N Oliec is hereby given, that the Partnership subsisting between William Edelsten, of Liverpool, in the County of Lancaster, and William Jones, of Pwllmelyn, in the County of Flint, in the trade or husiness of Pin-Manufacturers, and of Fint, in the trade of numers of Pin-vandracturers, and carried on at Liverpool aforesaid, or elsewhere, in the name or under the firm of William Edelsten and Co. was this day dissolved by mutual consent; and all debts owing to or by the said Partnership concern will be received and paid by the said William Jones: As witness our hands this 26th day of November 1824. William Edelsten.

## Heir at Law of the late JOHN WOOD, Esq.

Wm. Jones.

F the Heir at Law of the late John Wood, of the City of Bath Fee John dist course it is the City of Bath, Esq. (who died some time in or about the year 4780); will apply in person, or by letter (post paid) at the Offices of Mr. George Fowell Watts, Solicitor, Bath, or Messra. Nethersole and Barron, Solicitors, 15, Essex-Street, Strand, he will hear of something to his advautage.

ANHE Creditors of Messrs. William Pollard, Oswin, and Company, late of Swithin's-Lane, in the City of Lon-don, Merchants, under the Deed of Trust, dated the 28th Ann, Merchants, and the first place of them for the benefit of their Greditors, may receive a seventh dividend upon appli-cation to Messrs. R. G. and H. R. Burfoot, No. 2, King's-Bench-Walk, Temple, London, any day (Sunday excepted) between the homs of Ten and Twelve o'Cluck at Noon, after the 6th day of December next.

## Marshal's-Office .- Summons by Edict.

**B** y virtue of authority received from His Excellency Henry Beard, Esq. Lieutenant-Governor and Commander in Chief in and over the Colony of Berbice, and its dependencies, &c. &c. President in all Courts and Colloges within the same, &c. &c. &c. dated the 23d September 1824 ;

Arthin the same, occ. occ. date the 25d September 1824; I, the undersigned, at the instance of John Cheyney and J. H. P. Broeker, as Curators to the estate and effects of the late A. D. Cuche, deceased, and Guardians to his minor children, do hereby, for the first time, summon by edict all known and unknown Creditors or Claimants against the estate of abovenamed A. D. Cuche, deceased, to appear before the Bar of the Honourable the Court of Civil Justice of this Colony, at their Session, to be holden in the month of January 1825, and following Sessions, for the purpuse of there rendering in their respective claims, properly substantiated, and in due form and time, against abovenamed estate : Whereas in default of which, and after the expiration of the fourth and last edictal, will be proceeded against the nonappearers according to law.

This first edictal summons published as customary.-Ber-bice, the 24th September 1824.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Guitard, Notary Public, .27, Birchin Lane, Cornhill,]

Marshal's-Office, Berbice .--- Sale by Execution,

## Third Proclamation.

W Hereas I, the undersigned, by virtue of four respective write of execution ground but to the writs of execution, granted by His Excellency Henry Beard, Esq. Lieutenant Governor and Commander in Chief in and over the Colony Berbice and its Dependencies, &c. &c. &c. President in all Courts and Colleges within the same, &c. &c. , &c. &c. dated 4th of June 1824;

Firstly, in favour of Colin Douglas, for himself and for the late firm of J. T. and A. Douglas ; secondly, of John Cros-thwaite, for the late firm of Wullf, Brown, and Co. ; thirdly, thwaite, for the late firm of Wulff, Brown, and Co. ; thirdly, of Wm. Kewley; fourthly and lastly, of Charles Matheson, holder of the promissory note on which this action is instituted, plaintiffs, respectively; versus the Representative or Repre-sentatives of plantation Prospect, defendants; have caused to be taken in execution, and placed under sequestration, the sugar plantation Prospect, with all its cultivation, slaves, buildings, machineries, cattle, and whatsoever thereto be-long or appertaining; an inventory of which is laying at this Office, for the inspection of these concerned: Office, for the inspection of these concerned :

