under date of 17th April 1813, has, on the 29th April and 16th August 1813, taken in execution and put under sequestration, the cotton estate Geanies, situate on the Correntine coast of this colony, with all its slaves, buildings, cultivation, &c. as also the lower half of Lot No. 80, Correntine River, the property of abovenamed J. Craufurd Mac Leod and J. Bethune, all of which properties an inventory is to be seen at the Marshal's Office.

Be it therefore known, that I the undersigned intend to

Be it therefore known, that 1 the undersigned intend to sell, after the expiration of one year and six weeks from the 16th August 1813, the abovenamed cotton estate Geanics, and the lower half of Lot No. 80, cum annexis." Whoever should think to have any fight, action, or interest on the abovenamed estates, and wishes to oppose the sale thereof, let such persons address themselves to the Marshal's Office, declaring their reason for such an opposition in due time and form as 1 beesh give notion. time and form, as I bereby give notice, that I will receive opposition from every one thereunto qualified, appoint them a day to have his or her claim heard before the Court, and

further act therein according to law. This first proclamation made known to the public by beat of drum, as customary.—Berbice, the 22d August 1813.

K. FRANCKEN, First Marshal,

By His Majesty's Royal Patent. ANTI-ATTRITION.

THE Patent Anti-Attrition Composition is the cheapest and hest thing ever yet discovered for ships' bottoms, instead of copper; to preserve cables from being rubbed in the hawse-holes, instead of a plat, service, or rounding; the He makes the state of the seather, and from being chafed, instead of tar, "parceline, and service:" for the slides and instead of tar, "parceline, and service," for the slides and carrhages of guns; to reader leather and carvas water-proof; and to prevent the effects of friction in steam-engines, mills, sngar-mills, threshing-mills (or other implements of has-bandry generally used by farmers), carriages, coaches, wag-gons, carts, and machinery of every description. It is also the best thing to preserve the blades of swords, and all kind of polished steel articles, from rust. It will likewise pre-serve iron hoops, water butts, casks, tubs, spouts, posts, rails, gates, park paling; barn floorings, and every kind, of wood and wooden building, from the weather, worm, and dry rot, either in the East or West Indies, or in any climate; and it will not only preserve iron rail-ways from corroding and wearing out, but also render the draught so light, that one horse will do the work of two.

One priming of the composition is, in some cases, equal to one hundred applications of oil, tallow, or any other kind of grease, paint, or tar, and the public sare by its use from three hundred to four thousand per cent., exclusive of preventing the wear and tear in machinery, wheels, &c. &c., which is a saving of exponse more than that of saving nine parts out of ten, and nothing can be so clean in its working, or give so little trouble.

little trouble. Sold, for the patentees, at No. 40, Charing-Cross, near the Admiralty, London; and by their appointment, at most sup-chandlers, printers, booksellers, libraries, stationers, druggists, medicine warehouses, perfumers, ironanongers, cutters, coachankers, innkerpers, crach and waggon offices, oil and colour shops, saidlers, a.d. shopkeepers, in the United Kingdom, in boxes, price 2s. 6d.; 5s. 6d.; 10s. 6d.; one guinea, and two guineas each. The smallest size box contains a quantity sufficient to prime a four-wheel carriage four times, with which it will run un-

a four-wheel carriage four times, with which it will run up-wards of six thousand miles, without applying any thing else wards of six thousand unles, brinding applying any thing end to the axletrees, and one half-guined box contains a sufficient quantity for a stage-waggon to travel thirty-three thousand miles; and it will work with word axletrees, or with common boxes and axletrees of any kind. The most satisfactory proofs of the merits of this discovery may be seen at the Patentees Office, and also at their Agents.

*** The Public must be on their guard against a spurious ** The Funne must be on their guard against a spurious composition, which is sometimes attempted to be foisted upon them, to prevent the effects of friction, instead of which it is isjurious to machinery, &:, and none is genuine but that for which a patent has been obtained. To prevent imposition, the directions given with each box are signed W. D. Bellamy, and have the King's Arms on them—to counterfeit which is foremer, and any person making use of a counterfeit which is forgery; and any person making use of a composition, by which the patentees are defrauded, will be prosecuted, one hundred guineas reward having been offered by them to detect frands on the patent right.

