July next, in presence of the Registrar of the Court of Justice, or a sworn Clerk, on such conditions as the Homourable the Supreme Court of Justice, or his Homour the Chief Justice in Non-Session, may be pleased then to direct;

The sugar plantation L'Union, situated on the west coast of Essequebo, Parish of St. John, bounded by plantation Hoffvan-Aurich on the south, and by plantation Dageraade 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 plautation 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 plautations 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-

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.

TTO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause Salway versus Jacob, with the approbation of John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at the Castle Inn, Deptford, in the County of Kent, on Friday the 11th day of April 1834, at One o'Clock in the Afternoon;

A very valuable freehold property, situate near the Broadway, in the high road to Greenwich, with frontage thereto of 50 feet, widening to an avarage width of 100 feet, or thereabouts, and containing in depth from the high road along MiH-Lane 400 feet, enclosed next the high ways by brick and stone buildings, walls, and fences, together with all the buildings at present crected thereon. May be viewed; and particulars, with a plan of the pro-

May be viewed; and particulars, with a plan of the property, may be had at the said Master's Office, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Jenkins and Abbott, Solicitors, 8, New-Inn; of Mr. Frederick Smith, Solicitor, King's Arms-Yard, Coleman-Street; at Garraway's Coffee-House; at the place of sale; and of the Auctioneer, Little Smith-Street, Westminster.

To be sold by auction, pursuant to a Decree of the High Court of Chancery, made in a cause initidled Hulme versus Hulme, with the approbation of William Wingfield, Esq. one of the Masters of the said Court, at the Albion Hotel, in Manchester, in the County of Lancaster, on Thursday the 24th day of April 1834, at Four o'Clock in the Afternoon, subject to such conditions as shall be then and there produced, the following fee simple estates, late the property of Otho Hulme, Esq. the testator in the pleadings in the said cause named, deceased;

Lot 1.—Five-capital warehouses, situate in Cannon-Street, and on the northerly side of Bank-Buildings, in Manchester a:oresaid.

Lot 2.-Six capital warehouses in Cannon Street aforesaid, and on the southerly side of Bank-Buildings aforesaid.

Lot 3.-Nine messuages or dwelling-houses, in Poland C. Street, Oldham Road, in Manchester aforesaid.

Lot 4.—Six messuages or dwelling-houses in Downing-Street; seventeen messuages or dwelling-houses in Russell-Street; and ten messuages or dwelling-houses in Temple-Street; and in the Township of Chorlton-upon-Medlock, in the Parish of Manchester aforesaid.

Lot 5.—Eightren messuages or dwelling houses, situate in and near Ancoats-Place, Great Aucoats-Street, in Manchester aforesaid.

Lot 6.—Three messuages or dwelling houses in Long Mill-Gate, in Manchester, and six dwelling-houses, in Parr's Gates and Long Mill-Gate aloresaid.

Lot 7.—Three dwelling-houses in Long Mill-Gate and sixteen dwelling houses in New-Gates and Long Mill-Gate aforesaid, all in the Parish of Manchester aforesaid.

Printed particulars are preparing, and may shortly be had (gratis) at the suid Master's Chambers, in Southampton Build-

ings, Chancery-Lane, London; and of Messrs. Willis, Watson, Bower, and Willis, Solicitors, Tokenhouse-Yard, London; Messrs. Milne, Parry, Milne, and Morris, Solicitors, Temple, London; Mr. A. F. Rosser, Solicitor, New Boswell-Court, Lincoln's Inn, London; Mr. John Dingwall, Solicitor, Baok-Bnildings, London; Messrs: Oswald, Milne, and Son, Solicitors, Manchester; at the place of sale; and at the principal Inns at Manchester, Stockport, and Oldham; and of Messrs. Barrett and Ridgway, the plaintiff's Solicitors, Manchester aforesaid.

HEREAS by an Order of the High Court of Chancery, made in a cause of Smith versus Hutchinson, it was ordered that it should be referred to the Master in rotation to enquire and state to the Court which of the legatees and devisees (including the legatee of the bible) under the will of Richard Weller, of Walcot-Place, Lambeth, in the County of Sourrey, Gentleman, are now living, and if dead, when they died, and who are their legal personal representatives; and whereas the devisees and legatees of such will are Elizabeth Weller, the widow of the testator; Ann Ward and Sarah Parsons, the daughters of William Parsons, Pump-Maker, of Brook-Street, Ratclift-Cross, in the County of Middlesex; William Weller, the brother of the testator; William Sniith, the son of the testator's wife, Elizabeth Weller; Sarah Weller, the wife of the said William Weller; Jane Reere and Elizabeth Reeve, daughters of David Reece, of Dorking, Surrey; Sarah Spinks; Maria Withers; Hannah White; Elizabeth Yaughan; George Hutchinson, of Kennington-Cross, Lambeth; David Reeve, of Dorking :-Now, therefore, such person or persons as now claim to be such legatees or devicees, or the representatives of such legatees and devisees, are forthwith to come in and make out their claims before Francis Cross, Esq. one of the Masters of the said Court, being the Master in rotation, to whom the said Order hath been referred, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order.

HEREAS by a Decree of the High Court of Chancery, made in a cause Hutton versus Kenyon, it is referred to James Trower, Esq. one of the Masters of the said Court, to enquire and state to the Court who were the Next of Kin of Ann Dunn, the daughter of William Dunn, the testator in the pleatings of the said cause maned, living at the time of her death, and if any of them have since died, who are their legal personal representatives; and whereas the said Ann Dunn was the only daughter of the said William Dunn, formerly of No. 10, Lamb's-Conduit-Street, Foundling-Hospital, in the County of Middlesex, Cheesenonger; and whereas the said William Dunn died in the month of March 1801; and the said Aun Dunn resided with her father at the time of his death, and shortly afterwards removed into Devonshire-Street, Queen-Square, in the said County of Middlesex, from the last of which places she removed into the New North-Road, Islington, in the same County, where she died on the 1st day of June 1829:—Therefore, such next of kin of the said Anin Dunn living at the time of her death, and if any of them have since died, their legal personal representatives, are forthwith to come in before the said Master, by their Solicitors, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prore their kindred, or in default thereof they will be excluded the benefit of the said Decree.

HEREAS by a Decree of the High Court of Chancery, made in a cause Bates versus Kirsopp, it was ordered that it should be referred to the Right Honourable Robert Lord Henley, one of the Masters of the said Court, to enquire and state to the Court which (if any) of the debts set forth in the schedule to the indenture of the 19th day of April 1786, in the pleadings mentioned (being a deed for the benefit of the Creditors of Robert Salmon, late of Hexham, in the County of Northumberland, Gentleman, decensed (who died on or about the 16th day of December 1786), including the interest on such of the said debts as bear interest, have been, wholly or in part, pad; and also to enquire and state to the Court whether any and which of such debts or interest remain, wholly or in any and what parts, unpaid.—Therefore, all persons named in the said schedule, or the legal personal representatives of such of them as may be dead, whose debts, or any interest thereon, are, wholly or in part, unpaid, are, on or before the 9th day of April 1834, to come in and prove