demayor, I, Min undemsigned, at the sequests of W: Reynolds and K. Franken, in capacity as imposinted Curnetors to the estate of J. G. Scholleränger, deceased, do summon by edict all known and unknown Creditors against the aforesnid estate of J. C. Scholleränger, deceased, to appear at the bar of the Hanourable Coust of Civil Justice of this Colony, at their Session, which will be held in the month of January 1817, there to render in their claims to varify the same as also to hear to render in their claims, to verify the same, as also to hear the objections made thereunto, if need, and fürther to pro-cond according to law, on pain of perpetual silence, after the fourth and last edictal summons, to those who shall not have dered their claims. re

This summons by edict published as customary .- Berbice, :22d July 1816.

الد ذ م

3.5 (· C

SUMMONS BY EDICT.

BY. virtue of an appointment from His Excellency the Governor, dated 27th February 1817, I the undersigned, at the request of W. Reynolds and John Brown, as appointed Curators to the estate of William Rose, deceased, do hereby summon by edict, for the first time, all known and unknown Cre-ditors against the estate of William Rose, deceased, to appear at the bar of the Court of Civil Justice, of this Colony, at their session, which will be held on Monday the 21st day of July 1817, and following days, for the purpose of there rendering in their claims against aforesaid estate, to verify the same, as also to hear the objections made thereunto, if need, and further to proceed according to law.

his first summons by care Berbice, 4th March, 1817. K. FRANCKEN, First Marshal. This first summons by edict published as customary,-

E. F. HANTZE, Marshal.

NO be sold by auction, before the major part of the Commissioners in a Commission of Bankrupt awarded and missioners in a Commission of Bankrupt awarded and issued and now in prosecution against William Woodcock, of Preston, in the County of Lancaster, Timber-Merchant, Joiner and Cabinet-Maker, Dealer and Chapman (a Bank-rupt), on Mouday the 14th day of July 1817, at Seven o'Clock in the Evening, at Mr. William Ascroft's, the New Cock, in Preston aforesaid, subject to conditions to be then produced, the fee-simple and inheritance of and in the following lots: Lot 1. All that messuage or dwelling-house, shop, and Perston aforesaid with the anourtenances, now in the nas-

Preston aforesaid, with the appurtenances, now in the possession of .

Lot 2. All that substantial and well-built warehouse and building, adjoining the last mentioned lot, with the appurtenances, now in the possession of -

Lot 3. All that other warehouse and building, with the ap-purtenances, situate in Woodcock's Passage, within Prestor-aforesaid, and behind lot 2, part of which is now occupied as offices by the Overseers of Preston.

Lot 4. All those three cottages or dwelling-houses, situate in Woodcock's-Passage aforesaid, now in the possession of

in Woodcock's-rassage asoresaid, now in the possession of Joseph Bramwell, Richard May, and George Arrowsmith. Lot 5. All those three other cottages or dwelling-houses, situate in Woodcock's-Passage aforesaid, in the possession of George Leeming, William Dickenson, and George Farnworth.

Lot 6. All that plot of building land, situate and being on the north side of New-Hall-Lane, within Preston aforesaid, and adjoining to the Preston House of Correction land, con-

taining in the whole about 15,347 superficial square yards. Lot 7. All that plot of building-land, situate and being on the south side of North-Street, within Preston aforesaid, con-taining 1773 superficial square yards, or thereabouts.

Lot 8. All those two cottages or dwelling houses, situate in North-Street aforesaid, numbered 2 and 3, in the respective possessions of Joseph Parker and John Willasey.

Lot 9. those two other cottages or dwelling-houses, situate in North-Street aforesaid, numbered 4 and 5, and in the respective possessions of Henry Boardley and Ellen Newsham.

Lot 10. All those two other cottages or dwelling-houses, situate in North-Street aforesaid, numbered 11 and 12, and in the respective possessions of J. Newsham and Edward Mackenis.

Lot 11. All these those two other cottages or dwelling-houses, situate in North-Street aforesaid, numbered 13 and 14, and in the respective possessions of John Pomfret and George Howarth.

Lot 19. All those two other cottages or dwelling-houses, situate in Harrison's-Hill, within Preston aforesaid, num-

No. 17262.