FREEHOLD .- NAYLAND, SUFFOLK.

NO be sold, to the best bidder, before Abel Moysey, Esq. L Deputy Remembrancer of the Court of Exchequer, on. Monday the 25th day of April instant, at the Chambers of the said Deputy Remembrancer, in the Exchequer Office, Temple, London, pursuant to an Order of the said Court, made in a cause the King against Thomas Potter;

A freehold estate, consisting of four small tenements, a garden adjoining, and a small piece of meadow land, situate in Nayland, in the County of Suffolk, late the property of M₁. Thomas Potter.

Particulars may shortly be had (gratis) at the Office of the said Deputy Remembrancer, in the Inner Temple, London, at No. 36, Bloomsbury-Square; and at the Excise Offices, Ipswich, Nayland, Sudbury, Manningtree, Colchester, and Hadleigh.

NO be sold, pursuant to an Order of the High Court of L. Chancery, made in a cause Curteis against Witherdon, before Thomas Drake, Gent. the person appointed by John Campbell, Esq. one of the Masters of the said Court, at the Woolpack Inn, at Tenderton, in the County of Kant, about the latter end of next Easter week, in several distinct lots;

A quantity of oak timber growing on the estates of the late Thomas Withersden, Esq. deceased, situate in the several Parishes of Bothersdon, Smarden, Little Chart, and Boughton Matherb, in the County of Kent. The timber may be viewed by applying to George Withersden, Esq. at Bethersden aforesaid.

And particulars whereof may be had (gratis) at the Office of the said John Campbell, Esq. in Southampton-Buildings, Chancery-Lane, London; Mr. Dawes, Solicitor, Angel-Court, Ashford, Kent; at the Saracen's Head Inn, Ashford; the Star and Bell Inns, in Maidstone; the Fountain and King's Head Inns, Canterbury; and at the place of sale.

Ursuant to a Decree of the High Court of Chancery, Dursuant to a Decree of the High Court of Chancery, made in a Cause Gallaud against Leonard, the Cre-ditors of Francis Mell, late of Riphngham, in the Parish of. Rowley, in the County of York, 'armer, deceased (who died in or about the month of May 1810,) are to come in and prove-their Debts before Robert Steele, Esq. one of the Masters-of the said Court, at his Chambers, in Southampton-Build-ings, Chancery-Lane, London, on or before the 2d day of May 1814, or in default theorem they will be account with May 1814, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, hearing date the 16th of February 1814, made in a canse wherein Charles Damorgue and others are plaintiffs, and William Breton is defendant, the Creditors of Michael Harvey Breton, late of Clintotte-Street, Rathbone-Place, in the County of Middlesex, Esq. deceased, (who died some time in or about the month of June 1798,)-are forthwith to one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery. Dursuant to a Decree of the High Court of Chancery, made in a Cause Sktchen against Bennett, the Creditors of James Whittle, late of Manchester, in the County of Lan-caster, Gentieman, deceased, (who died on or about the 22d, day of October 1812), are to come in and prove their debts before James Stephen, Esq. one of the Masters of the said Court, at his Chambers, in Sonthamyton-Buildings, Chan-cery-Lane, London, on or before the 14th day of Liny 1814, or in default thereof they will be peremptorily excluded the benefit of the said Decree. benefit of the said Decree.

PUrsuant to a Decree of the High Court of Chan-cery, made in a Cause Edwards against Brereton, the Creditors of Emm Edwards, late of Ware, in the County of Hertford, Widow, dreeased, (who died in or about the month, of July 1805,) are forthwith to come in and prove their debts-balow. Laws Starburg, For one of the Machine at the and before James Stephen, Esq. one of the Masters of the debts-before James Stephen, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chan-cery-Laue, London, or in default thereof they will be excluded the benefit of the said Decree.

THE Creditors of William Parnell, formerly of Mary-le-L Bonc-Baildings, Portsea, in the County of Hants, Cabinet-Maker, but afterwards of Adam-Street, Portsea aforesaid, Victualler, and late a prisoner in His Majesty's prison