house, in a proportionable and rateable manner, share and share alike, at so much per pound, in equal proportions, ac-gonding to the several sums so contributed, advanced, and paints and upon such other trusts as are therein mentioned.paids, and upon such other trusts as are therein mentionen. And whereas the present trustees have lately sold and disposed of the said meeting-house, plot of ground, and premises, by public auction; Notice is hereby given, that all and every person and persons having any claim to the monies arising by the sale of such meeting-house, plot of ground, and premises, or any part thereof, are hereby required forthwith to make but and substantiate their claims under the trusts of the said indentures, otherwise they will lose the benefit thereof; and all such isersons are requested to give notice of their respec-All such persons are requested to give notice of their respec-tive chams to Mr. William Bowring, Bartholonew-Yard, Exeter, the Solicitor for the present trustees.—Dated this 6th day of October 1842.

TOBAGO.

In the Court of Chanzery,

Craufurd Davison, surviving partner of John Simpson, deceased, complainant; the Trustees and Legatees of John Drysdale, deceased, defendants.

DUrshant to a Decree of the Honourable Court of Chancery of Robago, made in the above cause upon the 15th of Juty inst. the sugar plantation called John's-Hill, situate in the Parish of Saint David, in the said Island of Tobago, consisting of 600 acres, or thereabouts, be the said of robago, con-sisting of 600 acres, or thereabouts, be the said more or less, with the negroes thereon being, and the buildings and live stock, and plantation implements and atensils thereon erected and being, and thereauto appertaining, will be ex-posed to sale to the highest bidder, at the Public Court-House, in the Town of Scarborough, in the said Island of Tobago, upon the 13th day of February 1813, unless in the pros upon the 13th day of February 1813, unless in the mean time cause be shewn to the said Honourable Court, by any person or persons interested in the said suit, or in the said premises, why such sale should not be proceeded in; and the terms of sale ordered by the said Honourable Court are as terms of sale ordered by the said Honourable Court are as follows, (to wit,) five per cent. upon the whole purchase-mo-ney to be paid down at the sale, and five per cent. of the re-mainder of the purchase-money, with interest, at six per cent. upon the whole of the remainder, to be paid upon the 1st day of Aogust 1813; and the remainder of the purchase-money after the said 1st day of August 1819, to be paid in four equal annual instalments, with interest at six per cent. per annun; annual instalments, with interest at six per cent. per annum; one fourth part upon the 1st day of August 1814; one other fourth part upon the 1st day of August 1815; one other fourth part upon the 1st day of August 1816; and the re-maining fourth part upon the 1st day of August 1817; sc-earity to be given for the payments.—And in pursuance of a further order of the said Honourable Court, I do require all persons having claims against the prentises in question, to produce and substantiate their accounts before me at my Office, in Scarborough aforesaid, without loss of time, otherwise they will be excluded from the benefit of the Decree of the said will be excluded from the benefit of the Decree of the said Honourable Court.—Tobago, July 24, 1812. E. PIGGOTT, Master in Chancery.

SURINAM.-ADVERTISEMENT.

10 the New Chamber of the Colony of Surinam for the Concerns of Orahous, Insolvent and Under the For (9 the New Chamber of the Colony of Sminam for the Concerns of Orphans, Insolvent and Unadministered Estates, under the title of "De Nieuwe Wees-Carateele en onbeheerde Boedels Kanner der Colonie Suriname," the fal-jowing estates have devolved, viz, N. Dangel, the 15th Sep-tember 1811; J. E. Fricke, the 20th Cotober; Mr. Jan Elias Eacher van Leuven, the 29th ditto; J. C. Rosart, the 5th November; J. C. Ahlers, the 29th ditto; the fore Boo heritage Encieer van Leuven, the 29th datto; J. C. Rosart, the 5th November; J. C. Ahlers, the 29th datto; the free Bos having caller hinself Bossum van Cordova, the 7th December; H. Heltreeter, the 1st January 1812; the free Doriuda van tSiffart, the 5th ditto; the free Johannes Hendrik van Esser, the 28th ditto; Cornelis Veldhuysea, the 6th February; Anna Frieze Conyuenberg, the 17th ditto; J. H. Kramer, the 24th ditto; the free Louis Paria, the 24th March; J. N. Frisch, the 3d April; C. N. Specht, the 9th ditto; Daniel Wagner, the 18th ditto; the free Jeannette Crokoy and thereanto be-longing valuetation Londondery, now Meder Zorg en Kinders the 18th ditto; the free Jeannette Crokoy and Thereinto be-longing plantation Londondery, now Moeder Zorg en Kinders Vlyt, the 20th ditto; C. Blozmhart, the 26th ditto; Saratje Chasina Dingeman, the 5th May; Rebecca Schots, widow, S.J. Boon, the 20th ditto; Wibbo Hieltjes Oesten, the 26th ditto; the free Lucretie van Roulean, the 15th June; the free Adriana van Bley, the 36th July; and Jean Amie du Boot de Bonsharre Port de Poncharra.

