

the first, second, and third times, that he will, by virtue of a sentence of the said Court, and the subsequent execution, expose and sell, at public execution, said in the month of February 1815, the sugar plantation Begueston, situated all the buildings, slaves, and further appurtenances, situate on the West Bank of the Demerary River, in behalf of J. Cameron 99, Plantation Inverness and Williamstadt, plaintiff, versus the proprietor or representatives of plantation Begueston.

The inventory of the above-named plantation Begueston, is daily to be seen at the Counting-House of Messrs. Prinsep, Saunders, and Co. 15, Bishopsgate-Street, London.

The judicium of the praec and concurrence on the nett proceeds of the sale of said sugar plantation Begueston, will be held by the Honourable Court of Justice three months after the day of sale.

For which reason, all those that may pretend to have any right, title, or interest to the nett proceeds of said plantation, or otherwise, are herewith, by me the undersigned, Deputy First Marshal of said Court of Justice, summoned to appear, in person or by their attorneys, on the first day appointed for hearing, which will be held here in the month of April 1814, in order to lay their claim in due form, according to the law direct. — See Demerary and Essequibo, No. 14, April 1814. — A. M. MEERTENS, Deputy First Marshal.

(Signed) A. M. MEERTENS, Deputy First Marshal.

DEMERY AND ESSEQUIBO.

THE undersigned, in his capacity of Deputy First Marshal of the Honourable Court of Justice for the United Colony of Demerary and Essequibo, advertises by these presents, for the first, second, and third times, that he will, by virtue of a sentence of the said Court, expose and sell, at public execution, sale, in the month of April 1815, the colony plantation Perth, or No. 14 and 15, with all the buildings, slaves, and further appurtenances, situate on the West Coast of Essequibo, No. 14 and 15, the property of John M. Ferguson, deceased.

The inventory of the above-named plantation Perth, is daily to be seen at the Counting-House of Messrs. Prinsep, Saunders, and Co. 15, Bishopsgate-Street-Within, London.

The judicium of the praec and concurrence on the nett proceeds of the sale of said plantation Perth, or No. 14 and 15, will be held by the Honourable Court of Justice three months after the day of sale.

For which reason, all those that may pretend to have any right, title, or interest to the nett proceeds of said plantation, or otherwise, are herewith, by me the undersigned, Deputy First Marshal of said Court of Justice, summoned to appear, in person or by their attorneys, on the first day appointed for hearing, which will be held here in the month of April 1814, in order to lay their claim in due form, under the panel, that against the non-appearing, will be ordered as the law directs. — See Demerary and Essequibo, No. 14, April 1814.

(Signed) A. M. MEERTENS, Deputy First Marshal.

Printed particulars whereof may be had (gratis), at the said Master's Chambers in Southampton Buildings, of Messrs. Chappell and Son, Solicitors, Lincoln's Inn Fields, Newgate-Street, Lincoln's Inn-Fields; of Messrs. Chappell and Dickens, Solici-

tors, Bloomsbury-Square, and of Messrs. Farren, Sherriff, and Uthly, Solicitors, Nickolds-Lane, Lombard-Street, London.

To be sold, pursuant to a Decree and subsequent Order of the High Court of Chancery, made in a cause Binnington against Harwood, by John Bingley, Gent. (the person appointed by Robert Steele, Esq. one of the Masters of the said Court), at his House of Binnington, the Neppine Inn, Rawcliffe, near Newark, in the West Riding of the County of York, on Wednesday the 21st day of July 1814, at 12 o'Clock in the Afternoon, in four lots, a freehold and copyhold estate, consisting of land and houses, and Cottages, or one of them, late the property of Mrs. Camilla Binnington, deceased, consisting of a house, garden, granary, garden, and out yard adjoining, and three closes of land, containing together 27 A. 3 R. or thereabouts, part freehold and the remainder copyhold, now in the occupation of Mr. Francis Edon, or his undertenants.

Particulars may be had at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London, at the Office of Mr. Edmon, Solicitor, Southampton-Buildings, Chancery-Lane, Solicitor, Rawcliffe; Messrs. Baxter and Sharpe, Temple-Inn; Messrs. Wright and Pickering, Chancery-Street, Temple, London; and at the principal inns in Newark and Rawcliffe aforesaid.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Mason against Mason, the Creditors of Bryant Mason, late of Tumlock, in the Province of Bengal, in the East Indies, Esq. deceased, (who died in or about the year 1800, and to whom the said Court gave leave to sue James Stephen, Esq. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 20th day of August 1814, or in default thereof, they will be presumptively excluded the benefit of the said Decree), his escheat dies not last June 1814, to be sold, pursuant to a Decree of the High Court of Chancery, made in a Cause Greller against Boston and Salvre, revived Campbell, on or before the 20th day of August 1814, or in default thereof, they will be presumptively excluded the benefit of the said Decree.

Pursuant to an Order of the High Court of Chancery, made in a Cause Greller against Boston and Salvre, revived Campbell, on or before the 20th day of August 1814, or in default thereof, they will be presumptively excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Setpole against Setpole, the Creditors of Joshua Leigh Setpole, late of Gwynne, in the County of Glamorgan, deceased, and admitted about the month of September 1813, and for want of payment, and proof of their debts before the Court, on the 14th day of March 1814, or in default thereof, they will be presumptively excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause of Gwynne against Poole, the specialty Creditors of John Bennett Poole, formerly of the County of Glamorgan, but late of Lyme Regis, in the County of Dorset, Esq. deceased, and admitted about the year 1803, and on or before the 20th day of August 1814, or in default thereof, they will be presumptively excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, bearing date the 14th day of March 1814, made in a Cause between Thomas Wythe, Esq. and Mary his wife, Creditors, and John Dresier and others, as debtors, the Creditors of Richard Miller, late of the County of Dorset, in the County of Wiltshire, Gent., and admitted about the 20th day of October 1813, and for want of payment, and proof of their debts before the Court, on the 14th day of July 1814, or in default thereof, they will be presumptively excluded the benefit of the said Decree.