

THO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of *Cok* and others versus *Davison* and others, with the approbation of the Honourable *Robert Henley Eden*, one of the Masters of the said Court, and with the consent of the several mortgagees, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, some time in the month of January 1829, in four lots;

The freehold estates or plantations, situate in the Island of Tobago, in the West Indies, with the several gangs of negro slaves and the appurtenances thereto belonging, late the property of *Samuel Hall*, Esq. (the testator in the pleading of the said cause named), called respectively *Hermitage*, *Dunvegan*, *Adventure*, and *Belle Garden*.

Printed particulars will be delivered in due time, and may then be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane aforesaid; of *Mr. Simpson*, Solicitor, No. 11, Austin-Friars; of *Mr. Healing*, Solicitor, Lawrence-Lane, Cheapside; of *Mr. Forbes*, Solicitor, Ely-Place; of *Mr. Flexney*, Solicitor, New Boswell-Court, Carey-Street; and of Messrs. *Derby* and *Toulmin*, Solicitors, Harcourt-Buildings, Temple, London.

WHEREAS by a Decree of the High Court of Chancery, bearing date the 27th day of June 1828, made in a certain cause wherein *Jacob Franks*, *John Salisbury Jones*, and *William Kemple* and *Rebecca*, his wife, are the plaintiffs, and *William Barber* is the defendant, it was referred to *William Wingfield*, Esq. one of the Masters of the said Court, to enquire and state to the Court, among other things, what children of *Appolonia Franks*, by *John Franks*, her husband, were living at the time of their respective deaths, and whether any and which of such children were since dead, and when they died respectively, and whether they died testate or intestate, and who were the personal representatives and next of kin of such of them respectively as were dead.—Any person or persons therefore claiming to be children of the said *John Franks* and *Appolonia*, his wife; and any person or persons claiming to be personal representative or personal representatives or next of kin of such (if any) of the said children as have died since the time of the death of the said *John Franks* and *Appolonia*, his wife, respectively, are, by their respective Solicitors, forthwith to come in before the said Master, *Mr. Wingfield*, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, to make out their claims to be such children, or personal representatives or next of kin, or in default thereof they will be excluded the benefit of the said Decree.

For the better information of persons interested, it may be stated as follows:

The said *John Franks* was formerly of the City of *Quebec*, and afterwards of *Montreal*, in Lower Canada, where he carried on business as a Merchant, and died at *Quebec*, in the year 1794.

The said *John Franks* and *Appolonia*, his wife, having separated in the year 1792, *John Franks* continued to reside abroad, and his wife came to England with part of her family, and died at *Bristol*, on or about the 6th day of January 1816.

PURSUANT to a Decree of the High Court of Chancery, made in a cause *Cant v. Gibson*, the Creditors of *Thomas Gibson*, late of *Cumrew*, in the County of *Cumberland*, Yeoman, deceased (who died on or about the 26th day of April 1806), are, by their Solicitors, forthwith to come in and prove their debts before *John Edmund Dowdeswell*, Esq. one of 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.

WHEREAS *Richard Huggins*, of Boston, in the County of *Lincoln*, Plumber and Glazier, hath, by certain indentures of lease, release and assignment, bearing date respectively the 7th and 8th days of this instant August, conveyed and assigned all his real and personal estate unto *Samuel York*, of *Kirkstead*, in the said County of *Lincoln*, Farmer and Grazier, in trust, for the benefit of the said *Samuel York* and all other the Creditors of the said *Richard Huggins*, who shall make due proof of their respective debts, if required, and shall execute the said indenture of release and assignment, or signify their intention (in writing) so to do, within nine calendar months from the date thereof; which said indentures of lease, release and assignment were executed by the said *Richard*

Huggins on the said 8th day of August, and the execution thereof attested by *John Hardwick Hollway*, of Boston aforesaid Attorney at Law, and *Parkinson Torry*, Clerk to *John Boyfield Millington*, of the same place, Attorney at Law; and which said indenture of release and assignment was executed by the said *Samuel York* on the 11th day of this instant August, and the execution thereof attested by the said *John Hardwick Hollway* and *Parkinson Torry*.—Notice therefore is hereby given, that the said indentures of lease, release and assignment are now lodged at the Office of the said *John Boyfield Millington*, in Boston aforesaid, for the inspection and signature of such of the Creditors of the said *Richard Huggins* as are desirous of taking the benefit thereof.—All persons indebted to the said *Richard Huggins* are requested to pay the amount of their respective debts to the said *John Boyfield Millington* forthwith, otherwise proceedings at law will be commenced against them for the recovery thereof without further notice, by order of the Assignee.—Boston, 12th August 1828.

THE Creditors who have proved or shall prove their debts under a Commission of Bankrupt awarded and issued against *George Horrocks* and *Robert Martin*, of *Ardwick*, in the Parish of *Manchester*, in the County of *Lancaster*, Dyers, Dealers, Chapmen, and Copartners, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on the 25th day of September instant, at Ten o'Clock in the Forenoon, at the Office of *Mr. Alexander Kay*, in *Brown-Street*, in *Manchester* aforesaid, to assent to or dissent from the said Assignees selling and disposing of all or any part of the stock and personal effects of the said Bankrupts, or either of them, either by public auction or private contract, or at a valuation, and together or in lots, and for money or on credit, and with or without security, whether the Bankrupts, or either of them, or any other person or persons, shall be the purchasers or purchaser as the said Assignees shall think fit; and to the said Assignees buying in any property, without being liable to make good any deficiency on a resale of the same property; and also to assent to or dissent from the said Assignees paying the charges and expences incurred, previous to the Bankruptcy, in convening several meetings of the Creditors of the said Bankrupts, and in endeavouring to effect a composition; and also to assent to or dissent from the said Assignees paying or allowing to any accountant, or other person they may think fit to employ in the sale and disposition of the stock and effects, or in the investigation of the accounts and affairs of the said Bankrupts, a reasonable compensation for his and their trouble and service; and also to assent to or dissent from the said Assignees paying the rent claimed by the owners of the messuages and works occupied by the said Bankrupts, or contesting such claim; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, or any other proceedings, for the protection, recovery, or defence of the estate and effects of the said Bankrupts, or any part or parts thereof; or to the compounding, submitting to 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 *Charles Edward Pownall*, of *New North-Road*, *Kentish-Town*, in the County of *Middlesex*, and of *Lothbury*, in the City of *London*, Broker, Scrivener, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, on Wednesday the 24th day of September instant, at Two o'Clock in the Afternoon precisely, at the Court of Commissioners of Bankrupts, in *Basinghall-Street*, in the City of *London*, to assent to or dissent from the said Assignee disposing of the household furniture, plate, linen, china, glass, and effects belonging to the said Bankrupt's estate, to the Bankrupt; or to any person on his behalf, by valuation, or otherwise, and to give time for the payment thereof, upon such security as the said Assignee shall deem fit, or otherwise to dispose of the same by public auction or private contract, in one or more lot or lots, and to give such time, and take such security for the payment of the same as to the said Assignee may appear expedient; and also to assent to or dissent from the said Assignee commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery or protection of the estate and effects of the said Bankrupt, or any part thereof; and to compounding with any claimants against the said Bankrupt's estate, or with any debtor or debtors thereto, and to taking any part of the said debt or debts in discharge of the whole, or giving time, or taking securities for the pay-