

Co. No. 32, Fenchurch-Street, London, and P. J. Le Jolle, Esq. Amsterdam.

Demerary and Essequibo, this 4th January 1834.

SAML. D. LANDRY, Deputy First Marshal.

BRITISH GUIANA.

District of Demerary and Essequibo,
January 9, 1834.

IN pursuance of authority obtained from the Honourable the Supreme Court of Justice of British Guiana, by the undersigned, Administrator over the estate and effects of Robert Patterson, late of this Colony, deceased, there will be exposed for sale, to the highest bidder, on the premises, in July next, in presence of the Registrar of the Court of Justice, or a sworn Clerk, on such conditions as the Honourable the Supreme Court of Justice, or his Honour the Chief Justice in Non-Session, may be pleased then to direct;

The sugar plantation L'Union, situated on the west coast of Essequibo, Parish of St. John, bounded by plantation Hoffman-Aurich on the south, and by plantation Dagerande and Mocha on the north.

Also plantation Alliance, situated on the same coast, lying and being between plantation Westfield on the south, and plantation Taymouth Manor on the north.

The general lands of plantation Union fit for cultivation consists of about 350 acres, 200 acres being in canes, and 10 acres in provision grounds.

The general lands of plantation Alliance consists of about 250 acres, most of which has been in cultivation, but is now abandoned; the only cultivation on plantation Alliance consists of 25 acres plantains, and about 10 acres in ground provisions.

The joint gang on the two plantations consists of 146 slaves, and are tolerably effective for the number.

The sugar-works and buildings on the Union are extensive and substantial, and quite adequate for those properties.

Inventories of the whole may be seen at the Counting-House of Messrs. Boddington and Davis, London; Messrs. William and James Eccles and Co. Glasgow; and Alexander Fowler, Esq. Attorney at Law, Demerary.

COLIN SIMSON, Administrator to the Insolvent estate of Robert Patterson, deceased.

WHEREAS by an Order of the High Court of Chancery, made in a cause wherein Thomas Bateman Manning and Mary Grace (his wife) and Samuel Brown Keene, on behalf of themselves and all other the general legatees under the will of Mary Welsford (formerly Mary Chesson Hills), deceased, are plaintiffs, and Charles Thesiger, now deceased, and others are defendants, it is referred to Henry Martin, Esq. one of the Masters of the said Court, to enquire who is or are now entitled to the funds in question in the said cause, and under what titles; and whereas the said Mary Welsford (then wife of Roger Welsford, of Brighton, in the County of Sussex, Esq.), by her will, dated the 23d day of June 1806, appointed two several sums of Bank Annuities, therein mentioned, after her decease and the decease of the said Roger Welsford, and failure of their issue, to go to the Trustees, as therein mentioned, upon trust, to raise and pay to her god-daughter, Mary Chesson Wilson, daughter of William and Ursula Wilson, of Exeter, £800; and in case it should happen that the said Mary Chesson Wilson should die in the lifetime of the said Roger Welsford, then among her children (if any), but if no children living in the lifetime of the said Roger Welsford, then to pay the said £800, to Ursula Wilson; also to Mary Smith (then living with her), £300, sterling; also to Grace Keene (wife of Samuel Keene), the interest of £200, sterling for her life, and after her decease to her son and daughter, Grace and Samuel Keene; also to her god-daughter, Emma Welsford Smith (daughter of John Powell Smith, of Lambeth, Surrey, Esq.), £50, sterling; also to the said William Wilson, of Exeter, and to his wife, Ursula Wilson, also to Elizabeth Welsford, of Exeter, and to the said Samuel Keene and Grace, his wife, £25, sterling, each; also to her brother, Christopher Thornton, of London, £100 sterling, and an annuity of £50, sterling for his life, and after his decease, £1,000, sterling amongst his children; also to her sister, Elizabeth Clark, £100, sterling, and an annuity of £50, sterling for her life; also to Elizabeth Clark, daughter of her said sister, Elizabeth Clark, £100, sterling, and after the death of the said Elizabeth Clark, the sister, £1,000, sterling to the said Elizabeth Clark, the daughter; also to her sister, Charlotte Draper, of Walworth, in Surrey,

and to her daughter, Mary Dossell, an annuity of £50, sterling, successively, for their lives, also, after the decease of the said Mary Dossell, £1,000, sterling amongst her children, and if none, then amongst the children of the said testatrix's brother, George Thornton, and her sister, Elizabeth Clark; also to the said Mary Dossell £100, sterling; also to her sister, Lydia Hiam, wife of ——— Hiam, of London, £100, sterling, and an annuity of £50, sterling for her life, and after her decease, £1,000, amongst her children, but if no issue, then to the children of the said testatrix's said brother and sister, George Thornton and Elizabeth Clark; also to her said brother, George Thornton, £100, sterling, and an annuity of £50, sterling for his life, and, after his decease, £1,000, amongst his children, and if no issue, then amongst the children of the said testatrix's said brother, Christopher Thornton, and her sister, Elizabeth Clark; also to her four nephews and nieces, George Thornton, William Thornton, Mary Thornton, and Eleanor Thornton, children of her said brother, George Thornton, £400, sterling, in equal shares; also to her said five brothers and sisters, viz. George Thornton, Christopher Thornton, Elizabeth Clark, Charlotte Draper, and Lydia Hiam, the said Samuel Keene, and John Mills, of Brighton aforesaid, Banker, each £25, sterling; and the said testatrix gave the residue of the said two several sums unto her said niece, Elizabeth Clark, and her said nephews and nieces, George Thornton, William Thornton, Mary Thornton, and Eleanor Thornton, in equal shares, and whereas the said Mary Welsford died on the 10th day of June 1810, without having had any issue, and the said Roger Welsford, her husband, died on the 24th day of August 1833:—therefore, such person or persons as now claim to be entitled to, or interested in, the funds in question in the said cause, under or by virtue of the said will of the said Mary Welsford, are, on or before the 15th day of April 1834, to come in and make out their claims and prove their titles thereto, respectively, before the said Henry Martin, Esq. at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Order.

WHERES by an Order of his Honour the Master of the Rolls, made in the matter of the Reverend Richard Buck, Cleric, and Margaret, his wife (since deceased), and their children, it was ordered that it should be referred to the Right Honourable Robert Lord Henley, one of the Masters of the High Court of Chancery, to enquire what children the said Margaret Buck had, and whether they are now living or dead, and, if any of them are dead, when they respectively died, and who are the respective personal representative or representatives of such of them as should be found to have so died; therefore, all persons claiming to be the representatives of any of such children who have died, are, on or before the 9th day of April 1834, to come in and make out their claims before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

The said Margaret Buck, the wife of the said Richard Buck, lived at Agecroft-Hall, near Manchester, in the County of Lancaster, and died on or about the 29th day of January 1830, and her children, and the representatives of such of them as are dead, are entitled to certain Exchequer bills and cash standing in the name of the Accountant-General of the said Court, in trust in the said matter.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of Andrews against Collins, the Creditors of Edward Thomas Slater, late of Brighton, in the County of Sussex, Brewer (who died in the month of October 1828), are, on or before the 1st day of May 1834, to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of Barr against Cave, the Creditors of William Beslee, late of Fletching, in the County of Sussex, Gentleman (who died in the month of January 1829), are, on or before the 5th day of April 1834, to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Decree.