tion Manilla, situate on the East Sca Coast of Demerary, the property of Thomas Ince.

Secondly.—In the month of June of same year, the sugar plantation Good Intent, situate on the West Bank of the River Demerary, the property of the heirs of John Haywood.

Thirdly.—In the month of August of same year, the sugar plantation Sophienburg, situated on Tyger Island, River Essequebo, the property of E. H. Dalton.

The judicium of præ et concurrentiæ on the nett proceeds of the above sales will be held by the said Honourable Court of Justice, three months after the respective days of sale, for which reason all those who may pretend to have any right, title, or interest to the nett proceeds of said plantations, are herewith, by him the undersigned, Deputy First Marshal of said United Colony, summoned to appear in person, or by their Attornies, to lay their claims, in due form, before the Honourable Court of Justice of said United Colony of Demerary and Essequebo, at their respective Sessions, in the following months, viz.

following months, viz. In the month of August, for plantation Manilla; October, for plantation Good Intent; and in the month of December, for plantation Sophienburg, under a penalty that against the non-appearers will be proceeded as the law dirtcts.

The inventories of the above stated plantations are daily to be seen at the Counting-Houses of Messrs. Hall, M'Garel, and Co. No. 7, Austin-Friars, London; and P. I. Le Jolle, Esq. Amsterdam.

Demerary and Essequeho, this 22d July 1825.

J. D. HALEY, Deputy First Marshal.

Pursuant to an Order of His Honour the President of the Honourable Court of Criminal and Civil Justice for the United Colony of Demerary and Essequebo, of this day's date,

I, the undersigned, Deputy First Marshal of said United Golony, at the request of C. A. Van Grovestin and Hermanus Kleyn, provisionally appointed as Executors, in this Colony, of the last will and testament of Cornelis Gehard Storm Van S'Gravesande, deceased, do hereby, by edict, ad valvas curie, summon all known and unknown Creditors of the estate of said Cornelis Gehard Storm Van S'Vravesande, deceased, and of his plantation Onderneening and Mon Bijou, situated in Canal No. 1, Demerary, to appear in person, or by their Attorney, before the bar of the Honourable Counsellor's Commissary attending at the Ordinary fourteen days Roll-Court, to be holden at the Conrt-Honse, in George-Town, on the 19th day of the month of December next, and following days, then and there to render in their respective claims, puperly attested and substantiated, in due form, against said estate.

Whereas in default of which will be proceeded against the non-appearers according to law.—Demerary, 21st July 1825. J. D. HALEY, Deputy First Marshal.

Dursuant to an Order of His Honour the President of the Honourable Court of Criminal and Civil Justice for the United Colony of Demerary and Essequebo, dated the 26th instant,

I, the undersigned, in capacity as Deputy First Marshal of said United Colony, at the request of Jean François Sils, in quality as Excentor in these Colonies to the last will and testament of George Antoine Rozier de Montauroux, native of Milhau, Department de l'Aveiron, in the Kingdom of France, otherwise known in these Colonies as George Montauroux, late proprietor of plantation Great Diamond, do hereby, by edict, ad valvas curiae, summon all known and unknown creditors of the estate of said George Antoine Rozier de Montauroux, native of Milhau, Department de l'Aveiron, in the Kingdom of France, as also of his plantation Great Diamond; to appear in person or by their Attorney, before the bar of the Honourable Counsellor Commissary attending the Ordinary fourteen days Roll-Court, to be holden at the Court-House, in George-Town, on the 19th day of the month of December next, and following days, then and there to render in their respective claims, properly attested and substantiated, and in due form, against said estate.

Whereas in default of which will be proceeded against the non-appearers according to law.—Demerary, the 29th June 1825.

J. D. HALEY, Deputy First Marshal, C 2

DUrsuant to a Decree of the High Court of Chancery, made in a Cause Mowbray against Gray, the Creditors of George Isaac Mowbray, formerly of Yapton-House, in the County of Sussex, Esq. (but who at the time of his decease, which happened in or about the month of June 1823, resided at Durham), are, by their Solicitors, on or hefore the 6th day of Norember 1825, to come in before William Wingfield, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their debts, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

TOTICE is hereby given, that, in pursuance of an Order of his Honour the Vice-Chancellor, made on or about the 12th day of August last, on the hearing of a petition of John Coupland and Humphrey Goodwin, praying that the agreement, in the said petition mentioned to bear date the 9th day of August 1824, for the sale to them of all the estate, right, and interest of William Riley, flow or late of Birchwood, in the Parish of Alfreton, in the County of Derby, Coal-Merchant, Dealer and Chapman, a Bankrupt, in and to certain mines, hereditaments, and premises, situate at Birchwood aforesaid, might be confirmed, the Creditors who have proved their debts under the Commission of Bankrupt awarded and issued against the said William Riley, are raquested to meet at the King's Hearl Inhi, in the, Town of Derby, on Tuesday the 1st day of November next, at Five o'Clock in the Afternoon, for the purpose of them and there electing a fit and proper person to have the conduct and management of the resale of the said estate, right, and interest of the said Bankrupt of, in, and to the said minnes, hereditaments, and premises in the said agreement mentioned, which, by the said Order, is directed to be made.

HE Creditors who have already, or who shall on the 15th day of October instant have, proved their Dolus under a Commission of Bankrupt awarded and issued forth against Charles Joseph Bodington, late of Hook Norton, in the County of Oxford, Innkeeper, Dealer and Chapman, but now of Birmingham, in the County of Warwick, are requested to meet the Assignees of the said Bankrupt's estate and effects, on Saturday Ite 22d day of October instant, at Twelve o'Clock at Noon, at the Office of Messrs. Heydon and Morris, Solicitors, Warwick, to assent fo or dissent from the sale, by private controt, of the Bankrupt's real estate, situate at Hook. Norton aforesaid, to the Rev. Thomas Woodrooffe, of Drayton, in the said County of Oxford, Clerk, for the sum of 71001.; and also to assent to or dissent from the said Assignees paying out of the estate and effects of the said Bankrupt the costs and charges of preparing and obtaining his certific cate.

THE Creditors who have proved their dubts under a Com-mission of Bankrupt awarded and issued forth against George Brampton Bridges the younger, late of Oldham, in the County of Lancester, Draper, Dealer and Chapman, are re-quested to meet the Assignees of the estate and effects of the at Bankrupt, on Monday the 24th day of October instant, at Eleven o'Clock in the Forenoon, at the Office of Mé. Charles Wood, Solicitor, Brazennose-Street, in Manchester, in the said County of Lancaster, to assent to or dissent from the said Assignces selling and disposing of the stock in trade, furniture, and effects of the said Bankrupt, by private contract, in one or more lot or lots, either for ready money or oncredit as they in their discretion may think proper; and also to assent to or dissent from the said Assigncess paying all or any part of the law bill of the said Charles Wood, incurred in and about the affairs of the said Baukrupt, previously to opening the said Commission, the particulars of which bill will be submitted to the Creditors at the meeting ; and also to assent to or dissent from the said Assignces commencings prosecuting, or defending any soit or suit, at law or in equify; for the recovery of any part of the said Bankrapt's estate and effects; or to the compromising, compounding, submitting to arbitration, or otherwise settling and agreeing any matter or thing relating thereto, or in anywise connected therewith ; and on other special affairs.

HEREAS by an Act, passed? in the last Session of Parliament, intituled "An Act to amond the laws relating to Bankrupts," it is