

FOURTEEN PROCLAMATION

By virtue of an appointment from the Municipal Court of Civil Justice of this Colony, under date the 2nd June 1814, given upon application by the Plaintiff K. Francken, for and in name of P. Gordon and Murphy, as also in the name of A. A. De la Cour, as principal agent to the Crown estates within this Colony;

Notice is hereby given to the public, that I the undersigned, or the Marshal, at the time being, intend to sell at public execution sale, in the presence of two Councillors Commissioners and their Secretary, in the month of December 1815; the precise day hereafter to be notified through the Gazette of this Colony, the property of above named Gordon and Murphy, with all its cultivation, buildings, slaves, and further appurtenances, according to an inventory made thereof and laying at the Marshal's Office for the inspection of those concerned.

Whoever shall think to have any right, action, or interest, in the said property, or in any part thereof, cum annexis, and wishes to oppose the execution sale thereof, let such persons address themselves to the Marshal's Office of this Colony, declaring their reasons for so doing; as I hereby give notice, that I will receive opposition from every intermediate person, appoint them a day, if need, to have his or her claim heard before the Court, and further act thereon as the law directs.

This fourth proclamation published as customary.—Berbice, November 18, 1814.

K. FRANCKEN, First Marshal.

THE fourteenth Proclamation of the Order of the High Court of Admiralty, dated 20th January, 1815, against Witherby, was read, and Francis Paul Stratford, Esq. one of the Masters of the said Court, at the Public Sale-Room of the Southampton Buildings, Chancery-Lane, London.

A judgment was read, that the household estate, tythe-free, and land-tax reduced, situated at Wixley, in the Parish of Harrow, in the County of Middlesex, now in the occupation of Mrs. Juditha Witherby.

The time of sale will shortly be advertised, and printed particulars may then be had (gratis) at the said Master's Chambers, in Southampton Buildings; of Mr. Stokes, Solicitor, Golden-Square; of Messrs. Fawcett & Co. Solicitors, Lincoln's-Inn-Fields; and of Mr. Williams, at Apperton.

TWO to be sold by auction, at the Ponting Inn, in the Parish of Hockley, in the County of Essex, on Friday the 1st day of August instant, at twelve o'clock at Noon, by order of the Assignees of Mr. Morris Bennett, a Bankrupt; the sum of £1000, secured by the note of hand of Jesse Chapman, of the Parish of Brusley, in the said County of Essex, and also several other debts due to the estate of the said John Morris Bennett, the particulars of which will be read publicly, immediately before the time he had by applying to Mr. Charles Guest, one of the Assignees of the said Bankrupt, or to Mr. Duncanson, Solicitor, both of Bishopsgate, London.

Deemed to be a Decree of the High Court of Chancery, in a cause of Coupland, widow, against Coupland, the widow of John Coupland, late of Aldgate, in the City of London, Dealer in Spirituous Liquors (who died in the month of November 1806), 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.

BY virtue of a Decree of the High Court of Chancery, in a cause of Cased Losten against Bilke, the Creditors of Messrs. Dawson & Sons, late of Titchfield-Street, London, will be released (etc.) on or about the 2d day of November next, 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, on which days they will be excluded the benefit of the said Decree.

JOHN BARRETT, late of Lightfoot, in the Parish of Norton, but now of Rufford, in the Parish of St. Peter's Chappelry of Brampton, in the County of Derby, Farmer,

having by indenture of lease and release, bearing date respectively, the 14th and 26th days of May instant, conveyed and assigned the whole of his estate and effects to trustees, for the equal benefit of his Creditors, who are hereby given, that the said indenture of lease and release lies at my Office in Chesterfield, for the signature of Creditors consenting thereto, and that all Creditors negotiating or wishing to execute the same and comply with the tenures thereof, within one month from the date thereof, will be excluded such benefit.

By order,

G. GOSLING.

The late SAMUEL NAYLOR's Creditors.

Chesterfield, May 13, 1816.

THE estate and effects of Samuel Naylor, late of Whittington, in the County of Derby, Innkeeper, deceased; having been assigned to Trustees for the benefit of his Creditors, notice is hereby given, that the deed of assignment is lodged at my Office in Chesterfield, for signature of Creditors consenting to the same, within two months from the date hereof.

By order,

G. GOSLING.

BIVEN'S ESTATE.

June 15, 1816.

THE Administrator hereby gives notice to all Creditors who have not already sent in their accounts, to do so within one month from the date hereof, to Messrs. Lane and Bassett, Solicitors, 5, Lawrence-Pountney-Hill, or in default thereof they will be precluded the benefit of the Final Dividend about to be made to the Creditors of this estate.

THE Creditors who have proved their debts under Commission of Bankrupt awarded and issued forth against James Gillman, of Hammersmith, in the County of Middlesex, Innkeeper and Victualler, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on the 21st day of June instant, at Eleven o'clock in the forenoon precisely, at the Baptist's Head Coffee House, Aldermanbury, to assent to or dissent from the said Assignees commanding, prosecuting, or defending any suit or action at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects; or to the commencing arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against John Frost, of Buntington, in the County of Cambridge, Dealer, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on the 1st day of July next, at Two o'clock in the Afternoon, at the Rutland Arms, Newmarket, in the said County of Cambridge, to assent to or dissent from the said Assignees selling and disposing of the Bankrupt's estate and effects, by public sale, private contract, or otherwise; also to assent to or dissent from the said Assignees paying in full the salaries and wages due to the servants and labourers of the said Bankrupt, previous to and at the time of the date and issuing forth of the said Commission; also to assent to or dissent from the said Assignees commanding, prosecuting, or defending any suit or action at law, or in equity, for the recovery of any part of the estate and effects of the said Bankrupt; or to the commencing arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Sibley the younger, of Brighton, in the County of Sussex, Wine and Spirit-Merchant, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on the 25th day of June instant, at Eleven o'clock in the forenoon, at the New Steine Hotel, in Brighton, to assent to or dissent, in order to assent to or dissent from the Assignees giving their concurrence to a sale or sales by the Assignees of the Bankrupt's household estate, situate in the Borough Market at Saint Margaret's-Hill, in the Borough of Brighton, and of other property situate in Manchester-Street and George-Street, Brighton, aforesaid, by public auction, or private contract; and, also to assent to or dissent from the said Assignees disposing and selling, either by public auction, or private contract, all or any part of the said Bankrupt's estate and effects, and upon such credit and terms as they shall deem proper; and to assent to or dissent from the