Island of Saint Michael, on the 24th day of May 1824), are required to produce satisfactory proof thereof to the undersigned, within six months from the publication of this notice, otherwise they will be excluded from any benefit that might secrue to them from the administration of the property of the deceased.—Dated at Saint Michael's, this 25th day of May 1827.

W. HARDING READ, H. B. M. Consul-General. Ñ. В.--All documents transmitted are to be sent free of postage by the claimants.

Marshal's Office.-Summons by Edict.

Y virtue of authority from His Excellency Henry Beard,
Fsq. Lieutenant-Governor and Commander in Chief,
President of the Honourable the Courts of Justice, sole Judge
of the Court of Vice-Admiralty of the Colony of Berbice, &c.

&c. &c. dated the 21st September 1827;

1, the undersigned, at the instance of G. van Zadelhoff and Petrus Koulen, in quality as Executors to the last will and testament of the free woman Eva Stoel, late of this Colony, deceased, and Guardians of the Minor heiress beneficially entitled unto the same, do hereby, for the first time, summon by edict all known and unknown creditors and claimants against the estate of aforenamed Eva Stoel, late of this Colony, deceased, to appear before the Bar of the Honourable the Court of Civil Justice of this Colony, at their ordinary Session, to be holden in the month of April in the year one thousand eight handred and twenty-eight, say 1828, there to render in their respective claims, properly substantiated and in due time and respective craims, properly substantial and in the time and born against beforenamed estate; whereas in default of which, and after the expiration of the fourth and last edictal, will be

proceeded against the non-appearers according to law. This first summons by edict published as customary.—Berbice,

the 22d September 1827.

K. FRANCKEN, First Marshal.

URSUANT to an Order of His Honour the President of the Honourable Court of Criminal and Civil Justice for the United Colony of Demerary and Essequebo, bearing date

the 14th September 1827;

1, the undersigned, Deputy First Marshal of said United Colony, at the request of William Jeffery, an inhabitant of this Golony, as Attorney of Robert Phippen, of Badgworth, in the County of Somerset, in the United Kingdom of Great Britain and Ireland, Esq. Richard Gilling, of Chedder, in the same County and Kingdom, Esq. and Thomas Phippen, of the same place, Gentleman, Executors to the last will and testament of Samuel Phippen, heretofore of the United Colony of Demorary and Essequebo, Planter, but late of the Parish of East Brent, in the said County of Somerset, deceased, do hareby, by edict, ad valvas curiæ, summon all known and un-known Cresitors of and claimants upon the estate (Boedel) of the said Samuel Phippen, deceased, to appear in person, or by their Attorney, before the Bar of the Honourable Counseller Commissary attending at the Court-House, in George-Town; on the last Session of the Roll-Court, to be holden in the month of February next, in order then and there to render in their claims, properly attested and substantiated, and in due torm, against said estate.

Whereas in default of which will be proceeded against the non-appearers according to law.—Demerary, the 17th of

October 1827.

A. M. MURTENS, Deputy First Marshal. URSUANT to an Order of His Honour the President of the Honourable Court of Criminal and Civil Justice for the United Colony of Demerary and Essequebo, bearing date

The 12th October instant;
I, the undersigned, Deputy First Marshal, at the request of William Dinges and D. J. C. Barkey, deliberating Executors to the last will and testament of John Justus Diges, described the last will and testament of John Justus Diges, described to the last will and testament of John Justus Diges, described to the last will and testament of John Justus Diges, described to the last will and testament of John Justus Diges, described to the last will and testament of John Justus Diges, described to the last will be the last w to the last will and testament of John Justus Dúges, deceased, do hereby, by edict, ad valvus curiar, summon all known and unknown Creditors of the said John Justus Duges, deceased, and of his plantations Ruinzigt and Good Hope, to appear in person, or by their Attorney, before the Bar of the Honourable Counsellor Commissary, attending at the Court-House, in George-Town, on the first Session of the Roll-Court, to be holden in the month of April next, in order then Martined, and in due form, against said estate.

Whereas, in default of which, will be proceeded against the non-appearers, according to law.—Demerary, the 17th of October 1827. and there to render in their claims, properly attested and sub-

A. M. MURLENS, Deputy First Marshal.

IN AMBLER AND SON'S INSOLVENCY.

