherein John Pope and another are plaintiffs, and Charles Edwards and others are defendants, the Creditors of Mary Partridge, late of Chard, in the County of Somerset, Spinster, deceased (who died in or about the month of September 1786), are, on or before the 3d of April 1813, 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 peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, bearing date the 18th day of December 1812, made in a Cause wherein Joseph Gundry is plaintiff, and Charles Read and Sarth, his wife, and others are defendants, the Creditors of William Downe, of Downe-Hall, in the Parish of Bradpole, in the County of Dorset, Esq. deceased (who died in or about the month of July 1810), 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.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Scott against Hall, the Creditors of Thomas Wall, late of Isleworth, in the County of Middlesex, Esq. deceased (who died in the month of February 1812), 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-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Reade and others against Reade and others, the Creditors of George Reade, late of Alderholt-Park, in the Parish of Cranbourne, in the County of Dorset, Esq. deceased, (who died on or about the 14th of April 1810) are forthwith to come in and prove their debts before Francis Paul Stratford, 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.

Ursuant to a Decree of the High Court of Chancery, made in a Cause of Morgan against Shaw, the Creditors of John Salmon, late of the City of Bath, Banker, deceased, are to come in and prove their Debts before Charles Thomson, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lame, London, on or before the 26th day of March instant, 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, made in a Cause Morgan against Shaw, the Creditors of Sarah Salmon, late of the City of Bath, in the County of Somerset, Widow, deceased, are to come in and prove their debts before Charles Thomson, Esq. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 26th of March instant, 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, hearing date the 18th day of August 1812, made in a Cause wherein Thomas Marsh and Anthony Payne are plaintiffs, and John Whitfield and others are defendants, the Creditors of Ann Carpenter, the late wife of Charles Curpenter, late of East Moulsey, in the County of Surrey, Esq. both now deceased, are forthwith to come in and prove their debts before Samuel Counton 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.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Higgs against Wilson, the Creditors of William Limebeer, late of Cheapside, in the City of Lon-