

Notice is hereby given, that the Partnership which subsisted between William Bedington, Sarah Frears and Edward Frears, Executrix and Executor of the will of the late William Frears, deceased, in the firm of William Bedington and Co. of Deretend, near Birmingham, Brass-Founders, was dissolved on the 18th day of September last by mutual consent.—Witness their hands the 6th day of December 1821.

*W. Bedington.*

*Sarah Frears.*

*Edwd. Frears.*

Notice is hereby given, that the Partnership lately subsisting between Thomas Mayor the elder, and Thomas Mayor the younger, of Freckleton, in the County of Lancaster, Coal Merchants, under the firm of Thomas Mayor and Company, was dissolved on the 7th day of July last, the Partnership term expiring on that day; all debts due to and owing by the said concern will be received and paid by the said Thomas Mayor the elder.—Witness their hands this 6th day of December 1821.

*Thos Mayor.*

*Thos. Mayor, jun.*

Notice is hereby given, that the Partnership subsisting between Thomas Mayor the younger, Thomas Mayor the elder, and James Mayor, all of Freckleton, in the County of Lancaster, Sail Cloth and Sacking Manufacturers, under the firm of John Mayor, Son and Company, was dissolved by mutual consent, on the 7th day of July last, and that all debts due to and owing by the said Partnership will be received and paid by the said Thomas Mayor the younger, and James Mayor, by whom the business will in future be carried on.—Witness their hands this 6th day of December 1821.

*Thos. Mayor, jun.*

*Thos. Mayor.*

*James Mayor.*

#### NOTICE.

ALL persons to whom Edward Jardine, late of Seven Oaks, in the County of Kent, Banker, stood indebted at the time of his decease (except on balances of accounts in his hands and as holders of notes of the Seven Oaks Bank, which appear by the bank books), are requested forthwith to deliver in an account of their demands to Messrs. Austen and G. Claridge, Solicitors, Seven Oaks, that the same may be investigated; and all persons indebted to the deceased, are required forthwith to pay the amount of their respective debts to Messrs. Austen and G. Claridge, who are authorized by the Executors to receive the same.

MR. WILLIAM BYERS, deceased.

Whereas William Byers, formerly of St. Martin's-le-Grand, London, Lacesman (who died at Bath, in May last), by his will gave to James Napier, son of his (testator's) late nephew, Charles Napier, certain stock in the Imperial Three per Cent. Annuities; and the said testator gave unto his three nieces, daughters of John Wright, and his (testator's) sister Mary, certain stock in the Three per Cent. Consolidated Annuities; and to his (testator's) nephews and nieces, children of William Napier, and his (testator's) late sister Margaret, certain stock in the Four per Cent. Annuities to be divided equally; and a certain legacy to his (testator's) cousins Richard Byers and family, of the Mote; and to his (testator's) cousins Samuel Story and sister, Jenny Pell, of Gapp, Richard Byers, a d youngest child, a certain legacy each; but the testator made no bequest of the residue of his estate.—The said William Byers was a native of Browhead, near Longtown, in Cumberland, and resided and carried on trade in London many years.—All persons claiming to be entitled to the said legacies, or to any of them; and also the Next of Kin of the said testator claiming, as such, to be entitled to the residue of his estate (undisposed of by his will), are requested forthwith to forward to me (post paid), their several claims, with satisfactory proofs in support of the same, in order that the Executors, appointed by the said testator's will, may transfer, divide, and pay such legacies and residue unto and amongst the several persons respectively entitled thereto.

JOHN THOMAS,

Solicitor to the Executors.

Bouverie-Street, London.

IN pursuance of authority received from His Honour the President of the Honourable Court of Criminal and Civil Justice for the United Colony of Demerary and Essequibo, bearing date the 6th instant,

I, the undersigned, Deputy First Marshal of said United Colony, do by these presents, in the name and behalf of John Edey, as Guardian of the minor Robert Younghusband, under appointment of the Honourable Court of Justice, summoned by edict, ad valvas curiæ, the heir or heirs, representative or representatives of the late William Younghusband, to appear in person, or by proxy, before the Honourable Court of Criminal and Civil Justice for said United Colony of Demerary and Essequibo, at the Ordinary Session, to be holden at the Court-House, in George Town, on the 11th day of February 1822, and following days, in order then and there to answer to the claim and demand to be made on the part of the plaintiff in arrest, and to state reasons (if they have any), why the arrest effected in behalf of the plaintiff, on the 8th instant, on the produce of plantation Anna Catharina, situated in Canal No. 1, in the aforesaid Colony of Demerary, shall be confirmed and made absolute, and otherwise proceed according to law; whereas, in case of default, the said Honourable Court will then and there decide on the premises as they in their wisdom shall deem meet.—Demerary, the 10th of September 1821.

J. D. HALEY, Deputy First Marshal.

#### DEMERARY AND ESSEQUEBO.

THE undersigned, in capacity as Deputy First Marshal of the United Colony of Demerary and Essequibo, advertises by these presents for the first, second, and third time, that he will, by virtue of certain sentences of the Honourable Court of Criminal and Civil Justice of the said United Colony, expose and sell, at public execution sale, the following plantations, with their cultivations, buildings, slaves, and further appurtenances, viz.

First.—In the month of June 1822, the undivided half of the cotton plantation Nabacles, situated on the east sea coast of this Colony, the property of the estate of J. C. Trotman, deceased.

Second.—In the month of July 1822, the sugar plantation Taimoth Manor, situated on the Arabian Coast of Essequibo, the property of John Fraser.

Third.—In the month of August 1822, the sugar plantation Hampton-Court, situated on the Arabian Coast of Essequibo, the property of James M'Donald, deceased, and George Metcalf, deceased.

Fourth.—In the said month of August 1822, the West, one-third of plantation Hackney, situated in Pomeroun River, planted in coffee and plantains, the property of James Wilson.

The judicium of præ and concurrentiæ on the net proceeds of the above sales will be held by the said Honourable Court of Justice three months after the respective days of sale, for which reason, all those who may pretend to have any right, title, or interest to the net proceeds of said plantations, are herewith, by me, the undersigned Deputy First Marshal of said United Colony, summoned to appear, in person or by their Attornies, to lay claims, in due form, before the Honourable Court of Justice for said United Colony of Demerary and Essequibo, at their respective Sessions, in the following months, viz.

In the month of August 1822, for the plantations Nabacles, say the undivided half; in the month of October 1822, for the plantations Taimoth Manor, Hampton-Court, and Hackney; under a penalty, that against the non-appears will be proceeded against as the law directs.

The inventories of the above stated plantations are daily to be seen at the Counting-House of Messrs. Hall, M'Garret, and Co. Austin-Friars, London.—Demerary and Essequibo, the 25th September 1821.

J. D. HALEY, Deputy First Marshal.

Marshal's-Office.—Summons by Edict.

BY virtue of an appointment granted by his Excellency Henry Beard, Esq. Lieutenant-Governor and Commander in Chief in and over the Colony Berbice, and its Dependencies, &c. &c. &c. President in all Courts and Colleges within the same, &c. &c. &c. upon the petition of Wolfert Kertz and Francis White, in quality as the Deliberating Executors of the last will and testament of Daniel Allt, late of this Colony, deceased, and guardians of the minor heirs