personally with the said subposna; it is thereupon, upon hearing the said affidavits and an affidavit of William Davies read, ordered, that the defendant, William Arnold Bainread, ordered, that the defendant, William Arnold Bainbrigge, do appear to the plaintiffs' Bill, on or before the 24th day of February next; and it is ordered that the plaintifis do cause a copy of this Order, together with a notice thereof to the effect set forth at the foot of the General Order of this Court in that behalf, to be inserted in the London Gazette, of Friday the 13th February next, and in the Times Newspaper and Morning Herald Newspaper, published in London, on or before the 13th February next.

Notice.—William Arnold Bainbrigge, take notice, that if you do not appear, pursuant to the above Order, the plaintiffs may enter an appearance for you, and the Court may afterwards grant to the plaintiffs such relief as they may appear to be entitled to on their own shewing.

may appear to be entitled to on their own shewing.

may appear to be entitled to on their own shewing.

To be peremptorily sold, pursuant to a Decree of the High Court of Chancery made in a cause Harris v. Banbury, with the approbation of William Henry Tinney, Esq. one of the Masters of the said Court, at the Castle Inn, Brecon, in the county of Brecon, on Saturday the 28th day of February 1852, at two o'clock in the afternoon precisely, in two lots, without reserve, by Messrs. Farebrother, Clark, and Lye.

Two compact freehold farms (with extensive common rights), situate in the parish of Llanthetty, within an easy distance of the county town of Brecon, viz.: Cae Hendry Farm, with commodious dwelling-house and well-arranged farm buildings, and upwards of 66 acres of land, now in hand, and of the estimated annual value of £50. Pant y-Fynon Farm, with newly-erected farm-house and buildings,

Fynon Farm, with newly-erected farm-house and buildings, and about 56 acres of land, let to Thomas Williams, as yearly tenant, at £45 per annum.

The Brinore Tram-road runs near the estate and offers

great facility to convey produce to the densely populated mineral districts, and also to obtain coal, lime, and manure.

mineral districts, and also to obtain coal, lime, and manure.

The premises may be viewed, and printed particulars and conditions of sale may be had (gratis) in London, at the said Master's chambers, Southampton-buildings, Chancerylane; of Messrs. Tilson, Clarke, and Morice, Solicitors, 29, Coleman-street, City; at Garraways; and of Messrs. Farebrother, Clark, and Lye, Auctioneers, Lancaster-place, Strand; and in the country, at the place of sale; of Mr. W. Jones, Belle Vue-place, Brecon; Bear Inn, Crickhowell; Angel, Abergavenny; and the King's Head, Newport.

O he sold, pursuant to a Decree of the High Court of Chancery made in a cause Davis v. Barrett, with the approbation of William Henry Tinney, Esq. one of the Masters of the said Court, at the Auction Mart, in the city of London, some time in the month of May 1852, of which

of London, some time in the month of May 1852, of which due notice will be given;

The plantation or sugar work, called The Spring; situate in the parish of St. James, in the county of Cornwall, in the island of Jamaica, also the wharf called Dunshole Wharf, situate in the same parish, and also all the horses, mules, cattle, live and dead stock, implements and utensils, in and upon the said plantation and wharf.

Printed particulars and conditions of sale may in a short.

pon the said plantation and whart.

Printed particulars and conditions of sale may in a short time be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane, London; of Messrs. Symes, Teesdale, and Sandilands, Solicitors, No. 33, Fenchurch-street, City; of Messrs. Clayton, Cookson, and Wainewright, Solicitors, No. 6, New-square, Lincoln's-inn; and of Messrs. Le Blane and Cook, Solicitors, No. 18, New Bridgestreet, Blockfriers Bridge-street, Blackfriars.

WHEREAS by an Order of the High Court of Chance VV made in the matter of an Act of the 10th and 11th Victoria, cap. 96, and of Maria Teresa Magawley's trust, it was referred to the Master of the Court in rotation to inquire what debts were due on the 11th day of October 1837, from Joseph Egan, Esq. late Her Majesty's Consul at the Cape de Verd Islands, and who died on or about the 30th day of December 1837. All persons, therefore, claiming to be creditors of the deceased in respect of such debts, and not now legally barred, are, on or before the 5th day of March 1852, to come in and prove their debts before Wil-liam Brougham, Esquire, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancerylane, London; or, in default thereof, they will be peremptorily excluded the benefit of the said Order.

