

much benefit to his representatives by sending an account thereof either to the Count Schuilenberg Oyenhausen, his Son and Administrator, at Sabloniere's Hotel, Leicester-Square, or to Messrs. Fladgate, Young, and Jackson, Essex-Street.—Compliance with this request will be most thankfully acknowledged.

Preston, May 27, 1824.

THE Creditors of the Rev. Streynsham Master, Clerk, Rector of Croston, in the County of Lancaster, who have not already sent in their demands, are requested to forward the same, without delay, to Messrs. Shuttleworth and Hopkins, of Preston, Solicitors for the Trustees, who are about making arrangements for a final dividend and a composition with the Creditors.

N. B. This advertisement will not be repeated.

Cavendish-Bridge, near Derby, May 10, 1824.

SORESBY and FLACK, Carriers and Wharfingers, hereby give notice, that they will not be accountable for loss or damage by fire; nor for leakage, unless the same happens through negligence; nor for any goods improperly packed, directed, or described; nor for looking or plate-glass, pictures, money, wearing apparel, plate, watches, china, or other valuable articles of the like nature, unless entered as such, and an insurance paid of £10 for every £100 value, at the time of delivery, over and above the common rate of carriage; nor for goods contained in returned packages; nor for goods addressed to order, that may have been more than fourteen days uncalled for.—No claim for damage will be allowed, unless made within seven days of the time of delivery, when the gross weight must be stated.—No more than £5 will be paid for any package whatever, or its contents, of less weight than 28lbs. nor more than after the rate of £10 per hundred weight for any package of a greater weight, unless it shall have been booked as of a greater value, and paid, or agreed to be paid for, at the rate of 5s. for every £10 value, in addition to the common charge of carriage.—It will be considered that they have a general lien on all goods, as well for freight of such goods, as for arrears of account due from the owners or consignees.—They deliver all goods for Liverpool, &c. at Preston-Brook; for Worcester, Bristol, &c. at Stourport; and for London, Hull; and all parts north and eastward, at Gainsbro'; and disclaim all liability to make good losses which may occur after delivery from their boats at the above or other places, although at the request and on the account of the senders, they may pay freight on goods beyond the places where the boats unload.—All accounts for freight and other charges, which are not objected to within a month after delivery, are to be considered as admitted in reference to their amount.

N. B. They do not hold themselves answerable for empty packages, unless the same are marked with paint, and are delivered to them with a note of address.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in a Cause Chater against Pearce, before William Courtenay, Esq. one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, sometime in the month of July next, in one lot;

A certain copyhold estate, situate at Rushton, in the County of Northampton, consisting of a farm house, out-buildings, barn, and foddering-yard, and about 44 acres of arable land, divided into three closes, now in the occupation of Mr. John Bolton, as tenant from year to year.

The day of sale will shortly be advertised, when particulars may be had at the said Master's Chambers, in Southampton-Buildings aforesaid; and of Messrs. Francklin, Howe, and Heptinstall, Solicitors, No. 10, Lincoln's-Inn Square, London, and of Poyntz Owsley Adams, Esq. Market-Harborough.

TO be sold, pursuant to an Order of the High Court of Chancery, made in a Cause of Hales against Smith, with the approbation of John Springett Harvey, Esq. one of the Masters of the said Court, at the Catherine Wheel Inn, in the Town of Graves-End, in the County of Kent, sometime in or about the month of July next, of which previous notice will be given;

A newly erected freehold house, situate near the Market-House, in Graves-End aforesaid, with a yard behind the same, in the occupation of Mary Hart Smith, Widow.

Particulars are preparing, and may shortly be had gratis at the said Master's Chambers, in Southampton-Buildings,

Chancery-Lane, London; of Messrs. Lowe and Son, in the same Buildings; of Mr. James Edmed, Solicitor, in Graves-End; of Messrs. Sanders, Heawood and Matthews, Solicitors, Graves-End and Upper Thames-Street, London; and at the place of sale; and the house may be viewed by application to the tenant.

WHEREAS by an Order of the Lord High Chancellor of Great Britain, dated the 21st of February 1824, and made in the matter of James Webb, Esquire, of Raskelf, in the County of York, some time residing at Brighton, in the County of Sussex, at Christchurch, in the County of Hants, and at Crawley in the said County of Sussex, who has been duly found a lunatic, it was referred to William Wingfield, Esquire, one of the Masters of the High Court of Chancery, to take an account of the debts due from the said lunatic, and to certify to whom the same were due, and out of what fund such debts ought to be paid; pursuant, therefore, to the said Order, the Creditors of the said lunatic are, by their Solicitors, on or before the 26th day of June 1824, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, to claim and prove their debts, or in default thereof they will be peremptorily excluded the benefit of the said Order.

PURSUANT to an Order of the High Court of Chancery, bearing date the 18th day of May 1824, made in a Cause Garrick against Earl Camden, any person or persons claiming to be Specific Incumbrancers under securities, executed by Mrs. Catherine Payne (late the wife, and now the widow, of John George Payne, Esq. formerly of Petersham, in the County of Surrey, and afterwards of Dieppe, in France), on a sum of £4072. 1s. 5d. Bank Three per Cent. Annuities, being part of the residuary estate of Peter Garrick, Esq. deceased, and part of the fund in question in the said Cause, are forthwith to come in and prove their securities before William Wingfield, 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.

PURSUANT to a Decree of the High Court of Chancery, made in a Cause wherein Thomas Howell is the plaintiff, and Charles Edmunds and others are defendants, the Creditors of Rachael Morgan, late of the Parish of Langibby, in the County of Monmouth, Widow (who died on the 27th day of April 1821), are to come in and prove their debts before Francis Paul Stratford, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 1st day of July 1824, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a Cause wherein Thomas Howell is the plaintiff, and Charles Edmunds and others are defendants, the Creditors of Henry Morgan, late of the Parish of Langibby, in the County of Monmouth (who died on the 12th day of September 1816), are to come in and prove their debts before Francis Paul Stratford, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 1st day of July 1824, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a Cause Attorney-General against Lowe, the Creditors of Mary Hambrough, late of Stepney-Green, in the County of Middlesex, Spinster, deceased (who died on or about the 25th day of November 1816), are, on or before the 6th day of July 1824, to come in and prove their debts before William Courtenay, 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.

PURSUANT to a Decree of the High Court of Chancery, made in a Cause Matthews against Venables, the Creditors of Frances Higson, late of West Derby, near Liverpool, late the wife of Thomas Higson, Esq. and formerly the widow of Robert Roberts (which said Frances Higson died at West Derby aforesaid, on or about the 21st day of November 1812), are forthwith to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said