JOHN SKINNER.

(L. S.)

By His Excellency Major-General John Skinner, Commander in Chief in and over His Britannic Majesty's Island of Saint Croix and its Dependencies, in America, Vice-Admiral of the same, &c. &c. &c.

BY virtue of the authority in me vested, and in conformity with an ordinance of the one New Annual Conformity with an ordinance of the 23d May, and an edict of the 12th Angust 1809, I do hereby make known, that in compliance with a petition delivered in, I have permitted and granted, that Messrs. Christopher Flanagan and William M'Cor-mick, as Trustees in the trustee-estate of Mrs. Rebecca Ferrall, may summon by proclama, sub poena præclasi et perpetui si-lentii, all the known or unknown Creditors to the said trustee-estate of Mrs. Rebecca Ferrall, residing in European or American territories, to come forward with their demands, and enter and prove their claims, in person or by their attornies, before the said Trustees, previous to the expiration of the period hereinafter limited, that is to say, within one year and six weeks from the period when this proclama shall have been recorded in the Upper Courts of the islands of St. Croix, St. Thomas, and St. John, and published three times consecutively in the London Gazette; and all such known or unknown Creditors as reside in any of the West India islands or colonies, shall come forward with their demands, and enter and prove their claims in person or by their attornies, before the said Trustees, within three months from the date of this proclama being re-corded in the Superior and Inferior Courts of the islands of St. Croix, St. Thomas, and St. John, and notice thereof being published in the St. Croix Gazette three times consecutively. And the aforesaid Trustee shall further be bound to cause this grant to be produced in the Royal and the Loan Commissions Book-Keeper's Offices to the said islands, and procure a certificate of this being complied with; in failure of which this proc'ama shall not be valid against any claims or prerogatives of His Majesty; and all persons concerned are to take notice hereof, and to conduct themselves accordingly.

Given under my hand and seal, at the Government House, St. Croix, the 18th of February 1813.

By His Excellency's command, F. COSGRAVE, Secretary.

In conformity with the above most gracious grant, and with the warning thereby given, all and every one who have any demands of what description soever against Mrs. Rebecca remains of what description soever against his. Redecta Ferrall's trustee-dealing, are hereby called sub peens preclusi et perpetuje silentii, to bring in their demands, and to prove them before the Trustees, in the sessions which will be held in the Dealing, as also before the expiration of the time pre-scribed by the above grant.—Christiansted, on St. Croix, the 23d February 1813.

In behalf of the Gentlemen Trustees,

P. COLLETT, Curator in the Dealing.

. Shardlow, July 17, 1813.

SUTTON, Robinson, and Co. Carriers, and Wharfingers, hereby give notice, that they will not be accountable for hereof give notice, that they will not be accommon to be soon along the 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 101. for every 1001, value at the time of delivery, over and above the common rate of carriers of the street and riage; nor for goods contained in returned packages; nor for goods addressed to order, that may have been more than four-tren days uncalled for.

No claim for damage will be allowed unless made within seven days of the time of delivery, when the gress weight of

seven hays of the time of delivery, when the gress weight of the package must be stated.

No more than 51, will be paid for any article whatever of less weight than 281bs, nor more than after the rate of 101, 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 101, value, in addition to the common charge of carriage.

It will be considered that they be a greater value on all

It will be considered that they have a general lien on all goods, as well for freight of such goods, as for arrears of

freight due from the owners

They deliver all goods for Liverpool, &c. at Preston-Brook; for Worcester, Bristol, &c. at Stourport; and for London, at

Gainsbro'; and disclaim all liability to make good losses, which may occur after delivery from their boats at the above or other places. or other places.

Garendish Bridge, July 17, 1813.

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 10l. for every 100l: value at the time of delivery, over and above the common rate of carriage; nor for goods contained in returned packages; nor for goods ad-dressed to order, that may have been more than fourteen days

No claim for damage will be allowed unless made within seven days of the time of delivery, when the gross weight of

the package must be stated.

No more than 51. will be paid for any article whatever, of less weight than 28lbs. nor more than after the rate of 10l. per hundred weight, for any package of a greater weight, un-less 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 10l, 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

freight due from the owners.

They deliver all goods for Liverpool, &c. at Preston Brook; for Worcester, Bristol, &c. at Stourport; and for London, at Gainsborough; and disclaim all liability to make good losses which may occur after delivery from their boats, at the above or other places.

## NOTICE TO DEBTORS AND CREDITORS.

OSEPH JAMES, of the City of Bristol, Chairmaker, having by indenture, bearing date the 24th day of June last past, assigned all his estate and effects, to Thomas Clent, of the same City, Timber and Cornfactor, in trust for the benefit of all the Creditors of the said Joseph James.

Notice is hereby given, that the said deed is in the hands of Mr. Thomas Clent, at his counting house, on the Welsh Back, Bristol, where the said Creditors are requested to attend and sign the same, on or hefore the 31st day of August next, or in default of their so doing, they will be excluded the benefit

And all persons indebted to the said estate, are requested to pay their respective debts to the said Thomas Cleut, on or before the said 31st of August, or in default thereof they will be sued without further notice .- Dated 28th of July 1813.

## EDWARD HARRISON'S CREDITORS.

Otice is hereby given, that all Creditors of Edward Harrison, late of High Wycombe, in the County of Buckingham, Druggist, who have not already executed an assignment, bearing date on or about the 4th day of September 1811, whereby the said Edward Harrison assigned all his estate and effects unto James Spark and William Evans, in trust for themselves and the other creditors executing the same, are hereby required to execute the said assignment, now laying at the Counting-House of the said Messrs. Spark and Erans, on St. Peter's-Hill, Doctor's Commons, London, on or before the 1st day of September next; and such Creditors as shall fail or omit to execute the same on or before that day, will be excluded from the benefit thereof, and the Trustees will then make a Dividend of the estate and effects of the said Edward Harrison received by them.

Obe sold, pursuant to a Decree of the High Court of Chancery, bearing date the 9th day of March 1813, made in a cause wherein the Right Honourable Arthur Henry Lord Dorchester, and Maria Carleton, Spinster, infants, by their next friend, are plaintiffs, and the Right Honourable Richard Earl of Effugham and others are defendants, some time in the beginning of September 1813, before John Simeon, Esq. one of the Masters of the said Court, at the Public Sale Room of the said Court, in Southampton-Buildings, Chancery-

A valuable freehold estate, free of great tythes, comprising a capital mansion-house called Stubbings, late the residence and property of the Right Honourable Guy Lord Dorchester, deceased, with offices of every denomination, coach-houses and