

**W**Hereas Frazer Honeywood, late of Hampstead, in the County of Middlesex, Esquire, who died on Saturday the Twenty-eighth Day of January, 1764, did in and by a Codicil, to his last Will and Testament, give and bequeath to his Executors, Sir John Honeywood, of Evington, in the County of Kent, Baronet, Abraham Atkins, of Clapham, in the County of Surry, Esquire, Clerke Willshaw, of Hemel Hempstead, in the County of Hertford, Doctor in Physick, and Mr. Edwin Martin, of Reading in the County of Berks, Twenty Thousand Pounds, upon Trust, that the said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, should distribute, and dispose of, the Whole of the said Sum, and the Interest, and Improvement, to be made thereof, to and amongst such of his, the said Testator's Relations (by Consanguinity and not by Marriage) who should not appear, to his said Executors, to be worth, each Person, more than Two Thousand Pounds, and who within Two Years, next after his Decease, should apply, or being Minors, or otherwise incapable of applying in their own Persons, should cause Application to be made, or have Application made, on their respective Behalves, to his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, for the Benefit, or to have a Share, of, or to participate in, that Legacy, or Donation: Such Distribution to be made amongst such of his Relations as aforesaid, at such respective Time, or Times; and in such Manner, and Form, and in such Proportions, or Disproportions, as his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, should in his, or their, own Discretions, or Discretion, judge to be most proper. And the said Testator, by his said Codicil, declared, that he did not mean to restrain, or confine, the said Application, and Distribution, to be made, to and amongst his Relations, of any Particular Degree of Kindred; but did thereby authorise his said Executors to pay, apply, and distribute the same, to and amongst any Persons, whom they should find to be proper Objects of such Application and Distribution; whether any such Persons should be related to him in the First, Second, or Third, or in the Fourth, Fifth, or Sixth, or any other farther Degree of Kindred. Now all Persons, qualified, or intitled, to receive, any Share of, or Benefit from, the said Legacy, or Donation, are, in pursuance of the said Testator's said Codicil, hereby required, to deliver, or cause to be delivered, Notice in Writing, of the several Claims, or Pretensions, to any Part thereof, and of their respective Names, and Places of Abode, to his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, within Two Years from the said Twenty-eighth Day of January, 1764; or otherwise, they will be excluded the Benefit of such Legacy, or Donation: And all Letters, upon this Subject, may, for Convenience, be directed to the Executors of Frazer Honeywood, Esquire, at his late Dwelling-house, in Birch Lane, London.

London, December 28, 1765.

**W**Hereas the Copartnership between Samuel Cole, Jonathan Lawton, and Richard Goolden, of Bedford-Street Covent-Garden, and of Birmingham, Mercees, is, by mutual Consent, dissolved. Notice is hereby given, that the Trade in Bedford-Street will be carried on by Samuel Cole, and the Trade in Birmingham by Richard Goolden. All Persons indebted to the said Copartnership in London, are desired to pay their Debts to Jonathan Lawton, opposite Salisbury-Street in the Strand, and those in Birmingham to Richard Goolden, they being severally authorized to receive the same; and all Persons having any Demands on the said Copartnership are desired to apply to Samuel Cole for Payment thereof.

*Sam. Cole.  
J. Lawton.  
R. Goolden.*

**T**HIS is to give Notice, that the Partnership between Smith and Miln, Oylmen, in Milk-Street, London, being dissolved the 31st of December, 1765, the Business will be carried on by Thomas Smith.

*Tho. Smith.  
John Miln.*

**P**ursuant to a Decree of the High Court of Chancery, the Creditors of John Todd, late of Beverley in the County of York, Innholder, deceased, are peremptorily to come in and prove their Debts before Thomas Harris, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's Inn, on or before the 12th Day of February next, or in Default thereof they will be excluded the Benefit of the said Decree.

