

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Griffithes and John Mackey, of Devonport, in the County of Devon, Grocers, is this day dissolved by mutual consent.—All debts owing to and from the said Partnership will be received and paid by the said John Mackey.—Witness our hands this 16th day of July 1829.

*John Griffithes.
John Mackey.*

THIS is to certify, that the firm of George Knight and John Senier, is this day dissolved by mutual consent (July 21, 1829), lately carrying on the business of Grocers and Cheesemongers on the premises, No. 9, James-Street, Oxford-Street; and all debts owing to and by the said firm will be received and discharged by John Senier, on the premises.

*Geo. Knight.
John Senier.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Ewington and George Henry Chilcote, carrying on business at No. 3, Bond-Court, Walbrook, in the City of London, as Attorneys and Solicitors, under the firm of Ewington and Chilcote, was this day dissolved by mutual consent; all debts owing to and from the said Partnership concern will be received and paid by the said George Henry Chilcote, by whom the business will be in future carried on: Witness our hands this 23d day of July 1829.

*Wm. Ewington.
Geo. H. Chilcote.*

Brighton, July 7, 1829.

NOTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, James Chaplin, James Manley Chaplin, Pryce Bowen, and Robert Williams, as Ironmongers and Founders, at Brighton, in the County of Sussex, under the firm of Bowen, Williams, and Co., is this day dissolved by mutual consent; all debts due to the said late firm are to be paid to the said Pryce Bowen and Robert Williams, who will continue the business in partnership together, and by whom all demands on the said late firm will be discharged.

*James Chaplin.
James Manley Chaplin.
Pryce Bowen.
Robt. Williams.*

Marshal's-Office.—Summons by Edict.

BY virtue of an extract from the Register of the proceedings of the Honourable the Court of Civil Justice, Berbice, Wednesday, 29th April 1829;

I, the undersigned, at the instance, firstly, of Wm. Campbell and Duncan Fraser, in their quality as deliberating Executors to the estate of the late David Miller, deceased, and secondly of A. Schroeder, in quality as Curator to the several estates of Frederica Knies and Thomas Boardly, deceased, and as administering the estate of the late John Scoullar, deceased, do hereby, for the first time, summon by edict all known and unknown creditors and claimants against the respective estates of David Miller, Thomas Boardly, deceased, Frederica Knies, and John Scoullar, 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 October 1829, and following Sessions, there to render in their respective claims, properly substantiated, and in due form and time, against the several beforenamed estates; whereas in default of which, and after the expiration of the fourth and last edictal, will be proceeded against the non-appears according to law.

This first edictal summons published as customary.—Berbice, the 14th May 1829.

K. FRANCKEN, First Marshal.

Marshal's-Office.—Summons by Edict.

BY virtue of an extract from the Register of the proceedings of the Court of Civil Justice of the Colony Berbice, Tuesday, January 20, 1829, given upon the petition presented by the Board of Orphans and unadministered Estates of this Colony, and also by John Cameron, as the Attorney in this Colony, of Davidsons, Burky, and Co.;

I, the undersigned, at the instance of the first named petitioner, do hereby, for the first time, summon by edict all known and unknown creditors and claimants on plantation Re-

treas, cum annexis, and slaves, and also at the instance of the second named petitioner, all unknown and unknown creditors and claimants of plantation Waterloo, cum annexis, and slaves, both estates situate on the West Sea Coast of this Colony, and sold at execution sale on the 10th of December 1828, 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 July 1829, and following Sessions, there to render in their respective claims, properly substantiated and in due form and time against plantations Retreat and Waterloo, cum annexis, and slaves; whereas, in default of which, and after the expiration of the fourth and last edictal, will be proceeded against the non-appears according to law.

This first edictal summons published as customary.—Berbice, the 4th March 1829.

K. FRANCKEN, First Marshal.

Castle-Bear-Hill.—Freehold and Copyhold Estates and valuable Building Materials.

TO be peremptorily sold by auction, pursuant to an Order of the High Court of Chancery, made in a Cause Fournier against Her Royal Highness the Duchess of Kent and others, by Mr. William Stevens, with the approbation of James Trower, Esq. one of the Masters of the said Court, on the premises, on Thursday the 6th day of August 1829, and two following days, between the hours of Eleven and Twelve;

A highly desirable freehold estate, situate at Castle-Bear-Hill, on the high road leading from Ealing to Harrow, comprising 3A. 26P. of land, part meadow and part laid out in lawn and pleasure grounds, commanding extensive and beautiful views of the surrounding picturesque scenery, and peculiarly adapted for the erection of a gentleman's residence; also a freehold and copyhold estate, situate adjoining the above, on the high road from Ealing to Harrow, comprising 6A. 2R. and 15P. of freehold, and 6A. 2R. 25P. of copyhold land, now forming part of the park and pleasure ground to the mansion; also the valuable building materials of the mansion and out offices, comprising several hundred rods of sound stock brickwork, 100 square of excellent slating, Portland stone coping window sills, flag and other paving, an elegant geometrical stone staircase, mahogany hand rail and iron ballusters, numerous beautiful sculptured statuary marble chimney pieces, dove and veined ditto, mantles and hearths, stout oak and fir timbers in joists, girders, and rafters, capital oak and deal flooring boards, mahogany and wainscot window frames, and sashes, shutters, doors, casements, closets, Spanish mahogany doors in fine preservation, a capital hydraulic pump and engine, condensing stoves, grates, and other fixtures, several tons of metal, and miscellaneous useful materials.

Printed particulars and conditions of sale may be had (gratis) at the said Master's Chambers; of Messrs. Swain, Stevens, Maples, Pearse, and Hunt, Solicitors, Frederick's-Place, Old-Jewry; of Messrs. Karlslake and Crealock, Solicitors, No. 4, Regent-Street, Waterloo-Place; and of Messrs. Stevens and Brenchley, Auctioneers, 36, Old-Jewry, of whom also may be had tickets to view the premises.

WHEREAS by an Order of the High Court of Chancery, bearing date the 9th day of July 1829, made in certain causes Ashe v. Montagu, Rolles v. Montagu, White v. Bloxam, Jones v. Ashe, Jones v. Ashe, and Cary v. Ashe, it was referred to John Edmund Dowdeswell, Esquire, the Master to whom the said causes of Ashe v. Montagu, White v. Bloxam, and Jones v. Ashe, and Jones v. Ashe, stand transferred, to enquire and state to the Court whether there are any, and, if any, what charges or incumbrances upon or affecting the premises comprised in certain indentures in the said order mentioned, being part of the estate of James Montagu, Esquire, late of Lackham-House, in the County of Wilts, deceased, the Testator in the pleadings mentioned, situate at Lackham, Lacock, Corsham, Chippenham, Alderton, otherwise Aldrington, and elsewhere, in the County of Wilts, or any or either of them, and which were deposited with Master Campbell, late one of the Masters of the said Court, over and above certain annuities granted to Anthony Bacon, John Joseph Goodenough, Thomas Bruges, Thomas Flower, Thomas Goodchild, and William Bicknell; any other person or persons therefore having, or claiming to have, any charge or incumbrance upon or affecting the said estates, are on or before the 7th of August next, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out their claims, or in default thereof they will be peremptorily excluded the benefit of the said Order.