And in conformity to the 14th Artucle of the Instructions

and Ordinances issued for the above-mentioned Chamber, all and every one who have any demands on the estates aforesaid, or may be indebted to the same, are hereby summoned to give notice or make payment thereof within the space of fifteen months, to reckon from the dates they devolved thereto, under penalty of forfeiting their right and action against the Carators of the Chamber above-mentioned.—Paramaribo, the 31st July 1812.

(Signed) E. VAN ONNA, Secretray,

SURINAM .- ADVERTISEMENT.

"N consequence of the authorization of the Honourable L College of Commissaries for the Affairs of the New Cham-ber of the Colony of Surinam for the Concerns of Orphans, Insolvent and unadministered Estates, under the title of "De Nieuwe Wees-Coratcele en onbeheerde Boedels Kamer der Colonie Suriname," the Curators of said Chamber will, one year and six weeks from the date hereof (the precise day of which further to be appointed here), sell to the highest bidder and highest taker (in Dutch, hoogst mynende), the wood-land Williamstad, with all its appurtenances, buildings, slaves, and materials, belonging to the estate of J. G. Wil-liams, as per inventory of said wood-land, to be seen in Lon-don at the Counting-House of Mr. Edward Van Harthals, and at the above-mentioned Chamber, in the colony of Surinam. -Paramaribo, 31st July 1812

GERHOLDT, First Sworn Clerk. (Signed)

From the Marshal's Office.

Sale by Execution .- First Proclamation .-

Y anthority obtained from His Excellency Robert Gor-don, Esq. Captain-General and Governor in Chief of the Colony Berbice and its Dependencies, Vice-Admiral and President in all Courts and Colleges within the same,

President in all Courts and Colleges within the same, &c. &c. &c. granted upon a petition presented by John Lay-field, qq. Thomas Gndgeon, versus Simon Fraser (Kilinorack), under date of 16th December 1811; I, the undersigned First Marshal of both the Hononrable Courts of this colony, shall expose and sell at public execution sale, in presence of two Councillors' Commistaries and their Secretary, in the month of April 1813 (the precise day to be notified through the Gazette of this colony), the cotton estate colled Kilmorack sinated on the Correntine Coast, the estate called Kilmorack, situated on the Correntine Coast, the property of the aforesaid Simon Fraser, with all its cultivation, buildings, slaves, appurtenances, and dependencies thereto belonging; all conformable to an inventory thereof, now lying at the Marshal's Office for the inspection of those whom it may concern.

Whoever should think to have any right, interest, or claim on the before-mentioned estate or cotton plantation called on the hefore-mentioned estate or cotton plantation canca Kilmorack, cum annexis, and wishes to oppose the sale thereof, let such person or persons address themselves to the Marshal's Office of this colony, declaring their reasons for such opposition in due time and form; as I hereby give notice, that I will receive opposition from every one thereunto qualithat I will receive opposition from every one thereunto quali-fied, appoint them a day to have his on her claim heard before the Court, and further act therein according to style and law.

This first proclamation made known to the public by beat of drifn from the Court-House of this colony, and further dealt with according to style and custom in such cases.—Berbice, the 1st March 1812. K. FRANCKEN,

Hereas by a Decree of the High Court of Chancery, bearing date the 4th day of May 1812, made in a ise wherein Anu Dibble, widow, and others are plaintiffs, bearing 'late the 4th day of May 1812, unde in a cause wherein Ann Dibble, widow, and others are plaintiffs, and Susanna Waby, widow, is defendant, it was anongist other things referred to John Sincon, Esq; one of the Masters of the said Court, to enquire and state to the Court who were the next of kin of Edward Waby, late of Hitchin, in the County of Hertford, Gentleman, 'deceased, the intestate in the said Decree named, living at 'the time of his death, (which hap-pened on or about the 31st of January 1809,) and whether they or any of them had died since, who was or were their per-sons claiming to be such next of kin, or to be the personal representative or representatives of any of such next of kin, who may have departed this life since the said intestate, are on or before the 18th day of November 1812, to come in and make out his, Ner, or their claim or claims, and prove such make out his, her, or their claim or claims, and prove such kindred, before the said Moster Simeon, at his Chambers, in Sonthampton-Buildings, Chancery-Lan2, London, or in default thereof they will be peremptorily excluded the benefit of the said Decre :.