ory 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, and expences as wherefore the estate abovementioned has been taken in

This first Proclamation made known to the public as cus-tomary.—Berbice, the 30th May 1813.

K. FRANCKEN, First Marshal.

From the Marshal's Office.

Sale by Execution .- First Proclamation.

Hereas I the undersigned, by authority obtained from His Excellency Robert Gordon, Esquire, Captain-General and Governor in Chief of the Colony of Berbice, Vice-Admiral and President in all Courts and Colleges within the same, &c. &c. &c. granted upon a petition presented by A. Houston, as empowered by letter of Kingston and M'Bean, of Demerary, under date of 14th April 1811, versus Thomas White, have caused to be taken in execution the undivided share in the cotton plantation No. 35, Correntine coast of celony, the property of the aforesaid Thomas White.

And whereas said undivided share of plantation No. 35, Correntine, the property of Thomas White aforesaid, has, on

17th February last, been put under sequestration.

Be it therefore known, that I the undersigned intend to sell, after the expiration of one year and six weeks, from the 17th February 1813, the above-named undivided share in plantation No. 35, Correntine coast, with all its buildings, slaves, cultivation, and further appurtenances and dependencies thereto belonging, all conformable to an inventory formed thereof, and now laying at the Marshal's Office, for the inspection of those whom it may concern, in order to recover from the proceeds of the sale of said undivided share of plantation No. 35, Correntine coast, the property of the now often named Thomas White, such sums of money, cum interest, and expences, as wherefore the same has been taken

This first Proclamation made known to the public by beat of drum, and further dealt with according to law.—Berbice, 13th June 1813. K. FRANCKEN, First Marshal.

BACK-ROAD, ISLINGTON.

O be sold by auction, by Burton and Rist, on Tuesday the 16th of November instant, at Twelve o'Clock, at the Auction Mart, Bartholomew-Lane, by the order of and before the Commissioners named and authorized in and by a

Commission of hankruptcy issued against John Dovey;
The right and title of the Bankrupt in an agreement for a lease of a large portion of ground, situate on the west side of the Back-Road at Islington, in the County of Middlesex, with thirty-five messuages thereby agreed to be erected thereon, ten whereof have been built.

To be viewed, and particulars had of Messrs. Blandford and Murray, Solicitors, Temple; of Mr. Godmond, Solicitor, Earl-Street, Elackfriars; at the place of sale, and of Burton and Rist, 62, Cornbill,

TO be sold by auction, before the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued against Thomas George Clay, late of the City of Coventry, Silkman, Dealer and Chap-man, at the Castle Inn, in the said City of Coventry, on Saturday the 13th day of November instant, at Four o'Clock in the Afternoon;

A mortgage security for the sum of 2261, 14s, 4d, secured npon the tolls arising from the turnpike road leading from the City of Coventry, through Fillongley to Whitacre, in the County of Warwick. Five per cent interest for the above sum is paid regularly.

For further particulars inquire of Mr. Minster, Coventry, Solicitor to the Assignces.

bearing date the 9th day of July 1813, made in a Cause wherein Joseph Furnis and others are plaintiffs, and William Horton and others are defendants, the Creditors and Legatees of William Ross, formerly of Bunhill-Row, in the Connty of Middlesex, Hosier, deceased, (who died in or about the month of January 1793), are, on or before the 11th day of December 1813, to come in and prove their debts and claim their legacies, before John Sime m, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Build-

ings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery made in a Cause Eyres against Nadin, the Creditors of Edmund Brough, late of Manchester, in the County of Lancaster, Innkeeper, (who died on or about the 1st day of May 1805) are to come in before Robert Steele, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their debts, on or before the 1st day of December 1319, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Hogg against Watson, the Creditors of John Hogg, late of Craggy-Hall, in the County of North-umberland, Farmer, (who died in the year 1801,) are, on or before the 4th day of December 1813, to come in before will be peremptorily excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause of Barker against Harper, the Creditors of James Thwaite, late of Crosby-Row, in the Borough of Southwark, in the County of Surrey, Gentleman, deceased, are, on or before the 11th day of December next, to come in and prove their debts before John Springett Harvey, Esq. one of the Macters of the said Count at his Charphage in South of the Masters of the said Court, at his Chambers, in South-ampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

MR. BAYLIS'S BANKRUPTCY.

THE several Creditors who have proved their Debts under this Commission are respectfully informed, that in addition to 6s. in the pound before declared, a Final Dividend of 11s. 4d. further, making together the sum of 17s. 4d. will be paid at the Banking House of Messrs. Grazebrook, Wathen, and Co. in Stroud, any day during hours of business, from and after the 12th instant.

HE Creditors of William Fisher, of Cambridge, Woollen-Draper, a Bankrupt, are desired to meet the Assignees of his estate, at the White Hart Tavern, Holborn, on the 19th day of November 1813, at Eleven o'Clock in the Forenoon, to assent to or dissent from the Assignees taking a security of a certain debt, or otherwise disposing of the same; and on other

THE Creditors of Theodore Gwinnett, of Cheltenham, in the County of Gloucester, Money-Scrivener, Dealer and Chapman, against whom a Commission of Bankrupt was some time since awarded and issued, are requested to meet the Assignees of his estate and effects, at the Plough Inn, in Cheltenham aforesaid, on Wednesday the 24th day of November instant, at Eleven o'Clock in the Forencon, to assent to or dissent from a proposal made to the said Assignces for admitting, upon certain terms, the validity as well of the articles for the dissolution of the copartnership formerly subsisting between Francis Welles, of Cheltenham aforesaid, and the said Theodore Gwinnett and Charles Newmarch, as of certain Deeds of Trust executed by the said Theodore Gwinnett, bearing date the 18th and 19th days of February 1811, whereby the Trustees therein named claim a right to dispose of the property therein comprised, agreeably to the trusts of those deeds, and to apply the money arising therefrom in discharge of those debts for the payment of which the said Theo-dore Gwinnett, at the time of the execution of the said deeds, stood liable, jointly with certain other purson or persons in the said deed mentioned; and also to assent to or dissent from certain proposals made to the said Assignees for finally closing and settling the accounts between the said Charles Newmarch and the estate of the said Theodore Gwinnett, upon certain terms to be then stated, and for the finally settling, adjusting, and clasing the accounts of the several partnerships of Welles and Gwinnett, and Welles, Gwinnett, and Newmarch, and of any other partnerships in which the said Theodore Gwinnett was bereiofore engaged, in such manner and upon such terms as will be then stated; or to authorise the said Assignees to refer the said Accounts, or any of them, or any question arising thereout, to arbitration, and to bind themselves to abide by and perform the award to be made by virtue of any