

ALL persons who have any claims or demands on the estate and effects of James Gibbs, formerly of Whetstones Park, Lincoln's-Inn-Fields, in the County of Middlesex, Wheelwright, and late of No. 1, Trafalgar, Kentish-Town, in the same County, deceased, are requested forthwith to send an account of their respective demands to Messrs. G. T. and R. Taylor, of No. 18, Featherstone-Buildings, Holborn, Solicitors to the said deceased's Executors, in order that the accounts may be adjusted and discharged; and all persons who are or stand indebted to the estate of the said James Gibbs, are requested forthwith to pay the amount of their respective debts to the said Messrs. G. T. and R. Taylor.

United Colony of Demerary and Essequibo.

Orphan-Chamber, November 19, 1830.

NOTICE is hereby given to the Creditors of the under-mentioned estates to render in to the Orphan-Chamber of this Colony, within one year from the date hereof, their respective claims against the said estates, duly authenticated, on pain that unless their claims be so rendered, they will be forever excluded from any share of the proceeds of said estates.

Estate of Crawford Barr.
 — Elizabeth Butler.
 — Abraham Haynes.
 — William Hyles.
 — R. J. Hayes.
 — J. Horan.
 — Rev. F. H. W. Kolb.
 — George Leach.
 — J. Leyden.
 — F. C. Otto.
 — Timothy Pooler.
 — Charles Tennant.
 — Avan Eeten.
 — J. J. Vlaardingewoud.
 — A. M'Leod.
 — George M'Gowan.

By command,

NATHANIEL DYETT, Sub-Recorder, O. C.

PURSUANT to an Order of His Honour the President of the Honourable Court of Criminal and Civil Justice for the United Colony of Demerara and Essequibo, bearing date the 2d of October 1830;

I, the undersigned, Deputy First Marshal, in the name and behalf of Thomas Hubbard, substituted by Julia Maria Crawford, Executrix to the last will and testament of Rachael Wachope, late of this Colony, deceased, do hereby, by edict, ad valvas curiæ, summon all known and unknown European Creditors of the estate of the said Rachael Wachope, deceased, to appear in person, or by their Attorney, before the Bar of the Honourable Councillor Commissary attending at the Ordinary fourteen days Roll-Court, to be holden at the Court-House, in George-Town Demerary, in the latter part of the month of May 1831, and following days, in order then and there to render in their claims, properly attested and substantiated and in due form, against said estate.

Whereas in default of which be proceeded against the non-appears according to law.—Demerara and Essequibo, the 27th of November 1830.

J. D. HALEY, Deputy First Marshal.

DEMERARY AND ESSEQUEBO.

THE undersigned, in the capacity as Deputy First Marshal of the United Colony of Demerary and Essequibo, advertises, by these presents, for the first, second, and third time, that he will, by virtue of certain sentences of the Honourable Court of Civil Justice of said United Colony, expose and sell, at public execution sale, the following plantations, with their cultivations, buildings, slaves, and further appurtenances, viz.

Firstly.—In the month of September 1831, the sugar plantation Taimouth Manor, situated on the west coast of Essequibo, the property of Edward Barnwell.

Secondly.—In the month of December 1831, the sugar plantation New Tyhe, formerly known as Plantation Doornvreed, situated on Troolie Island, Essequibo River, the property of William Crichton.

Thirdly.—In the month of January 1832, the sugar plantation La Nouvelle Flandu, situated on the west coast of Demerary, the property of the heirs of de L'Escaille.

The judicium of præ et concurrentiæ on the net 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 net 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 Attorneys, to lay their claims, in due form, before the Honourable Court of Justice of the said United Colony of Demerary and Essequibo, at their Ordinary Sessions, as follows, in the month of December 1831, for Plantation Taimouth Manor; and in the month of April 1832, for Plantations New Tyhe and La Nouvelle Flandu, under a penalty that against the non-appears will be proceeded as the law directs.

The inventories of the above stated plantations are daily to be seen at the Counting-House of Messrs. Hall, M'Garel, and Co. No. 7, Austin-Friars, London, and P. T. Le Jolle, Esq. Amsterdam.—Demerary and Essequibo, this 29th November 1830.

(Signed) J. D. HALEY, Deputy First Marshal.

WHEREAS by an Order of the High Court of Chancery, made in a cause of M'Creery against Booth, dated the 21st May 1822, it was referred to William Wingfield, Esq. one of the Masters of the said Court, to take an account of what was due to the several Creditors of the late firm of Roscoe, Clarke, and Roscoe, of Liverpool, Bankers, under certain agreements of the 15th of January and 3d of March 1819 (whereby the payment of the first and second instalments of three shillings and fourpence each on the debts of the said Creditors, with interest, was secured to the said Creditors) in taking which account the said Master was to distinguish what was due on the said first and second instalments, and interest, by the said agreement provided to be paid; and whereas a list or schedule has been laid before the said Master, which is alleged to contain the names of all the Creditors of the said firm, and the amounts of their respective debts, and distinguishing the amounts which remained due for the first and second instalments and interest thereof respectively; and whereas a copy of the said list or schedule has been, by direction of the said Master, left for public inspection with Messrs. Eden and Son, Solicitors to the Assignees under the Commission of Bankrupt issued against the said firm, at their Office, in Leigh-Street, Liverpool; notice is hereby given, that all Creditors of the said firm other than those mentioned in the said list or schedule, or claiming to be Creditors under the said agreement, and to be unpaid their first and second instalments and interest, or any part thereof, are by their Solicitors, on or before the 1st day of April next, to come in, make, and establish their said claims, before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof, they will be peremptorily excluded the benefit of the said Decree.

WHEREAS by a Decree of the High Court of Chancery, made in a cause wherein Henry Quilliam and others are plaintiffs, and Henry Shaw and others are defendants, it was referred to James Trower, Esq., one of the Masters of the said Court, to inquire, and state to the Court, whether John Quilliam, otherwise Cullion, of Ulverstone, in the County of Lancaster, Gentleman, the testator in the pleadings of this cause named, who died on or about the 10th day of February 1809, died seized of any real or customary estate which did not pass by his will; and whether the real estate devised by his will was subject to any and what incumbrances at the death of the said testator; and in whom the same, if any, are now vested; and whether any, and which, of such incumbrances have or hath been paid off, and when, and by whom, and out of what fund; and whether the real estates of the said testator, or any part thereof, are now subject to any and what incumbrances, and what is now due thereon, and to whom; and the said Master was to state the priorities of such incumbrances respectively, and whether the children of the said testator, or any and which of them, have or hath incumbered their, or his, or her, shares or share of the estate and funds, comprised in the said testator's will, or in the indenture of the 17th day of February 1794, in the pleadings mentioned; and what is due thereon, and to whom: Therefore all persons claiming to have any such incumbrances are, on or before the 1st day of April next, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out their claims, or, in default thereof, they will be peremptorily excluded the benefit of the said Decree.

WHEREAS by an Order of the High Court of Chancery, made in a cause Jewell versus Lawrence, it was referred to the Honourable Robert Henley Eden, now the Right Honourable Robert Lord Henley, one of the Masters of the