the Honourable the Court aforesaid, by Charles Kyte. Trustee of Plantation' Kortberaad, the property of the late J. J. De Mey, Esq. of this Colony, deceased, the minors H. A. Krieger and C. S. J. De Mey, children of his former wife, Henrietta Bisse, and the minors E. B. De Mey and F.
D. De Mey, children by his late wife, Elizabeth Bartlett Bussell.

The indersigned, Trustee aforesaid, will sell at public vendue, in Friday the 18th day of February 1820, on the premises, the aforesaid Coffee Plantation Kortberand, com annexis, together with the slaves thereunto attached, contain-

annexis, forgether with the slaves thereunto attached, contain-ing 7,000 acres upper or less; the cultivation consists of 80,000 bearing; boffee trees, and 50 acres in plantains and ground provisions; the remainder monitivated, being most excellent land for differ EMER's cares, or provisions. This plantation is most eligibly situated on the east bank of the Rifer Bergley, Bitween the Sugar Plantation, Enfield, and Coffee Plantation, To which there is an excellent road the Whole way, with the alyaniage of water carriage, for the produce and stores, and is in every respect well adapted for the produce and stores, and is in every respect well adapted for the cultivation of canes, and worth the attention of gentlemen speculating, who have the means of extending the cultivation

either as a conce or sugar estate. The buildings consist of a large coffee logic, built of the best materials, '20 feet long,' 28 broad, with 12 feet galleries on cach side, a mill-house, washing cistern, tiled drogeries, for drying and other apparatus for the manufacture of coffee,

with hospital, negroe houses, &c. &c. The logic, mill-house; &c. might at a small expense be converted mit buildings for the manufacture of sugar. The negroes are 126 in number, viz.; 53 men, 29 women,

rne negroes are 126 in number, viz.; 53 men, 29 women, 23 hoys, 21 girls, and are an improving gang. Terms of payingent as follow, in three equal instalments of 12, 13', and 24 mouths from the day of sale, with interest, at the rate of 8 per Cent. per annum on the capital due at the payment of each night ment.

whent of each instalment. Further particulars may be known on application to the CHARLES KYTE. subscriber. New Amsterdam, Berbice, October 2, 1819. in'r f

TTO be sold, pursuant to a Decree of the High Court o A Chancery, made in two Causes of Levin against Weat-therall, and Levin against Levin, before John Springett Har-vey, Est, one of the Masters of the said Court, in the Public.

vey, Fal. one of the Masters of the said Court, in the Public Sale-Room of the Court, in Southanpton-Buildings, London ; Two freehold houses, No. 1 and No. 2, on the west side of, Queen-Street, Cheapside, in the Ciry of London. Particulars may be had (gratis) at the said Master's Cham-bers, in Southampton Buildings aforesaid; of Mr. Robinson, No. 1, Carey-Street, Lincoln's-Inn-Fields; Messrs. Bovill and Tustin, Bride-Court, Bridge-Street, Blackfriars; and of Messrs. Weithman and Beet, Stamford-Street, Blackfriars.

BUrsuant to an Order of the High Court of Chancery made in a Cause Larkin against Pinnock, dated the ed day of November 1311, whereby it is referred to James Stephen, Esq. one of the Masters of the said Court, to inquire, whethen there are any and what insurance man and the Stephen, Esq. one of the matters of the water Court, to infinite, whether there are any and what incumbrances upon the life--estates of Thomas Pinnock, formerly of Sloaue-Street, in the Parish of Saint Luke, Chelsea, in the County of Middlesex, Esq. which estates consist of several freshold messuages and Esq. which estates consist of several freehold messages and premises, in Cartwright-Street, Cartwright-Square, Crown-Court, East Smithfield, King-Strret, Dean-Street, and Swann-Alley, in the Parish of St. Botolph-Without, Aldgate, in Great Tower-Street, in the Parishes of St. Donstan in the East, and in St. Barcholomew the Less, in the City of Lon-don, and also in the Strand; and also of a mojety of lands don, and also in the Strand; and also is a many of a what at Wakering near Rochford; and a fourth part in a what f and other premises, called Galley-Quay, near the Tower of and other premises, have any charges or incumbrances and other premises, enter Ganey-early, hear the Tower of London.—All persons who have any charges or incumbrances, on the said estates are forthwith to come in and prove their several and respective charges and incumbrances before the said James Stephen, Esq. at his Chambers, in Southampton-Buildings, Chancery-Lane, London.

