

Conradus Schriiers, as having passed a mortgage on plantation Voedster, situate in Canje river, in favour of the church fund of the colony Berbice; which mortgage has been assumed to be paid by the representatives of A. J. Van Imbyze Van Batenburg.

Be it therefore known, that I the undersigned have caused to be taken in execution, at the instance of said A. Thornborough, Receiver of the Church Fund, the coffee estate called De Voedster, the property of the estate of the late Abraham Jacob Van Imbyze Van Batenburg, situate in the Canje river, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging; all conformable to an inventory formed thereof, now lying at the Marshal's Office of this colony, for the inspection of those whom it may concern.

Which said coffee estate De Voedster, cum annexis, I the undersigned intend to sell, after the expiration of one year and six weeks, from the 18th April 1812, conformable to the Court of Civil Justice regulations, dated 1st January 1810, respecting the sale of estates by execution in this colony, in order to recover from the proceeds of said sale such sum of money as for which the said plantation De Voedster has been taken in execution.

This first Proclamation made known to the public by beat of drum from the Court-House of this colony, and further dealt with according to custom.—Berbice, 29th November 1812.
K. FRANCKEN, First Marshal.

From the Marshal's Office.

Summons by Edict.

By virtue of an appointment from the Honourable Court of Civil Justice of this colony, dated 25th June 1813, given upon a petition presented by James Fraser and Simon Fraser, in capacity as the only, within this colony; residing executors of the last will and testament of Evan Duncan Fraser.

I the undersigned First Marshal of the Courts of this colony, and at the request of aforesaid James Fraser and Simon Fraser, in capacity as curators to the aforesaid estate of Evan Duncan Fraser, and by virtue of above-named appointment, summon by edict, all known and unknown creditors of the estate of Evan Duncan Fraser, to appear before the bar of the Court of Civil Justice of this colony at their session, which will be held in the month of July 1814, there to exhibit and verify their claims, to see opposition made thereunto, if need, and after expiration of the fourth edictal summons, to witness the Court's decision on the preferent and concurrent right of claimants, and further to proceed according to law, on pain of being for ever debarred their right of claim.

This summons by edict made known to the public by beat of drum, and further dealt with according to custom.—Berbice the 14th July 1813.
K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Summons by Edict.

By virtue of an appointment granted by the Honourable Court of Civil Justice of this colony, under date of 6th March 1813, upon a petition presented by E. Theobald, appointed curator to the estate and effects of Henry Croft, deceased.

The undersigned First Marshal of the Courts of this colony, and at the request of the said E. Theobald, in his capacity above-mentioned, summon by edict, all known and unknown creditors against the estate of Henry Croft, deceased, to appear in person or by power of attorney, before the bar of the Court of Civil Justice of this colony, at their session, to be held in the month of January, in the year 1814, there to render their claims against said estate to verify the same, and after proceeding according to law, to witness the Court's decision on the preferent and concurrent right of claimants, on pain to all those who remain in default, of being for ever debarred their right of claim.

This summons by edict, is published by beat of drum, as customary.—Berbice 15th April 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Sale by Execution.—First Proclamation.

By virtue of authority obtained from the Honourable Court of Civil Justice of this colony, under date of 1st

No. 16772.

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May 1813, upon the petition of A. J. Glasius and B. J. Schriiers, sequesters over per. E. Vreede and Vriendschap, and half Goudmyn.

Notice is hereby given, that I the undersigned First Marshal of the Courts of this Colony, will sell by public execution sale, in the month of July 1814, the precise day hereafter to be notified through the Gazette of this colony, the plantation Vreede and Vriendschap, and half of plantation Goudmyn, with all its cultivation, buildings, slaves, and other appurtenances and dependencies thereto belonging.

Whoever should think to have any right, action, or interest on the above mentioned plantations, and wishes to oppose this sale by execution, let him or them address themselves to me the undersigned, declaring their reason for so doing, in a legal manner in writing, as I do hereby give notice, that I will receive opposition from all intermediate person or persons, appoint them a day to have their claims heard before the court, and further act thereon according to law.

This first proclamation published by beat of drum, as customary.—Berbice 18th July 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Sale by Execution.—First Proclamation.

Whereas I the undersigned, by authority obtained from his Excellency Robert Gordon, Governor-General of the Colony of Berbice and its dependencies, Vice-Admiral and President, in all Courts and Colleges within the same, &c. &c. &c. upon a petition presented by John Beresford, under date of 25th April 1812, versus F. Cort, qq. Benfield's estate, as their having signed the bill of exchange, for which this action is instituted, have caused to be taken in execution, and put under sequestration, the undivided half of plantation Resource, being the eastern one-third of lots No. 11 and 12, situated in the western coast of Corentine, with all its cultivation, slaves, &c. &c. the property of F. Cort aforesaid.

Be it therefore known, that I the undersigned, intend to sell, after the expiration of one year and six weeks, from the 22d February 1813, the said undivided half of plantation Resource, as above specified, with all its cultivation, buildings, slaves, and further appurtenances thereto belonging, and of which the inventory laying at the Marshal's Office for the inspection of those whom it may concern, in order to recover from the proceeds of said execution sale such capital sum, interest, &c. as wherefore the said estate has been taken in execution, cum expences.

This first Proclamation published by beat of drum, as customary.—Berbice, the 18th July 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Sale by Execution.—First Proclamation.

Whereas I the undersigned, by authority obtained from his Excellency Robert Gordon, Governor-General in and over the Colony of Berbice and its dependencies, Vice-Admiral and President in all Courts and Colleges within the same, &c. &c. &c. upon a petition of James Fraser, under date of 29th March 1813, versus the executor or executor of the estate of Patrick Small, as also versus the executor or executors of the estate of the late William Threlfall, deceased, have caused to be taken in execution, and put under sequestration, the undivided moieties of the cotton plantation No. 40 and 41, situate on the west sea coast of this colony, with all its slaves, cultivation, buildings, and further appurtenances and dependencies thereunto belonging, conformable to an inventory formed thereof, and now lying at the Marshal's Office, of this colony, for the inspection of those whom it may concern; being the property of the estates of Patrick Small and William Threlfall, deceased.

Be it therefore known, that I the undersigned intend to sell, after the expiration of one year and six weeks, from the 25th June 1813, the aforementioned undivided moieties of plantation No. 40 and 41, with all its cultivation, buildings, slaves, &c. in order to recover from the proceeds of said execution sale such capital sum, interest, and expences, as wherefore the estate aforementioned has been taken in execution.