London, February 12, 1780. THE Partnership between Bustamante and Roullet, of Ba. finghall-fiteet, Merchants, is, with mutual Confent, diffolved. All Perfons having any Demands upon faid Part-nerfhip are defired to fend in their Accounts immediately to their Houle, No. 62, in Bafinghall-freet aforefaid, that they may be difcharged.

Andrew Bustamante. Abram Roullet.

February 25, 1780. February 25, 2 Otice is hereby given, that the Prize Money due Company belonging to the Unrest D to the On Company belonging to the Hannah Privateer, of Lon-don, Captain Thomas Venture Commander, may receive their respective Shares of Prize Money arising from the Ship Le Pilote, any Friday Morning, between the Hours of Nine and One o'Clock, by applying to Thomas Porteus, No. 26, Limeftreet.

Bermuda, August 5, 1779. WHEREAS the Honourable Thomas Jones, Elquire, and others, Executors of the last Will and Testament and others, Executors of the laft Will and Teftament of the Honourable Francis Jones, Efq: late of the Hand of Bermuda, deceafed, did, on-the 10th Day of February, in the Year of our Lord 1778, file their Bill of Complaint in the Honourable the Court of Chancery for the faid Ifland of Ber-muda, fetting forth, that the faid Francis Jones did, in the Years of our Lord 1765 and 1767, lend to one certain Thomas Parfons, of the faid Ifland, Gentleman, 14911. 2s. 11d. Current Money of Bermuda; and as Security for the Repay-ment thereof took Mortgages upon certain Lands lying in Pa-gett's Parifh in the faid Ifland of Bermuda: That the Princi-'bal and Jatereff due on the faid Mortgages amounted to 2681]. pal and Intereft due on the faid Mortgages amounted to 2681 J. and upwards, which was double the real Value of the faid Land; and that the faid Thomas Parsons died in Parts beyond the Seas on or about the Year 1769 inteffate. Since which Time no Heir or other Perfon had laid any Claim to the faid Lands, nor could the Complainan's, on the fricteft Enquiry, learn of any Perfon, who either was or pretended to be Heir to the faid Thomas Parfons.

Wherefore the Complainants prayed, that the Equity of the Redemption of the faid Thomas Parfons, and his Heirs, in the faid Lands may be foreclofed. And whereas; although the faid Thomas Parfons was a Native of Bermuda, yet his Relations, if any, mult be prefumed to be in Great Britain, as the Father of the faid Thomas Parfons came to Bermuda from thence, and the faid Thomas Parfons himfelf was many Years a Merchant in the City of London.

Now Notice is hereby given, purfuant to a Rule or Order of the faid Court for that Purpole made, that unless an Answer is filed to the faid Bill on or before the 5th Day of August; which will be in the Year of our Lord 1780, by the Heir of the faid Thomas Parfons deceased, or some other Person claiming a Right and Title in the faid Lands under the faid Thomas Parfons, the Equity of Redemption in the faid mortgaged Pre-inifies will be decreed to be foreclosed agreeable to the Prayer of the faid Bill.

The solution of the second to be interiored agreeded to the fail of the fail Bill. WE E, Anthon Diedrich Wilchen and Mathaeus Rodde, Senators, and at this prefent Time Judges of this Imperial and the Holy Roman Empire Free City of Lubech, make known to all Men, especially to those whom it may concern, That before us in the Lower Court of Judicature perfonally appeared Andreas Christop Ahrens, for Johann Mi-chael Croll and Son, and humbly represented, that in the Month of October, in the Year 1778, the Petitioners received a Bill of Loading of Cassar Felix and Son, in London, of a Cargo of 73 Chaldrons of Coals, and 21 Fodders of Lead, fent from Newcafile to Lubech, the Infurance upon which they ordered immediately to be made here; this last Order for In-Jurance was accompanied by a Draft of 1041. Sterling, at Two and Half Ufances, Order Daniel Vonder Hyde, and one for 571. 9 s. Sterling English to the fame Order, at Two Ufances, which two Bills the Petitioners (fulpecting no Fraud, and on Account of many Circumfances too tedious to menand on Account of many Circumfiances too tedious to mention here could not expect) did without Hefitation accept, addreffing them to Hamburgh to C. A. Lorent and Am Ende ; before the coming due of fais Bills it was plainly proved, that neither a Firm of Cafpar Felix and Son in London, nor Daniel von der Hyde, were existing, thus all had been contrived for a villainous Fraud, therefore the before-mentioned Lorent and Am Ende were prevailed upon not to pay the faid Bills of

