the expiration of the fourth summons by edict, to witness the Court's decision as to the preferent and concurrent right of claimants, and further to proceed according to law.

This summons by edict made known to the public by beat of drum, from the Court House of this colony, and further dealt with according to custom .-Berbice, 3d June 1813. K. FRANCKEN, First Marsbal.

FREEHOLD HOUSE, BRACKLEY, NORTHAMPTON-SHIRE.

O be sold by auction, by Mr. Fisher, on Wednesday the 19th day of January instant, at the Crown Inn, Brackley, at Three o'Clock in the Afternoon precisely, by order of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued forth against John Perks, late of Brackley aforesaid, Earthenwareman, under conditions of sale to be then produced; All that freehold dwelling-house fronting the Market-Hill,

All that freehold dwelling-house fronting the Market-Hill, in Brackley aforesaid, late in the occupation of the said John Perks, consisting of a shop and parlour in from, spacious hall, kitchen, three bed rooms, a back hed room, two attics, brew-house, wash-house, and room above, stable, Planber's back shop and rooms above, formerly two cottages, and other con-venient outbuildings, with yard, in which there is a good lead pump, garden and orchard adjoining. The premises are in their present state well calculated for any description of trade, and might be converted into a very pleasant private residence.

Immediate possession may be had. For a view of the premises apply to Mr. Edward Bartlett, Brackley; and for further particulars to Messrs. Walsh, So-licitors, or the Auctioneer, Oxford; and Mr. Hayward, Solicitor, Brackley.

TO be sold, pursuant to the Decree and of a subsequent Order of the High Court of Chancery, made in a cause Brown v. Higgs, with the approbation of Edward Morris, Esq. one of the Masters of the said Court, by the Bull line, in the Town of Burford, in the County of Oxford, on Saturday the 29th day of January 1814, between the hours of Eleven and Twelve in the Forenoon, in two lots, Aleasehold estate, tithe free, held of the Dean and Chapter

of the Cathedral Church of Christ, in Oxford, situate at Brize Norton, in the said County, consisting of a valuable farm called the Grange, with divers pieces or parcels of land, pasture and arable, containing altogether (exclusive of roads) 232 and and 29 perches, or thereabouts, and also a valuable farm called the Rectory, with divers pieces or parcels of pasture, arable, garden, and seed land, containing altogether (ex-clusive of roads) 325 acres, 1 rood, and 13 perches, or there-abouts. These farms are in the occupation of Mr. George Cooper, as tenant from year to year, at the clear yearly rent of 4231. 13s.

Printed particulars to be had at the said Master's Chambers in Southempton-Buildings, Chancery-Lane; of Messys: Mar-riott and Blamine, Gray's-Inn; of Mr. Gawne, and Mr. Waller, at Chichester; of Mr. Mordaunt, at Heythomp; of Mr. Atkins, at Chipping Norton; and at the place of sale.

Notice to the Grandchildren of Robert Holt, Uncle of Robert Hamilton, late of King-Street, Manchester, Merchant,

PUrsuant to an order of the Worshipful the Vice Chan-cellor of the Const of Chancellor of the Court of Chancery of the County Palatine, of Lancaster, made in a Canse wherein Adam Fox, Executor of Esther Marsland, deceased, is Plaintiff, and Thomas Tipping, Samuel Grey, Esgrs. and others are Defendants; all persons claiming any share in the distribution of the estate of the above named Robert Hamilton, under his will as, or through the grandchildren of his said uncle Robert Holt, are to attend the Deputy Register of the said Court, at the Bridgewater-Arms-Inn, in Manchester aforesaid, on Friday the 14th day of January 1814, at Ten o'Clock in the Foreneon precisely, for the purpose of proving their claims, or in default thereof, they will be excluded the benefit of the said Order.