в

bored 4 and 5, 3nd in the acspective possessions of Alice Walefall and Thumas Higham. 1 Lot 13, All these two other voltages or dwelling-bouses, situate in Harrison's Hill aforesaid, numberd 6 and 7, and inthe respective possessions of John Garner and Susan Latus. Lot 14. All those three other optiages or dwelling-houses, situate, in Harrison's-Hill aforesaid, numberd 1, 2, and 3, in the respective possessions of John Tipping, William Pickering,

and Thomas Dugdale. Lot 15. All those four cottages or dwelling-houses, situate in Butler-Street, within Preston aforesaid, in the respective posses-sions of James Entwisie, James Gornall, Robert Pendleton, and

James Capstick, together with a stable thercunto adjoining. Lot 16. All that plot of building land, situate in Butler-Street aforesaid, containing about 2888 superficial quare yards, or thereabouts.

The two last mentioned lots will be sold subject to the pay-

ment of the yearly ground-rent of 261. to Mr. Butler. For further particulars apply at the Offices of Mr. Win-stanley, Mr. Smith, or Messrs. Troughton and Haydock, all of Preston.

WW Hereas by a Decree of the High Court of Chancery, made in a Cause Donovan against Sandys, it was referred to Robert Steele, Esq. one of the Masters of the said reterred to Kobert Steele, Esq. one of the Masters of the suid Court of Chancery, to enquire and certify, who was or were the next of kin of Mary Sandys, Spinster, a limitic, lately de-ceased, at the time of her iteath, which said Mary Sandys resided in Upper 'Seymour-Street, in the County of Middlesex, and died in the month of January 1816, and was the daughter of Windsor Sandys, Esq. and Elizableth his wife, formerly Eliza-beth Brown, Spinster, who was the daughter of Richard Brown, of Islington, in the County of Middlesex, Esq. and which said Windsor Sandys and Elizabeth Brown intermarried in the way 1920. All parsons chaiming to fin ever of the to in the year 1724. All persons claiming to be next of kin to the said Mary Sandys through her father the said Windsor Sandys, or through her mother the said Elizabeth Brown, afterwards Elizabeth Sandys, and as such entitled to a district butive share in the personal estate of the said Mary Sandys, deceased, are to come in and make out and establish their kindred before the said Master Steele, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 12th day of July 1817, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause, Richardson against Langdale, the Cro made in a Cause, Richardson against Langdale, the Cre-ditors of Christopher Richardson, late of Great Ayton, in the County of York, Gentleman, deceased (who died in or about the month of December 1812), are by their Salicitors, forth-with to come in and prove their debts before William Alexander, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Lon-don, or in default thereof they will be excluded the begueft of the said Decree. of the said Decree.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Daniel Batchelour, now or late of Farnham, in the County of Surrey, Timher-Merchant, Carpenter, and Builder, are re-quested to meet the Assignees of the said Bankrupt's estate and effects, on Wednesday the 2d day of July next, at Eleven o'Clock in the Foresoon, at the Bush Inn, in Farnham afore-said, to assent to or dissent from the said Assignees compromis-ing a carting at law ecomposed by the marging Lung ing a certain action at law, commenced by them against James Laing, Esq. the late Sheriff of the said County of Surrey; and on other special affairs.

WHE Creditors who have proved their Debts under a Com-In his orentions who have protent then beets that a gainst mission of Bankrupt awarded and issued forth against Bishop Kennett, of Maidstone, in the County of Kent, Car-penter, Builder, Dealer and Chapman, are desired to meet the Assignee of the estate and effects of the said Bankrupt, on the 46th day of June instant, at Three o'Clock in the After-noon, at the Hautch of Venison, in the High-Street, Maid-ter, and the accept the or diseate form the acid Acid stone, in order to assent to or dissent from the said Assignee employing an accountant in and about the investigation of the affairs and concerns of the said Bankrupt, and also to his employing the said Bankrupt or such other person or persons as he may think proper, in and about the collecting, sale, and disposal of all or any part of the debts, estate, or effects of the said Bankrupt, and to the said Assignce paying or allowing to the said Bankrupt or such accountant of other person or persons to be employed as aforesaid, such compensation as