HEREAS William Ambler and John Ambler, lately carrying on business at Osmondthorpe, in the Parish of Whitkirk, in the County of York, as Maltsters and Copartners, under the firm of William Ambler and Son, have, by indenture of assignment, assigned over all their estates and effects to Mr. John Williamson, Innkeeper, Mr. John Spence, Corn-Factor, Mr. Thomas Phillips, Corn-Factor, and Mr. Dennis Topham, Corn-Factor, all of Leeds, in the said County of York, the Trustees therein mentioned, for the benefit of all of York, the Trustees therein mentioned, for the benefit of all the Creditors of the said William Ambler and John Ambler, and each of them, or such of the said Creditors as shall ex-ecute the said deed by the 10th day of January next.—Notice is therefore hereby given, that the said deed of assignment bears date, and was executed by them, the said William Ambler and John Ambler, and the aforesaid Trustees, on the 12th day of December instant; and as to the execution thereof by the said several parties is witnessed by James Furbank, of Leeds aforesaid, Solicitor, and William Moxon, his Clerk.—And further notice is hereby given, that the said deed of assignment now lies at the Office of the said James Furbank, in Saint John's Street, in Leeds aforsaid, for the inspection and execution of the Creditors of the said William Ambler and John Ambler; and that such of them as shall neglect or refuse to execute the same, until after the said 10th day of January next, will be excluded all benefit arising therefrom.—Dated this 13th day of December 1827.

BENJAMIN BURFORD'S ESTATE.

OTICE is hereby given, that, by a deed of assignment, bearing date the 23d day of October 1827, Benjamin Burford, of Surrey-Street, Strand, in the County of Middlesex, Coal-Merchant, assigned all his estate and effects unto Kobert Pugh, of Salisbury-Wharf, Strand, in the said County of Middlesex, Coal-Merchant, upon trust, for the equal benefit of all the Creditors of the said Benjamin Burford who shall execute the said assignment; and that the said deed of assignment was executed by the said Benjamin Burford on the said 23d day of October 1827, and by the said Robert Pugh on the 6th day of November 1827; and that the execution of the said deed by the said Benjamin Burford was witnessed by Thomas Dobson, of said Benjamin Burrord was witnessed by Homas Bouson, of No. 7, Bouverie-Street, in the City of London, Attorney at Law, and by George Waugh, of Great James-Street, Bedford-Row, in the said County of Middlesex, Solicitor in Chancery; and that the execution of the said deed by the said Robert Pugh was also witnessed by the said George Waugh.

HE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Roger Pomeroy the younger, of Brixham, in the County of Devon, Banker, are requested to meet on Wednesday the 9th day of January next, at Twelve o'Clock at Noon precisely, at the Court of Commisioners of Bankrupts, in Basinghall-Street, in the City of London, to assent to or dissent from the Assignces of the said Bankrupt's estate submitting to arbitration an account between that estate and one George Foote; and also to assent to or dissent from the said Assignces confirming all acts done by the Assignees of the said Bankrupt, under and by virtue of the former Commission of Bankruptcy awarded and issued against the said Bankrupt, which has been superseded; and also to assent to or dissent from the said pre-sent Assignees compounding and agreeing with the said late Assignees in respect of the monies come to their hands, by allowing all or any of the expences incurred by them in the prosecution of the said superseded Commission, and incidental presected in the said supersected commission, and integral thereto; and generally to assent to or dissent from the said present Assignees commencing, prosecuting, or defending any suit or suits at law or equity, for the recovery of any part of the Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing in relation thereta, and on other swell afficient or thing in relation thereto; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against John Fletcher, of Ashton-under-Lyne, in the County of Lan-caster, Victualler, Dealer and Chapman, are requested to meet the Assignee of the said Bankrupt's estate and effects, on the 9th of January next, at Ten o'Clock in the Forenoon, at the Commercial lun, in Ashton-under-Lyne aforesaid, to assent to or dissent from the said Assignee borrowing, at interest, a sum of money to be applied either wholly or in part discharge of a mortgage or mortgages owing upon the said Bankrupt's real estate; and to or from the said Assignees joining the