Court-House, in George-Town, on the 16th day of December next, and following days, in order then and there to answer to the claim and demand to be made on the part of the plaintiff, and to state reasons (if they have any) why the arrest effected in behalf of the plaintiff, on the 13th and 14th of March last, on all such sum or sums of money as may be due and owing by the Attornies or Representatives of George Lacy, and the house or firm of Fullerton, Playter, and Co. to the Attorney or Representatives of the house or firm of Arthur Oughter. son and Co. of Greenock, shall not be confirmed and made shoulde, and otherwise proceed according to law; whereas in case of default, the said Honourable Court will then decide on the premises as they in their wisdom snall deem meet .-Demerary the 7th of May 1817.

J. D. HALEY, Deputy First Marshal.

SAINT BARTHOLOMEW.

Public Summons.

Hereas Mr. John Bernhard Elbers, Burgher, Merchant, and inhabitant of this aforesaid Island, hath rendered to this Tribunal a petition, praying that, in order to prevent any preference or priority in favour of one of his Creditors to the prejudice or detriment of all of them, he may be permitted to resign the affairs of the late firm of Elbertond Kraft, and those of his own supragnitud affairs on to the be permitted to resign the affairs of the late firm of Elbers and Kraft, and those of his own suspended affairs up to the 3d of April 1815, no less than his later ones, to the present time; with a request, notwithstanding, that the said affairs may not be blended together, but treated and judged as separate concerns; and whereas the said Mr. John Bernbard Elbers has complied with all the formalities necessary and required by law in such cases, these are, therefore, to cite and summon all and any person or persons who may conceive themselves holding any just demands or pretensions against the said late firm of Elbers and Kraft, or against John Bern-hard Elbers personally, to appear before the Tribunal, in this land, either in person or by lawful Attornics, ere Twelve o'Clock on Wednesday the 26th day of November this present year 1817, there to present, prove, and make valid, according to law; such their demands or pretensions, to be heard on the prayer of the debtor for a separation of the affairs aforesaid, and to contend for each others better right to payment, under the peril and risk of forfeiting all and any further claim or claims against the said estates of Elbers and Kraft, or John Bernhard Elbers.

Gustavia, on the Island of Saint Bartholomew's, this 28d day of May 1817.

By resolve of the Tribunal, C. L. PLAGEMANN, Reg. ad. int.

the 5th day of August 1817, at the Public Sale Room of the High Court of Chancery, in Southampton-Buildings, Chancery-Lane, London, pursuant to a Decree of the said Court, in a Cause wherein John Aubin and another are Plaintiffs, and Lady Henrietta Daly and others are Defendants, before Charles Thomson, Esq. one of the Masters of the said Court;

A perpetual annuity of one thousand pounds, payable out of the Exchequer.

Particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings aforesaid; of Mr. Jeremiah Simpson, Solicitor, No. 7, King's-Bench-Walks, Temple, London; of Messrs. Hanrott and Metcalfe, Solicitors, No. 5, New-Square, Lincoln's-Inn; and of Messrs. Hicks and Braikenridge, Solicitors, No. 16, Bartlett's-Buildings, Hol-

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, bearing date the 15th day of July 1815, made in a Cause wherein Edward Smith and another are plaintiffs, and Sir Watkin Lewes and Justina Anna Lewes and others are desendants, with the approbation of Sir John Simeon, Bart, one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Saturday the 16th of August 1817, at Two of the Clock in the Afternoon, in three lots

three lots;
The valuable messuages, water corn-mill, and lands, situate in the Parish of Rudbaxton, in the County of Pembroke, part of the property of the said Sir Watkin Lewes and Justina Anna

Printed particulars whereof may be had (gratis) at the said

Sir John Simeon's Chambers, in Southampton-Buildings aforesaid; of Messrs. Tomlinsons, Thomson, and haker, Solicitors, Copthall-Court, London; and of Mr. Evans, Solicitor, Haverfordwest.

Hereas by a Decree of the High Court of Chancery, made in a Cause Macleod against Buchannan, it was referred to Robert Steele, Esq. one of the Masters of the said Court, to take an account of the personal estate of Peter Buchannan, formerly of Gower-Street, Bedford-Square, and afterwards of Braynes's-Row, Spa-Fields, Clerkenwell, in the County of Middlesex, Merchant, deceased, the testator in the said Decree named (who died in or about the month of June 1794), and it was, amongst other things, ordered, that the said Master should inquire whether the testator's son, Peter Buchannan, is living or dead, and if dead, whether he died under the age of twenty-one years, and if living, where he resides; and whereas the said Peter Buchannan, the son, was a clerk in the War-Office, but left that situation in or about the month of March 1805, and was shortly afterwards seen at the Bush Inn, at Bristol, which place he suddenly quitted in or about the month of April 1805.—The said Peter Buchan-nan, if living, is forthwith to come in and make out and prove his kindred to the said testator, Peter Buchannan, before the said Master Steele, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof he will be excluded the benefit of the said Decree.

SUPREME COURT OF JUDICATURE, AT FORT WIL-LIAM, IN BENGAL.

DUrsuant to a Decree of the Supreme Court of Judicature November in the year of our Lord 1816, and made in a Cause wherein Edward Strettell, Esq. Advocate-General of the United Company of Merchants of England trading to the East Indies, at their presidency of Fort William in Bengal, at the relational of John Martin Wickins is informant, and John Palmer and Jean Jacques Deverinne, Executors of Major General Cland Martin, deceased, are defendants. Notice is hereby given, that all the Creditors and Legatees of the said Testator Claude Martin are at liberty to come before the Master of this Ho-nourable Court, at his Office in the Court-House, and prove and establish their debts and legacies respectively, on or before the 2d day of November, which will be in the our Lord 1818, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Jones against Williams, the Creditors of Richard Williams, late of Old Hall Kerry, in the County of Montgomery, Gentleman, deceased (who died on or about the 26th of December 1815), are forthwith to come in and prove their debts before Charles Thomson, Esq. 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, made in a Cause Macleod against Buchannan, the Cre inade in a Cause Macreou against Buchannan, the Cre-ditors of Peter Buchannan, formerly of Gower-Street, Bed-ford-Square, and afterwards of Braynes's-Row, Spa-Fields, Clerkenwell, in the County of Middlesex, Merchant, deceased (who died in or about the month of June 1794), are forthwith to come in and prove their debts before Robert Steele, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laue, 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, made in a Cause Forster against Burrell, the Creditors of Charles Francis Forster, late of Buston, in the Parish of Warkworth, in the County of Northumberland, Esq. deceased, who died on or about the 25th of March 1807), are forth-with to come in and prove their debts before Robert Steele, Esq. 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, made in a Cause wherein Baroness Newhorough and another are plaintiffs, and the Marquess of Bute and others are defendants, the Creditors of the Right Honourable