

sines of a corafactor in the City of London or suburbs thereof, have been made up, formed, computed, and distinguished, and fairly and properly inserted; and hath verified upon his oath, that the same have been fairly, correctly, and properly made up, formed, and computed, to the best of his power, skill, and judgment, and according, so far as in him lies, to the true intent and tenor of the Act of Parliament in that behalf: And the general average prices of each of the said respective sorts of corn and grain thereby appearing to the said Lord Mayor, Recorder, and Aldermen, they do, in pursuance of the said Act, deem and certify the same to be as follows, viz.

	£	s.	d.
Barley .....	2	2	0
Beans .....	2	4	6
Pease .....	3	0	3
Rye .....	2	3	4
Wheat .....	3	16	2
Rape Seed .....	4	4	0
Oatmeal .....	0	19	2
Oats .....	1	8	7

Average price per quarter on  
the last six weeks.

Average price per boll on the  
last six weeks.

Average price per quarter on  
the last twelve weeks.

And do hereby order and direct, that the said general average prices be published in the London Gazette once in four several weeks immediately succeeding this present Session.

By the Court,  
**THOMAS SHELTON**, Clerk of the Peace.

From the Marshal's Office.

Sale by Execution.—First Proclamation.

**W**hereas I the undersigned, by authority obtained from His Excellency Robert Gordon, Esq. Captain-General and Governor in Chief, Vice-Admiral and President in all the Courts and Colleges within the Colony of Berbice, &c. &c. upon the petition of Johanna Van den Brock, wife of Johannes Van den Brock, duly empowered by her said husband against Albert Jan Glatius, an inhabitant of this colony, under date of 27th September 1811, and also by virtue of fiat given by the Honourable Court of Civil Justice of the aforesaid Colony, in a certain communicatory process carried on betwixt Gilles Hobus and Johannes Bakker, as executors to the estate of Jan de Vry Jacobi zu. deceased, and A. Virieger and George Pauels, as the general attorneys in this colony of C. J. Meyen and W. E. C. Van Staden, his wife, and George Pauels, as by the particular desire of Johanna Brese, acting for her, as the general attorney of her husband Johannes Van den Brock, at this time absent from this colony, have caused to be taken in execution and sequestration, the coffee estates called Dank Caarheid and Ruygozicht, the property of A. T. Glatius, the person against whom the above-named writ of execution is granted.

Be it therefore known, that I the undersigned, intend to sell, after the expiration of one year and six weeks, from the 15th of October 1812, the above-mentioned coffee estates, Dank Caarheid and Ruygozicht, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging, and specified in the inventory now laying at the Marshal's Office for the inspection of those whom it may concern, in order to recover from the proceeds of said sale such sum of money as wherefore the aforesaid estates have been taken in execution.

This first Proclamation published as customary.—Berbice, the 23d May 1813.

**K. FRANCKEN**, First Marshal.

From the Marshal's Office.

Summons by Edict.

**B**y virtue of an appointment granted by the Honourable Court of Civil Justice of this colony, upon a petition presented by D. Leen and A. Krieger, in capacity as curators to the estate of D. H. Meyer, deceased, under date of 28th April 1818,

I the undersigned First Marshal of both the Honourable Courts of this colony, and at the request of aforesaid D. Leen and A. Krieger, in their aforesaid capacity, summon by edict all known and unknown creditors against the before-mentioned estate of D. H. Meyer, deceased, to appear before the Honourable Court of Civil Justice of this colony, at their session, which will be held in the month of July 1814, there to exhibit and verify their claims to see opposition made thereto, if

need, and after expiration of the fourth summons by edict, to witness the Court's decision as to the preferent and concurrent right of claimants, and further to proceed according to law, upon pain of being for ever debarred their right of claim.

This summons by edict made known to the public by beat of drum, from the Court-House of this colony, and further dealt with according to custom.—Berbice, 30 May 1813.

**K. FRANCKEN**, First Marshal.

From the Marshal's Office.

Sale by Execution.—First Proclamation.

**B**y authority obtained from His Honour Johannes Bakker, President of the Court of Civil Justice, granted upon a petition presented by Paulus Eggis, now by Catharina Wilhelmina Bur, under date of 4th November 1807, versus Jan Jacob de Mey, as also by a subsequent petition presented by George Pauels, under date of 1st May 1813,

I, the undersigned Marshal of both the Honourable Courts of this colony, shall expose and sell, at public execution sale, in presence of two Counsellors' Commissioners and their Secretary, in the month of June 1814 (the exact day to be specified hereafter through the Gazette of this colony), the coffee estate Kort Beraud, situated in this river, with all the cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging, agreeable to inventory formed thereof, and which lays at the Marshal's Office for the inspection of those whom it may concern.

Whoever should think to have any right, action, or interest on the above-mentioned plantation Kort Beraud, and its dependencies, and wishes to oppose this sale by executing, let him or them address themselves to the undersigned, declaring their reason for so doing in a legal manner, in writing, as I hereby give notice, that I will receive no opposition from all intermediate person or persons, apposit them a day to have their claims heard before the Court, and further act therein according to law.

This first proclamation published by beat of drum, as customary.—Berbice, the 13th June 1813.

**K. FRANCKEN**, First Marshal.

**GEORGE WILLIAM RAMSAY**.

(L. S.)

**G**ior vitterligt, At jeg, i Kraft af den mig overdragte Myndighed, og i Overensstemmelse med en Forordning af 23de May, samt en Placat af 12te August 1800, hader efter derom indkommen Ausgøng tilladt og bevilget, at Executorerne efter algangne Baron Frederick De Bretton, Hen. John De Wint, og Baron Lucas De Bretton, jun. saavel som Executrix Baronesse Margaretha C. De Bretton, ved proclama, sub pena præclusi et perpetui silenti, imidlertid alle bekendte eller ubekendte Creditores efter bestemte afgangne Baron Frederick De Bretton, bevisende i Europa eller Americanske Hovedstæder, at fremkomme med deres Krav, og indlevere samt bevisliggjorte deres Fordringer, personligen, eller ved deres Fuldmægtige, for benævnte Executrix og Executorne foruden, trende maaneder fra den dato da dette proclama er blevet læst i Oyer og Undgærtretning pa Oerne St. Croix, St. Thomas, og St. Jan, og efterfølgende da rom trende paa døpanden følgende Gange blevet bevisliggjort i St. Croix Gazette. Og de forbenævnte Executorer skal endvidere være forpligtet at lade denne Bevilling blive forevist i de Kongelige og Laane Commissionernes Bogholder Contoirer pa besagte Oer, og erhverve Attest om at samme er efter kommet, i næste afgangne Fald skal dette proclama ikke gældende mod nogen af Hans Majestets synderier eller rettigheder; og have alle gedommende dette at tegnage og sig derefter at rette.

I Fulge omstaende Bevilling, og med det dels bevidste varsel, indkalder herved sub pena præclusi et perpetui silenti, alle og enhver, som fornævne sig at have nogen Fordring af hvad navn nævnes kan, imod afslide Her. Baron Frederick De Bretton eller hans sterkeste dermed af fremskaffende