Be it therefore known, that I, the undersigned, or the Marshal at the time being, intend to sell at public execution Sale (after the expiration of one year and six weeks, from the toth of June 1824), the before named sugar plantation

Prospect, with all its cultivation, slaves, buildings, machine-Prospect, with all its cultivation, slaves, buildings, machine-ries, cattle, and whatsoever thereto belonging or appurtaining in order to recover, by execution sale of said estate, cum annexes, and slaves, such sum of money as wherefore the same has been taken in execution and placed under seques-tration; all conformable to the regulations of the Honourable the Court of Civil Justice, dated the 20th of December 1817, respecting the sale of estates by execution in this Colony. Colony.

This third Proclamation published as customary .- Berbice, 11th July 1824.

K. FRANCKEN, First Marshal.

O be sold, pursuant to an Order of the High Court d of Chaucery, made in a Cause Bruce against Viscounit Hawarden, before James Stephen, Esq. one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, in the month of January next ; A valuable and extensive freehold estate, called Bruce

Forest, situate in the Parishes of Great Canford, Holdenhurst, and Christchurch, in the Counties of Dorset and Hants, consisting of 1420 acres and 18 perches of freehold land, the whole whereof is covered with woods or plantations of timber trees, of several years growth, and late the estate

of limber trees, of several years growth, and late the estate of Patrick Crawford Bruce, Esq. deceased. Notice of the day of sale will shortly be published; and printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Boildings aforesaid; and at the Comment Master Exampling House and Hautenstell Lin-Offices of Messrs. Franchlin, Howe, and Heptonstall, Lin-coln's Inn, and Messrs. Few, Ashmore, and Hamilton, Hen-rietta-Street, Corent Garden, London.

Hereas Alexander Macdonald, late Major in His Majesty's 2d West India Regiment, by his will, dated in May 1823 (among other things) gave the interest of certain property therein described to Alexander Macdonald, of the Island of Barra, in North Britain, Gentleman, for his life; and after his decease he gave the residue of his property unto Alexander, the legitimate son of the said Alexander Macdonald, Alexander, the natural son of the said Alexander Macdo-nald, then living at the said Island of Barra, and Margaret, the daughter of the said Alexander Macdonald :-- And whereas by a Decree of the High Court of Chancery, dated 28th of May 1824, made in a Cause wherein James Mac-28th of May 1824, made in a Cause wherein James Mac-donald the elder, Alexander Macdonald, and Margaret Mac-donald, spinster, and James Macdonald the younger, are plaintiffs, and Alexander Fraser, Esq. and Sir Coutts Trotter, Baronet, are defendants, it is referred to Samuel Compton Cox, E.q. one of the Masters of the said Contr, to inquire whether the plaintiffs are the persons in-tended by Alexander Macdonald, by the description in his will, of Alexander Macdonald, of the Island of Barra, in North Britain, Gentleman, Alexander, the legitimate son of the said Alexander Macdonald. Alexander, the patural son the said Alexander Macdonald, Alexander, the batural son of the said Alexander Macdonald, now living at the Island of Barra aforesaid, and Margaret, the daughter of the said Alexander Macdonald - Any person or persons, therefore, claiming to be entitled under the description contained in the bequest made by the will of the said Alexander Macdonald, deceased, are requested, by their Solicitors, forthwith to come in before the soid Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out his, her, or their claim to be entitled under the bequest in the will of the said Alexander Macdonald, or in default thereof he; slie, or they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Barnes against Rhodes, the Creditors of Thomas Barnes, late of Barnes-Place, Mile-End, in the County of Middlesex, Builder, deceased (who died on or about the 21st of Angust 1818); are, on or before the 23d of December 1824, to come in and prove their debts before William Contrenay, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Decree.

Durstant to a Decree of the High Court of Chancery, made in a Cause Barnes against Rhodes, the Cre-ditors of Robert Barnes, late of Mile-End, in the County of Middlesex, Esq. deceased (who died on or a out the 2d day of May 1822), are, on or before the 23d day of December 1824, to come in and prove their debts before William