

temporarily summoned to make these claims known here in person, of through an attorney by statements in duplo, duly verified, in the space of six months from the date of the present, and to await the judgment of the Court upon the same, under caution, that this time being elapsed, and after three several acclamations, nobody will be farther heard, but be excluded with all claims mediante decreto.—Pernau Town-Hall, the 10th September (O.S.) 1813.

Ad mandatum,
C. BARENDDT, Syndic and Secretary.

Patent Anti-Attrition Composition Office, No. 40, Charing-Cross, November 27, 1813.

IT is now unequivocally proved, that the Patent Anti-Attrition Composition is the cheapest and best thing ever yet discovered for ships' bottoms, instead of copper; to preserve cables from being rubbed in the hawse-holes, instead of a plat, service, or rounding; the rigging of ships from the weather, and from being chafed, instead of tar, parceline, and service; for the slides and carriages of guns; to render leather and canvas water-proof; and to prevent the effects of friction in steam-engines, mills, sugar-mills, threshing-mills, (or other implements of husbandry generally used by farmers,) carriages, coaches, waggons, carts, and machinery of every description. It is also the best thing to preserve the blades of swords, and all kind of polished steel articles, from rust. It will likewise preserve iron hoops, water butts, casks, tubs, spouts, posts, rails, gates, park paling, and every kind of wood and wooden building, from the weather, worm, and dry rot, either in the East or West Indies, or in any climate; and it will not only preserve iron rail-ways from corroding and wearing out, but also render the draught so light, that one horse will do the work of two.

One priming of the composition is in some cases, equal to one hundred applications of oil, tallow, or any other kind of grease, paint, or tar, and the public save by its use from three hundred to four thousand per cent., exclusive of preventing the wear and tear in machinery, wheels, &c. &c. which is a saving of expense more than that of saving nine parts out of ten, and nothing can be so clean in its working, or give so little trouble.

Sold, wholesale and retail, for the patentees, at No. 40, Charing-Cross, near the Admiralty, London; and by their appointment, at most ship-chandlers, printers, booksellers, libraries, stationers, druggists, medicine warehouses, perfumers, ironmongers, cutlers, coachmakers, inn-keepers, coach and waggon offices, oil and colour shops, saddlers, and shopkeepers, in the United Kingdom, in boxes, price, 2s. 6d.; 5d. 6s.; 10s. 6d.; one guinea, and two guineas each.

The smallest size box contains a quantity sufficient to prime a four-wheel carriage four times, with which it will run upwards of six thousand miles, without applying any thing else to the axletrees, and one half-guinea box contains a sufficient quantity for a stage-waggon to travel thirty-three thousand miles; and it will work with wood axletrees, or with common boxes and axletrees of any kind. The most satisfactory proofs of the merits of the composition may be seen at the Patentees' Office, No. 40, Charing-Cross.

Directions are given with each box, which are signed W. D. Bellamy.

From the Marshal's Office.

Sale by Execution.—First Proclamation.

BY virtue of a writ of execution granted by His Excellency John Murray, Brigadier-General and Acting Governor in and over the Colony of Barbice and its Dependencies, Vice-Admiral and President in all Courts and Colleges within the same, &c. &c. upon a petition of John Layfield, qq. John Dodson, and Co. of Lancaster, the cotton estate, No. 21, situate on the Corentine coast, the property of said George Munro, with all its cultivation, buildings, stores, and further appurtenances and dependencies thereof, belonging, and specified in the inventory thereof lying at the Marshal's Office for the inspection of those whom it may concern.

Which said cotton estate, No. 21, am annexed, I the undersigned intend to sell, after the expiration of one year and six weeks, from the 8th of August 1813, conformable to the regulations of the Court of Civil Justice, dated 1st January 1813, respecting the sale of estates by execution in this co-

lony, in order to recover from the proceeds of said sale such sum of money as is herefore the said estate, No. 21, has been taken in execution.

This first proclamation published by beat of drums according to custom in Barbice, this 20th of August 1813.

KENNETH GIBSON, First Marshal.

Burton on Trent, November, 23, 1813.

SUCH of the Creditors of Joseph Dicken, of Highlins Park, in the Parish of Tatenhill, in the County of Stafford, Gent. as have not signed the deed of conveyance of his estates to the Trustees for the benefit of his Creditors, are desired to send an account of their demands to the Office of Mr. Edmund Evans, Solicitor, in Derby, within one month from the date hereof, in order that the same may be examined prior to being discharged; and all Creditors who do not send their accounts as above directed, will be excluded all benefit and advantage arising from the said trust.

SOUTH WALES.

Freehold Estate, Radnorshire.

TO be peremptorily resold, pursuant to an Order of the High Court of Chancery, made in the matter of the devised estates of John Price, Esq. deceased, with the approbation of Edward Morris, Esq. one of the Masters of the said Court, to whom the said matter stands referred, at the Public Sale Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Thursday the 23d day of December next, at One o'Clock in the Afternoon;

Part of the freehold estates late of John Price, Esq. deceased, situate in the Parish of Llanelwary, Vymydd, in the County of Radnor, consisting of a farm called Custogian, containing 153 A. 2 R. 23 P.

Printed particulars may be had (gratis) at the said Master's Office, in Southampton-Buildings, Chancery-Lane; and of Messrs. Meredith and Robbins, Solicitors, Lincoln's-Inn; Mr. Whitcombe, Solicitor, Kingston; and at the Fleece Inn, Penybont.

WHEREAS by a Decree of the High Court of Chancery bearing date the 10th day of July 1814, in a cause wherein William Hall, Esq. and John Simeon and others are defendants, it was amongst other things referred to John Simeon, Esq. one of the Masters of the said Court, to inquire and state to the Court, when George Penton, late of Peabody, in the Parish of Saint James, Clerkenwell, in the County of Middlesex, Brass-Founder, deceased (the son of George Penton, formerly of New-Street-Square, in the City of London, Brass-Founder, but late of Highgate, in the County of Middlesex, Esq. deceased) died, and whether he left any and what child or children, and if any such child or children was or were living or dead, and if dead, who or were their personal representative or representatives; and if any person or persons claiming to be children of the said George Penton the son, or the personal representative or representatives of such of them as are dead, are, as of the 24th day of January 1814, to come in before the said Master Simeon, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out his, her, or their claims, or in default thereof he, she, or 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 Hatched against Woodcock, the Creditors of John Woodcock, late of Lincoln's-Inn, in the County of Middlesex, Esq. (who died on or about the 10th of March 1813), are forthwith to come in and prove their debts before James Stephen, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

THE Creditors of Elzathar Ayres, formerly of the Parish of St. Mary Rotherhithe, in the County of Surrey and late of Calcutta, in Bengal, Shipwright, deceased, are desired to send the particulars of their respective demands, and of the securities they hold for the same (if any) to Mr. George Payne, of York-Street, Covent-Garden.

THE Creditors (if any) of William Day, late of Tower-Street, London, and afterwards of Renton Place, Watworth, Surrey, Gent. deceased, are requested to deliver an account of their respective demands, within twenty-one days from the date hereof, to Mr. Sheppard, Dean-Street, South