

other hazardous brittle articles, are entirely at the risk of the owners as to breakage, or other damage or injury, unless an insurance of ten pounds on every one hundred pounds value, and so in proportion, shall have been paid thereon.

The owners of all goods not paying or agreeing to pay the extra respective prices, will be considered as taking the risk upon themselves.

All goods which shall be received for the purpose of being carried, will be considered as general liens, and subject not only to the freight of such particular goods, but also to the general balance due from the respective owners of such goods.

Any goods put into returned wrappers, covers, or cases, if lost or stolen, the Carrier will not be accountable for.

Any goods directed to be left until called for, or in any way not shewing where they should be delivered, if not taken away within the space of forty-eight hours, will be at the risk of the owner as to any accident or damage they may afterwards sustain.

Any claim for loss or damage that is not made within three days after the delivery of the goods, will not be allowed.

Persons sending aquafortis, oil of vitriol, or any ardent spirits, or gunpowder, are to write on the directions the contents, and make it known to the person receiving the goods, in order that it may be safely loaded, otherwise, if any damage arises therefrom, they will be required to make satisfaction for the same.

WM. WHITWORTH.
NAT. ATHERTON.

The Wilts and Berks Canal Company, who carry goods between Abingdon and London, give this public notice,

That they receive and carry goods upon the same conditions in every respect as are above expressed by Messrs. Whitworth and Atherton.

JOSEPH PRIESTLEY,

Agent to the Wilts and Berks Canal Company.

(Copia vidimata.)

By His Excellency Major-General George William Ramsay, Governor and Commander in Chief in and over His Britannic Majesty's Island of St. Croix, and its Dependencies, in America, Vice-Admiral of the same, &c. &c. &c.

F. COSGRAVE.

(L.S.)

GEO. W. RAMSAY.

(L.S.)

By virtue of the authority in me vested, and in conformity with an ordinance of the 23d May, and an edict of the 12th August 1800, I do hereby make known, that, in compliance with a petition delivered in, I have permitted and granted, that the Trustees in the estate of George L. Goodchild, Messrs. William Mitchell, and Charles Ferrall, may summon by proclama, sub pœna præclusi et perpetui silentii, all the known or unknown Creditors of the said George Goodchild, residing in European or American territories, to come forward with their demands, and to enter and prove their claims, in person or by their attorneys, before the said Trustees, previous to the expiration of the period hereinafter limited, that is to say, within one year and six weeks from the period when this proclama shall have been recorded in the Upper Courts of the islands of St. Croix, St. Thomas, and St. John, and published three times consecutively in the London Gazette; and all such known or unknown Creditors as reside in any of the West India islands or colonies, shall come forward with their demands, and enter and prove their claims, in person or by their attorneys, before the said Trustees, within three months from the date of this proclama being recorded in the Superior and Inferior Courts of the islands of Santa Cruz, St. Thomas, and St. John, and notice thereof being published in the Santa Cruz Gazette three times consecutively. And the aforesaid Trustees shall further be bound to cause this grant to be produced in the Royal and the Loan Commission's Book-keeper's Offices to the said islands, and procure a certificate of this being complied with; in failure of which, this proclama shall not be valid against any claims or prerogatives of His Majesty; and all persons concerned are to take notice hereof, and to conduct themselves accordingly.

Given under my hand and seal, at the Government-House, Santa Cruz, this 15th day of July 1813.

By His Excellency's command,

S. R. JARVIS, Gov. Sec.

In conformity with the above most gracious grant, and with the warning therein specified, is hereby summoned, sub pœna præclusi et perpetui silentii, all and every person pre-

tending to have any claim or demand, of whatsoever nature or description, against the Trustee estate of Mr. George L. Goodchild, to come forward with, enter and prove their demands, before the underwritten Trustees, in the sessions held in the said estate, before the expiration of the different periods mentioned in the grant.—St. Croix, the 9th of August 1813.

(Signed)

WM. MITCHELL.
C. FERRALL.