Ursuant to a Decree of the High Court of Chancery, made in a Cause of Llovd against Rouse the Cauchy made in a Cause of Lloyd against Boys, the Creditors of Nicholas Pegce 1, late of Margate, in the Isle of Thanet, of Micholas regult, and on Margare, in the Isle of Haber, Gentleman (who died in 1813), are forthwith to come in and prove their debts before John Springett Harvey, Esq. one of the Masters of the said Court, at his Chambers, in South-ampton-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, amade in a Cause of Savage against Duncan, all persons claiming to be the Next of Kin of Robert Stephenson, late of Hackney, in the County of Middlesex, Gentleman, deceased (a lunatic), are, on or before the 22d day of January next, to come in and prove their kindred before John Springett Harvey, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, in order that they may not be excluded the Benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Curtis against Curtis and others, the Creditors and Legatees of Sir Roger Curtis, late of Gatcombe-Honse, in the County of Southampton, Baronet, deceased (who died in the month of December 1816), are by their Solicitors forthwith to come in and prove their debts, and claim their legacies, before John Campbell, Esq. one of the the Masters of the said Court, at his Office, 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 Curtis against Curtis, the Cre-ditors of Dame Sarah Curtis, late of Gatcorzbe-Honse, in the County of Southampton, Widdow of the Late Sir Roger-Curtis, late of the same place, Baronet, deceased (who died in the month of April 1817), are by their Solicitors forth-with to come in and prove their debts before John Campbell, San one of the Masters of the said Court at his Chancer. Esq. one of the Masters of the said Court, at his Chambers, in Sonthampton-Buildings, Chaucery-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 Saxby v. Wood, the Creditors of Peter Wood, late of Waddon, in the County of Surrey, Esq. (who died on or about the 14th December 1817), are perwho need on to about the rath December 1817), are per-sonally or by their Solicitors, to come in and prove their debts before Juseph Jekyll, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 23d of January 1820, or in default thereof they will peremptorily be excluded the thrushing to the said Decree. the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, bearing date the 12th day of August 1819, made in a Cause wherein John Milne and others are plaintiffs, and John Lees and another are defendants, the Creditors of James Milne, Lees and another are defendants, the Creditors of James Milne, late of Rochdale and Prestwich cum Oldham, in the County of Lancaster, Gentleman, deceased (who died on or about the 11th of March 1808), the testator in the said Decree named, are forthwith to come in and prove their debts. before Sir John Simeon, Bart. one of the Masters of the said Court, at his Chambers, 5n: Southampton-Buildings, Chan-cery-Lane, London, or in defaultithereof they will be excluded the before if of the said Decree. the benefit of the said Decree.

THE Greditors who have proved their Debts under a Com-The oreanors who have proven the proven that a Com-mission of Bankrupt awarded and issued forth against Nathan Tempest Haines, lale of the Town and County of the Town of Nottingham, and of Lloyd's Coffee-House, in the City of London, Underwriter, Dealer and Chapman, are desired to meet the Assignee of the estate and effects of the said Bankrupt, on Thursday the 23d day of December instant, at Eleven o'Clock in the Forenoou, at the Chambers of Mg. W. F. Sterenson, No. 8, Lincoln's Inn-New-Square, or at the Punch Bowl Tavern, in Nottingham, to consider the propricty of either abandoning or prosecuting a suit in equity commenced by the Bankrupt, previous to his Bankruptey, against certain persons, for the recovery of monies or pecuniary compensations, or compounding, submitting to arbitramary compensations, of compounding, submitting thereto; and tion, or otherwise agreeing any matter relating thereto; and as to commencing, prosecuting, or defending any other suit or suits at laws or in equity, for the recovery of any part of the said Bankrupt's estate and effects; or to the compound-ing, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

A HE Creditors who have proved their Debts under a Com-mission of Bankrupt awarded and issued forth against John Davis, of Trowbridge, in the County of Wilts, Mason, Bricklayer, Dealer and Chapman, are desired to meet the Assignces of the estate and effects of the said Bankrupt, on the 17th day of December instant, at Six o'Clock in the Even-