visions in the said indenture contained, and all benefit and advantage thereof, and of every of them, should be deemed and taken to have been or become the sole, absolute, and beneficial property of me, the said Lemuel Wellman Wright, as from the 30th day of April then and now last past: Now, therefore, I, the undersigned Lemuel Wellman Wright, do hereby give notice: that the said partnership so lately sub-sisting between me and the said Edwin Ward Jackson and George Freeman, as aforesaid, hath ceased and determined on and from the 30th day of April now last past, and that I am the sole patentee of the several inventions applicable to the washing, cleausing, or bleaching of linens, cottons, and other fabrics, goods, or fibrous sub-tances, in the said indenture or articles of copartnership mentioned, and that the said Edwin Ward Jackson bath no interest therein in anywise .--Dated the 16th day of October 1838.

Lemuel W. Wright.

## HONOR STRANGE.

F Honor, the daughter of Mary and James Strange, will amply futbolatons against the latter and the strange of the latter and the strange of t apply (it by letter, post paid) to Messrs. Hillier, Lewis, and Hillier, Solicitors, 6, Raymoud-buildings, Gray's-inn, London, orto Wilbam Rowland, Esq. Solicitor, Ramsbury, Wilts, she may hear or something to her advantage. The said Honor Strange formerly lived at Aldhourn, in Wilts, and from thence removed to Chute, in the said county, and is supposed to have gone from thence to London about thirty years ago, and has not since been heard of. Any person possessing any information as to her abbde or death is requested to forward the same as

British Guiana, County of Berbice.

Second and Last Edict.

IN pursuance of an extract from the minutes of the proceedings of the Roll Court, bearing date the 10th day

I, the undersigned, Marshal for this county, in the name and behalf of Withelmina Etizabeth Esther Heytmeyer, Widow of the late Wilhelm Christiaan Retemeyer, as executrix, and T. Prass, as executor, of the late Wilhelm Christiaan Retemeyer, deceased, late an inhabitant of Berbice; as also in the name and behalt of A. R. Hollingsworth, junior, an inhabitant of this country, in capacity as an administrator, under the orders of the Honograble the Supreme Court of Civil Justice, to the estate and effects of John Benjamin, deceased, do hereby, for the second and last time, by edict, cite all known and unknown creditors of the toregoing respective estates of W. C. Retemeyer and John Benjamin, both deceased, to appear at the Roll Court for this county, to be holden at the Court house, in New Amsterdam, on the 24th day of December 1838, and following days, at ten o'clock A. M., in order to render their respective claims, properly attested and in due form.

Whereas in default of which, perpetuum silentium will be decreed against the non-appearers according to law.

Marshal's Office, Berbice, this 21st day of August 1838.

K. FRANCKEN, Marshal.

## BRITISH GUIANA

Counties of Demerara and Essequebo.

URSUANT to authority granted by his Honour Jeffery date the 7th day September 1838;

I, the undersigned, Provost Marshal of British Guiana, I, the undersigned, Provost Marshal of British Vulana, in the name and benalf of John Lucie Smith, junior, in quality of attorney of Mrs. the widow Ann Evira Reed, executrix nominated and appointed in and by the last will and testament of John Groscort Reed, in his life time an inhabitestament of the caunty of Demerara, in the colony of British Guiana afor said, now deceased, do hereby, by edict, cite all known and unknown Euro-can creditors of the said John Groscort Reed, deceased, and his estate and effects (boedel), including plantations Docktour, Lowlands, Nooten Zuill, and Nahache, all situated in the county of Demerara, and colony of British Guiana atoresaid, to appear in person, or by their attorneys, at the Roll-court for the counties of Demerara and Essequebo, in the colony of British Guiana aforesaid, to be holden at the Court-house, in the Guiana Public-buildings, in George-town, in the month of March 1839, in order then and there to render their claims, properly substantiated, and in due form, against the estate of the said John Groscort Reed, deceased, including the plantations above-mentioned.

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

Marshal's-office, George-town, Demerara, this 10th day or September 1838.
T. C. HAMMELL, Provost Marshal.

## BRITISH GUIANA.

Counties of Demerara and Essequebo.

DURSUANT to authority granted by his Honour Jeffrey

the Hart Bent, Chief Justice of British Guiana, bearing date the 27th day of August 1838;
I, the undersigned, Provost Marshal of oritish Guiana, in the name and behal of Charles Richard Playter, in quality as deliberating substituted executor to and under the last wilk and testament of John Donvin, in his life time out Builder, in George-town, Demerara, in the colony of British Guiana, now deceased, do hereby, by edict, cite all known and unknown European creditors of the said John Donvin, deceased and of his boat-building establishment, in George town aroresaid, and his estate or woodland, Nerva or Nirva Saw Mill, to appear in person, or by their attorneys, at the Roll-court for the counties of Demerara and Essequebo, in the colony of British Guiana aforesaid, to be holden at the Court-house, in the Guiana Public buildings, in George-town, in the month of March 1839, in order then and there to render their claims, properly substantiated and in due form, against the estate of the said John Donvin, deceased, including the property abovementioned.

Whereas in default of which the non-appearers will be proceeded against according to law.

Marshal's-Office, George-town, Demerara, this 10th day of September 1838. T. C. HAMMELL, Provost Marshal.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Gamble against Gibson, the creditors of William Gibbins, late of Gainsborough, in the county of Lin-Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the kenefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Macquistin against Patrick, the creditors of George Macquistin, late of Kensington, in the county of Middlesex, Esq. deceased (who died on or about the 30th day of April 1836), are forthwith to come in and prove their debts before William Brougham, Esq. one of the Masters of the said Caart, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decrea.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Ward against Soulby, the creditors of John Rudd, formerly of Leman-street, Goodman's-fields, in the county of Middlesex, Cooper, deceased (who died in or about the month of June 1832), are, on or before the 10th day of December 1838, to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to an Order of the Lord High Chancellor, made in the matter of Wycherley Stone, a lunatic, the creditors of Wycherley Stone, formerly of Banbury, in the county of Oxford, and now of the Retreat, in the parish of Fulford, in the county of York, a lunatic, are forthwith to come in and prove their debts before Francis Cross, Esq. one of the Masters of the High Court of Chancery, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Order.

URSUANT to a Decree of the High Court of Chancery, made in a cause Knightbridge against Porter, the cre-ditors of James William Porter, late of Writtle, in the county of Essex, Merchant, deceased (who died in or about the month of December 1835), are forthwith to come in and prove their