Læst i den Kongelige Westindiske Lands Overret den 11te August 1813, og tilført Pantebogen Lit. X. fol. 37.

J. D. W. SCHMALZ.

Læst i Christianstæds Byetings ret den 31te August 1813.

N. GIELLERUP. U. C. WEDEGE.

Samt tilført Pantebogen Lit. A. A., fol. 243. No. 7.

U. C. WEDEGE.

Læst i Friderickstæds ordinaire Byetings ret den 2de September 1813, og tilført Pantebogen Lit. L, fol. 508, 509.

BEHAGEN.

Læst i St. Jans Landret Forsdagen den 7de October 1813, og protocolleret; testerer.

PETER FRIESTEDT.

Fœrviist, og Attest derom meddeelt Dags Dato. Det Kongl. Bogholder Contoir for St. Thomas og St. Jan, den 12te October 1813.

L. REEMKE.

Fœrviist og Attest derom Dags Dato meddelt. Bogholder Contoiret for den Kongl. Westindiske Gields Liquidation for St. Thomas og St. Jan.—St. Thomas, den 13de October 1813.

J. BRUNSTORPH.

Læst i St. Thomæ ordinaire Byetings Ret den 18de October 1813.

Lind. SAM. PROM.

Tilført Pantebogen Lit. X. folio 37, 38, og 39.

SAM. PROM.

Fœrviist og Attest derom meddeelt Dags Dato.—Det Kong. Bogholder Contoir paa St. Croix den 5te November 1813.

V. BEVERHOUDT, E. Z.

Fœrviist i den Kongelige Westindiske Gields Liquidations Commissions Bogholder Contoir paa St. Croix den 6te November 1813, og Attest meddeelt.

DANIELSEN.

The within is a true copy of the original, as exhibited to me, J. F. S. Schuster, Counsellor and Notary Public for this island: As witness my hand and notarial seal.—St. Croix, the 27th of November 1813.

SCHUSTER, Not. Pub.

GEORGE WILLIAM RAMSAY,

(L. S.)

GIOR vittærligt, At jeg, i Kraft af den mig overdragne Myndighed, og i Overeenstemmelse med en Forordning af 23de May, samt en Placat af 12te August 1800, harer efter derom indkommen Ansøgning 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 Margareth C. De Bretton, maa ved proclama, sub pœna præclusi et perpetui silentii, indkalde alle bekiendte eller ubekiendte Creditores efter bemeldte afgangne Baron Frederick De Bretton, bœnde i Europæiske eller Americanske Herredømmer, at fremkomme med deres Krav og indlevere samt beviisliggjøre deres Fordringer, personligen eller ved deres Fuldmægtige, for benævnte Executrix Baronesse Marg. C. De Bretton, og Executorer Hr. John De Wint & Baron Lucas De Bretton, forinden expirationen aften nu hev bestemt tid, nemlig, forinden et Aar og Sex Uger, efter at dette Proclama er bleven læst i Overretterne for Oerne St. Cruz, St. Thomas, og St. Jan, og trende paa hinanden Gange publiceret i the London Gazette; og alle saadanne bekiendte eller ubekiendte Creditorer, som bœe paa nogen af de Westindiske Oer eller Colonier, skal fremkomme med deres Krav, og indlevere samt beviisliggjøre deres Fordringer personligen, eller ved deres Fuldmægtige, for benævnte Executrix og Executorer forinden trende maaneder fra den dato da dette proclama er bleven læst i Over og Underretterne paa Oerne St. Croix, St. Thomas, og St. Jan, og efterretning derom trende paa hinanden følgende Gange bleven bekiendtgjort i St. Croix Gazette. Og de forhevnævnte Executorer skal endvidere være forpligtete at lade denne Bevilling blive fœrviist i de Kongelige og Laane Commissionernes Bogholder Contoirer paa besagde Oer, og erhverre Attest om at suadant er efter kommet, i manglende Fald skal dette proclama ikke være gjeldende mod nogen af Hans Majestæts fordringer eller