**W**Hereas there has been, for some Time, depending in the Prerogative Court of Canterbury, a Cause touching the Distribution of the Personal Estate of the Reverend John Herringham, late of the Parish of St. James Westminster in the County of Middlesex, and Rector of Chadwell in the County of Essex, Clerk, deceased, between John Stevens, the Cousin German, and, as asserted, the only next of Kin, of the said Deceased, and Elizabeth Herringham, Widow, the Relict and Administratrix of the said Deceased. And whereas the said John Herringham, deceased, had, in his Life-time, three other Cousins German, to wit, William Herringham, Mary Herringham, and Frances Herringham, Children of William Herringham, late of Greenwich in the County of Kent, deceased, who, if living at the Time of the Death of the said John Herringham, were intitled to three-fourths of a Moiety of his Personal Estate. And whereas, notwithstanding the most diligent Enquiry, and several Advertisements in this and many other of the Publick Papers, no other Account can be got of the said William, Mary, and Frances Herringham, save that they last resided at Greenwich in the County of Kent, and went to some Part of the West Indies, above Twenty Years ago, and have not since been heard of; but are severally believed to have been long since dead. This is to give Notice, that the Right Worshipful the Judge of the Prerogative Court of Canterbury hath ordered and directed the said William, Mary, and Frances Herringham in special, and all Persons claiming under them, any or either of them, in general, to be cited by publicly affixing a Decree for that Purpose at the Place of their last Habitation, and publickly affixing the same on one of the Pillars of the Royal Exchange, London, to appear, in the Common Hall at Doctors Commons, on the first Session of Trinity Term, which will be in the Year of our Lord 1766, and to shew Cause why the several Sums of Money reserved and set apart for their and every of their Shares of the Personal Estate of the said Deceased, if they had survived the Intestate, should not be paid to the said John Stevens as the only surviving next of Kin of the Intestate; with an Intimation to the said William, Mary, and Frances Herringham, and all Persons claiming under them, that if they, some or one of them, do not appear at the Day, Time, and Place, and to the Effect aforesaid; or appearing, do not shew good and sufficient Cause to the contrary, the said Judge, or his Surrogate, will proceed to the Decreeing the said several Sums of Money reserved and set apart for the Shares of the said William, Mary, and Frances Herringham, of the Personal Estate of the said John Herringham, deceased, in Case they had survived the Intestate, to be paid to the said John Stevens as the Cousin German and only next of Kin of the said Deceased, on his giving the usual Security.

This will be no more advertised.

**T**O be peremptorily sold, pursuant to a Decree of the High Court of Chancery, before Thomas Harris, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's Inn, on Tuesday the 28th Day of February next, at Five in the Afternoon, The Estates of John Todd, Innholder, deceased, for the Remainder of a Term of 1000 Years, in three Lots, viz.

Lot N<sup>o</sup> 1. A Messuage, with the Appurtenances, at Beverley in the County of York, lett to Mrs. Oylby at 21 l. per Ann. subject to the Estate for Life of Anne Todd, Widow of the said John Todd.

Lot N<sup>o</sup> 2. A Messuage called the Tyger Inn at Beverley aforesaid, with the Appurtenances, now occupied by the said Anne Todd, subject to her Estate for Life in Part thereof; and a Tenement thereto adjoining, lett to Richard Ingleyby.

Lot N<sup>o</sup> 3. Eight new-built Tenements, with two Granaries over the same, and five other Tenements, all situate in Fleming Gate at Beverley, and a Piece of Ground thereto adjoining, containing about two Acres; and also another Piece of Ground near Potter's Hill at Beverley, containing about half an Acre.

Particulars of the said Estates may be had at the said Master's Chambers.

**T**O be peremptorily sold on Friday the 7th Day of February next, between the Hours of Four and Six in the Afternoon, pursuant to an Order of the Lord High Chancellor of Great Britain, before Thomas Lane, Esq; one of the Masters of the High Court of Chancery, Two Freehold Messuages, situate on Tower Hill near East Smithfield in the County of Middlesex, of the yearly Rent of 21 l. 8 s. and also two Leasehold Messuages or Tenements in Long Lane in the Parish of St. Mary Magdalen Bermondsey in Surry, of the yearly Value of 11 l. the Estate of Samuel Butler, a Bankrupt. Particulars whereof may be had at the said Master's Office in Carey Street near Lincoln's Inn.