

Westindiske Oer eller Colonier, skal fremkomme med deres Krav, og indlæser samt bevisliggjøre deres Fordringer, personligen eller ved deres Fuldmægtige, for benævnte Executores James McNeillidge, James Todd, and William Smith, forinden trede Maaneder fra den dato, da dette proclama er bleven læst i Over og Underretterne paa Oerne St. Croix, St. Thomas og St. Jan, og efterretning derom, trede paa hjaanden følgende Gaange, hieren bekiendtgjort i St. Croix Gazette; og de forhønnævnte Executores, skal endvidere være forpligtet at lade denne bevilling blive forevret i de Kongelige og Laane Commissionernes Bogholder Containr paa besagde Oer, og erhverve Attest om, at saadant er efterkommet; i manglende Fald skal dette proclama ikke være gjældende med hensyn af Naas Aljostrets Fordringer eller Rettigheder; og naar alle vedkommende dato at lægt age og sig derofter at setto.

I følge forestaaende Bevilling indkaldes herved, sub pœna præclusi et perpetui silentii, alle og enhver, som formene sig at have nogen retmæssig Fordring, af hvad navn-aaerens kind imod afgangne Daniel McFarlane, senior, i sin egen capacitet, og som Associe af Firmaerne McNeillidge et McFarlane, og McFarlane and McNeillidge til at anmelde og bevisliggjøre saadant deres havende Krav, for uundertegnede Executores testamenti, i de i Boet holdende Sessioner, den anden og fjerde Løverdag i hver Maaned, forinden de, i Bevillingen, foreskriverne Tidens Forløb.—St. Croix, Christianstad, den 12te November 1814.

(Udtertegnst) JAMES MCNEILLIDGE,
JAMES TODD.
WM. SMITH.

Copia Vidimata.

By His Excellency Major-General George William Ramsay, Governor and Commander in Chief in and over His Britannic Majesty's Island of St. Croix, and its Dependencies, in America, Vice-Admiral of the same, &c. &c. &c.

GEO. W. RAMSAY.
(L. S.)

BY virtue of the authority in me vested, and in conformity with an ordinance of the 23d May, and an edict of the 12th August 1800, I do hereby make known, that, in compliance with a petition delivered in, I have permitted and granted, that the Executores of the deceased Daniel McFarlane, senior, Messrs. James McNeillidge, James Todd, and William Smith, may summon by proclama, sub pœna præclusi et perpetui silentii, all the known or unknown Creditors of the said deceased Daniel McFarlane, senior, residing in European or American territories, to come forward with their demands, and to enter and prove their claims, in person or by their attornies, before the said Executores, 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 Executores James McNeillidge, James Todd, and William Smith, within three months from the date of this proclama being recorded in the Superior and Inferior Courts of the islands of St. Cruz, St. Thomas, and St. John, and notice thereof being published in the Santa Croix Gazette three times consecutively. And the aforesaid Executores shall further be bound to cause this grant to be produced in the Royal and the Loan Commission's Book-keeper's Offices to the said islands, and procure a certificate of this being complied with; in failure of which, this proclama 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, Santa Cruz, this 28th day of October 1814.
By His Excellency's command,
S. R. JARVIS, Gov. Sec.

Translation.

Pursuant to the above grant, is hereby, sub pœna præclusi et perpetui silentii, summoned all and every person that may have any legal demand, of whatsoever description, against the deceased Daniel McFarlane, senior, in his own capacity, as

well as associate of the firms of McNeillidge and McFarlane, and McFarlane and McNeillidge, to come forward and prove such their demands, before the underwritten Executores, in the Sessions of the Dealing, to be held every second and fourth Saturday of the month, previous the expiration of the periods prescribed by the said grant.—St. Croix, Christianstad, the 12th of November 1814.

(Signed) JAMES MCNEILLIDGE,
JAS. TODD.
WM. SMITH.

A true copy and translation of the original: as witness my hand and notarial seal, St. Croix, the 23d of November 1814. SCHUSTEAT, Not. Pub.

Freeholds, Berkshire; Hurst, near Reading; delightful Villa, called Hurst Grove, and a Farm and Lands at Merrill-Green, in Hurst.

TO be sold, in three lots, to the best bidders (at a time and place to be hereafter advertised), before Abel Morsey, Esq. the Deputy-Remembrancer of His Majesty's Court of Exchequer, pursuant to an Order of the said Court, in a matter intituled the King against Henry Boyle Deane, Esq. the following desirable and valuable freehold estates:

Lot 1. Hurst Grove, comprising a commodious and handsome villa, with garden, lawn, shrubberies, and about 30 acres of rich meadow and pasture ground, surrounded by thriving plantations and park paling.

Lot 2. A very productive inclosure of rich meadow land, called South Meadow, near Thistle-Green, in Hurst, containing about seven acres.

Lot 3. A small compact farm, with farm-house, out-buildings, &c. comprising about 50 acres of rich arable, meadow, and pasture land, at Merrill-Green, in the Parish of Hurst.

The estate contains some thriving young timber, and is well wooded.—Land-tax redeemed.

Further particulars may shortly be had of Messrs. Booth and Leggart, Solicitors for the Affairs of Taxes, Craven-Street, Strand, London; at the Chambers of the said Deputy-Remembrancer, in the Exchequer-Office, in the Inner-Temple, London; and of Jacob Newbury, Esq. Solicitor, Reading; and at either of which places a plan of the estate may be seen.—Particulars may be also had at the principal Inns in the neighbouring towns.

NOTICE to the Creditors of John Muir, formerly of Rochdale, in the County of Lancaster, and late of Manchester, in the said County, deceased; that the Trustees under his assignment for the equal benefit of every subscribing Creditor, bearing date the 25th of April 1815; will make a final dividend of his personal estate and effects, on or after the 1st of November 1815, at the Counting-House of William Anderson and Son, of Manchester. September 18, 1815.

THE Creditors of Mary Watkins, late of Paddington, in the County of Middlesex, Spinster, an Insolvent Debtor, who was discharged from the custody of the Marshal of His Majesty's Palace-Court, on the 1st day of August last, under an Act of Parliament made and passed in the 53d year of the reign of His present Majesty, intituled "An Act for the Relief of Insolvent Debtors in England," are requested to meet at the Office of Mr. George Feild, Solicitor, No. 8, Clifford's Inn, London, on Thursday the 5th of October next, between the hours of Twelve and One o'Clock, in order to choose an Assignee of the said Mary Watkins's estate and effects.

THE Creditors of William Lane, late of Hawley, in the County of Hereford, Horse-Dealer, lately a prisoner for debt confined in the gaol of Worcester, in the City of Worcester, and who was discharged therefrom in pursuance of the power of an Act of Parliament made and passed in the 34th year of the reign of His present Majesty, intituled "An Act for the Relief of Insolvent Debtors in England," are requested to meet at the Unicorn Inn, Malvern, in the County of Worcester, on the 4th day of October next, at Twelve o'Clock at Noon, in order to choose an Assignee or Assignees of the estate and effects of the said William Lane.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Thomas Jones, of Wemburne, in the County of Stafford, Nailfactor, Dancer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, on