Dursuant to a Decree of the High Court of Chancery, nade in a cuse Faveeft against Passanger, whereby it is ordered that John Campbell, Esq. one of the Masters of the said Court, should inquire who were the Children of the Tes-tatrix's (Mary Fountaine, late of Chigwell, in the County of Essex, Spinster, deceased, who died in the month of July 1804); Mother's Sister, residing in the County of York; therefore

any person or persons that can give any information who were the Children of the Testatrix's Mother's Sister, residing in the Children of the Testatrix's Mother's Sister, residing in the County of York, of the name of Fawcett, who were re-spectively living at the time of the death of the said Testatrix, and at the time of the death of Barbara Fisher, late of Chig-well, aforesaid, (who died in June 1808), are forthwith to give such information to the said John Campbell, Eeq. at his Office in Southampton-Buildings, Chancery-Lane, London, or in default thereof such Children will be excluded the benefit of the avid Dearet of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a cause Fawcett against Passanger, whereby it is ordered that John Campbell, Esq. one of the Masters of the said Court, should inquire and state to the Court who were the poorest relations of the Testatrix's (Mary Fountaine, late of Chigwell, in the County of Essex, Spinster, deceased, who died in the month of July 1804), Father, residing in the Counties of Lincoln or Cambridge, therefore any person or persons that can give any information who were the poorest relations of the Testatrix's Father, residing in the Counties of Lincoln or Cambridge, who were respectively living at the of Lincoln or Cambridge, who were respectively living at the time of the death of the said Testatrix, and at the time of the death of Barbara Fisher, late of Chigwell, afaresnid, who died in June 1808, in the said Decree named, are forthwith to give such information to the said John Campbell, Esq. at his Office in Southampton-Baildings, Chancery-Lane, London, the benefit of the said Decree.

PUrsuant to a Decree of the High Court of Chancery, made in a cause Grimshaw against Waldron, whereby it is ordered that John Campbell, Esq. one of the Masters of the said Court, should inquire and state to the Court, whether William Sawyer and Charles Sawyer, in the said Decree named, are living or dead, and if dead, who is or are their personal representatives or representative; and in case the Master should find that they are living, then it is ordered that he should state to the Court, when they were last heard of, he should state to the Court, when they were last heard of, or any particular of the said William Sawyer and Charles-Sawyer, were the Sons of William Sawyer, formerly of Vere-Street, Clare-Market, in the County of Middlesex, Builder, hy Hannah his wife, (formerly Hannah Hurst, Spinster), hoth deceased; the same William Sawyer and Charles Sawyer, ment to Swith Courdian come other and the sawyer, went to South Carolina, or some other part of America about forty years ago; the said William Sawyer was then about twenty-three years of age, and the said Charles Sawyer was then about twenty-one years of age; therefore any person or persons that can give any information whether the said William Sawyer and Churles Sawyer are living or dead, and if dead, when and where they died, and who are their personal representatives or representative, are forthwith to give such infor-mation to the said John Campbell, Esq. at his Office in South-ampton-Buildings, Chancery-Lane, London, or in default thereof, the said William Sawyer and Charles Sawyer, if living, or if dead, their representatives or representative will be excluded the hencht of the said Decree.

PUrsuant to a Decree of the High Court of Chancery, made in a Cause Fawcett against Passanger the Creditors of Mary Fountaine, late of Chigwell, in the County of Essex, spinster, deceased (who died in the month of July 1804), are forthwith to come in and prove their debts before Jehn Campbell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Brikkings, Chancery-Laue, 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 Knight against Kuight, the Creditors of Richard Knight, late of the Kent-Road, in the County of Surrey, Gentleman, decreased, (who died in the month of November 1810), are forthwith to come in and prove their Vites before Labor Communit Ess one of the Masters of the debts before John Campbell, Esq. one of the Masters of the said Court, at his Office, in Southempton-Buildings, Chau-cery-Lanc, London, or in default thereof they will be excluded the benefit of the said Decree.

THE. Creditors of John Wilcock, of Preston, in the County of Lancaster, Grocer, are desired to meet the Assignee of the said John Wilcock, on Thursday the 13th day of January instant, at Eleven o'Clock in the Forenoon, its Liddell's, the Fleece-kun, in Preston aforesaid, and then and there to make out and worse their contaction deter. , there to make out and prove their respective debts, or they