appointed for hearing, which will be held here in the month of December 1818, in order to lay heir clims in due form, under the penal y that against the non-appearers w.I. be proceeded as the law directs.—Rio Demerary, the 28th day of

B. TEYSSEN, jun. Acting Dep sty First Marshal.

DEMERARY AND ESSEQUEBO.

ENJAMIN TEYSSEN, in his capacity as Acting Deputy First Marshal of the Honourable Court of Justice of Demerary and Essequebo, advertises by these presents for the first, second, and third time, that he, by virtue of two sentences decreed by the said Honourable Court of Justice, and the subsequent execution, will expose and sell, at public execution sale, in the month of August 1813, the undivided half of the coffee plantation Regt door Zee, with all the buildings, slaves, and appurtenances, situated on the North Side of Canal No. 1, in the River Demorary, in behalf of M. Dyett and Charles M'Garel, qq. John Johnson, and M. Dyett and Charles M'Garel, qq. J. Brandt, qq. John Grey, both plain-tiffs in execution, versus G. Mahlstedt.

The inventory of the above-named coffee estate Regt door Zee, is daily to be seen at the Counting-House of Messrs. Underwood and Dyett, at London.

The judicium of the prm and concurrence of the nett proceeds of sales of the said coffee plantation Regt door Zee, will be made by the Honourable Court of Justice three months

after the day of sales.

after the day of sales.

For which cause, all those that may pretend to have any right, title, or interest to the nett proceeds of the said coffee plantation Regt door Ree, or otherwise, are herewith by me, the aforesaid Acting Deputy First Marshal of the Honourable Court of Justice, summoned to appear, in person or by their aftorney, on the first day appointed for hearing, which will be held here in the month of October 1813, in order to lay their claims in due form, under the penalty that against the non-appearers will be proceeded as the law directs.—Rio Demerary, the 28th day of September 1812.

B. TEYSSEN, jun. Acting Deputy First Marshal.

DEMERARY AND ESSEQUEBO.

ENJAMIN TEYSSEN, in his capacity as Acting Deputy First Marshal of the Honourable Court of Justice of Demerary and Essequebo, advertises by these presents for the first, second, and third time, that he, by virtue of a sentence decreed by the said Honourable Court of Justice, and the subsequent execution, will expose and sell, at public execution sale, in the month of May 1818, the plantation La Resource, situated in Canal Noi 2, in the River Demerary, with its appurtenances, in behalf of Stephen Duport, qq. William Heal, which if in execution wares the owner proprietor or replaintiff in execution, versus the owner, proprietor, or re-presentatives of plantation La Resource.

The inventory of the above-named plantation La Resource, is daily to be seen at the Counting-House of Messrs. Under-

wood and Dyett, at London.

The judicium of præ and concurrence of the net proceeds of sales of said plantation, will be made by the said Honourable

Court of Justice three months after the day of sales.

For which cause, all those who may pretend to have any right, title, or interest to the nett proceeds of the said planattation La Resource, or otherwise, are herewith by me, the aforesaid Acting Deputy First Marshal of the Honourable Court of Justice, summoned to appear, in person or by their tourt of Justice, summoned to appear, in person to by attorney, on the first day appointed for hearing, which will be held here in the month of August 1913, in order to key their claims in doe form, under the penalty that against the non-appearers will be proceeded as the law directs.—Rio Demerary, 28th September 1812.

B. TEYSSEN, jun. Acting Deputy First Marshal.

DEMERARY AND ESSEQUEBO.

BENJAMIN TEYSSEN, in his capacity as Acting Deputy First Marshal of the Honourable Court of Justice of Demerary and Essequebo, advertises by these presents for the first, second, and third time, that he, by virtue of a sentence decreed by the said Hanouruble Court of Justice, and the subsequent execution, will expose and sell, at public execu-tion sale, in the month of August 1813, the westerly half of the cotton estate or plantation Bushy-Park, with 81 negroes, and the undivided buildings thereon, and further appurte-nances, situated on the East Sea Coast of the colony Deme-tary, between Mahayca and Mahaycony Creeks, in behalf of A. Pullarton and John Oliverson, qq. Barton Irlam and Higginson, plaintiffs in execution, versus the executor or executors, representative or representatives of the estate of Robert Gibbons, deceased.