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104 1. and 57 1. 95. Sterling, but refuse them : The Petitioners have hitherto taken all imaginable Pains to discover these villainous Cheats, and bring them to condign Punifiment, to effect which they have often had Hopes and Profpects; but effect which they have often had Hopes and Fronzects, our as at laft, notwithftanding all their Pains, that faid iniquitous Affaic feems as if it would never come to Light. Your Peti-tioners, although no one fince has either demanded Payment, nor could under these Circumftances demand the fame, would nor could under these Circumstances demanded Payment, nor could under these Circumstances demand the fame, would for their better Securities Sake and Peace of Mind, most hum-bly pray, by a Valien Curize here, as also in London and Hamburgh affixed, and in the Foreign Papers inferted, a pub-lic Proclamation to cite and fummons all fuch as think themfelves initided to any Right or Claim upon the Petitioners Johann Michael Croll and Son for the Bills of 104 I. Sterling and 571. 98. Sterling, English, at Two and Half and Two Usances, Order Daniel Vonder Hyde, iffued by Caspar Felix and Son, within a double Saxon Term to appear here in the Lower Court, plead and profecute their Right with the Infinuation; That by not appearing, after the Expiration of faid affixed Period, the faid Bills will be declared null and void, and all and every Perfon or Perfons are to be perpetually filent thereafter.

After your Lordship will have granted the prayed-for public Proclamation cum Termino of a double Saxon Period, we do cite, call upon, and summon all and every who dare venture to make any Demand on the Petitioners for the Bills issued by Cafpar Felix and Son of London, for 10.1. Sterling and 571. 9s. Sterling, English, at Two and Half and Two Ufan-ces, to the Order of Daniel Vonder Hyde, accepted by the Petitioners, and addreffed for Payment to C. A. Lorent and Am Ende, by these Prefents, once, twice, three Times, allo peremptory, that they at further on the 4th Day of March in the next following Year reso, do among herein the Lorent peremptory, that they at further on the 4th Day of March in the next following Year 1780, do appear here in the Lower Court, either perfonally or by Power of Attorney, and their pretended Right or Demand produce and exemplify; but, in cafe of Non-appearance, to expect that they, after the Explra-tion of the Time fixed, are not to be heard, but to be hient for ever; likewife the faid Bills to be declared null and void. Thus done, under our Judicial Seal, this 29th of November,

PUrfuant to a Decree of the High Court of Chancery, the Creditors of Robert Neafe the Elder, late of Corfham in the County of Wilts, Efq; deceased, are to come in and prove their Debts before Samuel Pechell, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's inn, Chancery-lane, London, on or before the 20th Day of April next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.' DUrfuant to a Decree of the High Court of Chancery, the

Creditors of Edmund Carter, late of Cricklade in the County of Wilts, Yeoman, deceafed, are to come in and prove their Debts before Samuel Pechell, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-inn, Chan-cery-lane, London, on or before the 20th Day of April next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree Benefit of the faid Decree

Benefit of the laid Decree. TO be peremptorily fold, purfuant to a Decree of the High Court of Chancery, dated the 16th Day of June, 1779, made in a Caule, Hutchinfon againft Hatchinfon, before Edward Montagu, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, on Thurfday the 2t of March next, between the Hours of Six and Seven o'Clock in the Evening, The Leafehold Effates late of Edward Humpingon Coach maker decreed of mutations of Edward Hutchinson, Coach-maker, deceased, situate in Long-acre in the Parish of St Martin in the Fields in the County of Middles ... Particulars whereof may be had at the faid Mafter's Chambers.

O be peremptorily fold, purfuant to a Decree and fuble-quent Order of the High Court of Chancery, (made n a Cause wherein Joseph Mylam, an Infant, is Plaintiff; and James Bunce, Efg; and others, are Defendants) before John Hett, Efg; one of the Mafters of the faid Court, at his Cham-Hett, Efq; one of the Mafters of the faid Court, at his Cham-bers in Symond's-inn, Chancery-lane, London, on Friday the roth Day of March next, between the Hours of Five and Six o'Clock in the Afternoon, (together or in Lots) One Fourthe Part of the Freehold Eftates, fituate at Sydenham in the County of Kent, and at Peckham Rye and in Southwark in the County of Surty, formerly the Eftates of Thomas Hodfden, Efq; deceased; confifting of a fpacious, well-built Manfion-houfe, with convenient Offices, Garden, and Meadow Land lying contiguous thereto; and also of Everal Meffuages, Farma and