Torily excluded the benefit of the said Order.

PURSUANT to a Decree of the High Court of Chancery made in certain causes entitled Howard v. Tillett, Saward v. Tillett, Tillett v. Leake, and Howard v. Howard, the creditors of Daniel Howard, late of Great Clacton, in the county of Essex, Gentleman (who died in or about the month of March 1849), are, by their Solicitors, on or before the 22nd day of March 1852, to come in before John Elijah Blunt, Esq. one of the Masters of the said Court, at his chambers, in Southampton buildings, Chancery-lane, London, and prove their debts, 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 certain causes entitled Howard v. Tillett, Saward v. Tillett, Tillett v. Leake, and Howard v. Howard, such of the next of kin and heir or heirs at law, and also according to the respective customs of the several manors of West Bergholt, otherwise Bergholt Sackville, Great Horksey, Great Clacton, and Little Clacton, Weeleigh, and Brightlingsea, being all respectively in the county of Essex, of Daniel Howard, of Great Clacton, in the county of Essex, Gentleman (who died in or about the month of March 1849), is and are, on or before the 22nd day of March 1852, by their Solicitors, to come in and prove their kindred and make out his, her, or their claim or claims as such next of kin, heir or heirs at law and customary heir or heirs, before John Elijah Blunt, 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. such of the next of kin and heir or beirs at law, and also

DURSUANT to an Order of the High Court of Chancery made in a cause Prendergast v. Holme, the creditors of the Reverend James Holme, formerly of Sandiacre, in the county of Derby, and late of Minster-square, Regent's Park, in the county of Middlesex, are, by their Solicitors, forthwith to come in and prove their debts before John Klijah Blunt, 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 Order.

DURSUANT to a Decree of the High Court of Chancery made in a cause Addison against Busk, the creditors of Mary Tabitha Lee, late of Staindrop, in the county of Durham, Spinster, deceased (who died on or about the 4th day of May 1851), are, on or before the 1st day of April 1852, to come in and prove their debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his shapehors in Southernprop. buildings. Changery, lane Longitudes of the said Court, at his chambers in Southernprop. buildings. Changery, lane Longitudes and the said Court, and the shapehors in Southernprop. buildings. chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to an Order of the High Court of Chancery made in a cause Chaffers against Gooch, and the General Orders of the said Court, the creditors of John Gooch the younger, late of Montpelier-row, Brompton, in the county of Middlesex, Builder, deceased (who died on or about the 10th day of July 1851), are, on or before the 28th day of February 1852, to come in and prove their debts before William Brougham, 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 Orders.

DURSUANT to a Decree of the High Court of Chancery made in a cause Boyes against Brown, the creditors of William Smale Brown, late of Oxted, in the county of Surrey, Yeoman, deceased (who died in the month of April 1847), are, on or before the 28th day of February 1852, to come in and prove their debts before William Brougham, 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. the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery made in a cause Blacklock against Harland, the creditors of John Bell, late of Thirsk, in the county of York, Esquire, and formerly Member of Parliament for Thirsk, (and who at the time of his death, which happened on or about the 5th day of March 1951, was a person of unsound mind,) who have not already proved their debts in the matter of John Bell, a person of unsound mind, before the Master in Lunacy to whom the matter was referred, are, by their Solicitors, forthwith to come in and prove their debts, (not already proved in the said matter,) before debts, (not already proved in the said matter,) before William Brougham, Esquire, 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 an Order of the High Court of Chancery made in a cause Willcox against Maule, the creditors of James Price, late of Woodbine-cottage, in the parish of Long Ashton, in the county of Somerset, Yeoman, deceased (who died on or about the 17th day of May 1850), are, by their Solicitors, forthwith to come in and prove their debts before James William Farrer, 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 Order.

will be excluded the benefit of the said Order.

DURSUANT to an Order of the High Court of Chancery made in a cause Smith against King, the creditors of Chanles King, late of the West India Coffee House, in the Market-place, in the parish of Saint Nicholas, in the city of Bristo!, Vintuer, deceased (who died on or about the 22nd day of October 1849), are, by their Solicitors, forthwith to come in and prove their debts before James William Farrer, 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 Order.