The inventory of the above-named westerly half of the cotton estate Bushy-Park, is daily to be seen at the Counting-House of Messrs. Underwood and Dyett, at London.

The judicium of the præ and concurrence on the nett proceeds of sales of said westerly half of plantation Bushy-Park, will be made by the said Honourable Court of Justice three months after the day of sales.

For which cause, all those who may pretend to have any sales with the court of the cause and the court of the cause and the cause are cause and the cause are cause and the cause and the cause are cause and the cause and the cause are cause are cause and the cause are cause and the cause are cause and the cause are cause are cause and the cause are cause are cause are cause and the cause are cause are cause are cause are cause and the cause are cause

right, title, or interest to the nett proceeds of the said westerly half of plantation Bushy-Park, or otherwise, are herewith by me, the aforesaid Acting Deputy First Marshal of the Honourable Court of Justice, summoned to appear, in person or by their attorney, on the first day appointed for hearing, which will be held here in the month of October 1813, in order to lay their claims in due form, under the penalty that against the non-appearers will be proceeded as the law directs.

Rio Demerary, the 28th day of September 1812.

B. TEYSSEN, jun. Acting Deputy First Marshal.

LL persons who have demands upon the estate, either of Ann Brandoin, late of Veray, in Switzerland, widow, deceased, or of Theodore Brandoin, her son, late of the City-Road, in the County of Middlesex, Gentleman, also deceased, are desired to send an account thereof, in writing, to Messrs. Meyrick and Broderip, No. 17, Red-Lion-Square, London, Solicitors to the Administrator of the said Ann Bran-doin and Theodore Brandoin, before the 19th day of January next, after which day their assets will be divided amongst their Creditors .- Dated this 15th day of December 1812.

NOTICE TO CREDITORS AND DEBTORS.

LL persons having any just claim or demand on the estate of John Poole, late of the City of London, but since of James-Street, in the City of Bath, Esq. deceased, are requested forthwith to transmit the amount and particulars thereof to Messrs. White and Son, No. 9, Old-Square, Lincoln's-Inn, the Solicitors to the Executor, in order that such accounts may be examined premous to their being allowed and discharged; and all persons indebted to the said estate are requested to pay the same into the hands of the said Messrs. White and Son. LL persons having any just claim or demand on the White and Son.

The Estate of ABRAHAM GOLDSMID, jun. deceased. A LL persons having any claim or demand on the estate and effects of Abraham Goldsmid, jun. late of Great Alie-Street, Goodman's-Fields, in the County of Middlesex, deceased, are desired to send the amount and particulars thereof, together with the nature of the securities they hold, if any, to Messrs. W. and J. Allen, Clifford's-Inn, London; and all persons indebted to the deceased are requested to pay the same as above as soon as possible, as the payment of the legacies, and the division of the testator's estate will be finally made in two months from the date hereof, by order of the Executor .- Dated December 12, 1812.

KENNETH MACLENNAN'S RELATIONS.

Hereas Kenneth Maclennan, late of Great May's-Buildings, in the Parish of St. Martin-in-the-Fields, in the County of Middlesex, Watch-Maker, deceased, did, by his last will, bearing date the 24th day of November 1808, give and bequeath all the residue of his estate and effects, whereseever the same might be, or of whatsoever the same might consist, unto his grand nephew, Kenreth Maclennan (then residing with him), his grand nephew William Mac-(then residing with him), his grand nephew William Macleman, then an apprentice at Inverness, in Scotland, and to such of the children of his (the testator's) brothers, Donald Macleman, formerly of Ross-shire, in Scotland, deceased, George Macleman, formerly of Ross-shire aforesaid, deceased, Duncan Macleman, formerly of Ediaburgh, deceased, and John Macleman, who about the year 1769 went to Jamaica, and had not since been heard of, to be equally divided between them, share and share alike, at the end of two years after his (the testator's) decease in case they should all have attained then the stator's) decease, in case they should all have attained twenty-one years; and if there should be any under that age, then such children's share to be paid to themeat the age of twenty-one; and in order to avoid uncertainty and trouble, as to the claimants under his said will, the testator directed that immediately after his burial, his executors should cause an advertisement to be three times inserted in one or more of the public newspapers, for such of his residuary legatees as were living to apply to them, and give satisfactory proofs of