

Belle Y Braud

DE ZUID-AFRIKAAN.

Master's Office, Cape Town, October 30, 1834.
In the Estate of the late FRANS RYNHARD BREBLES, and
surviving Widow MARIA ELIZABETH BRAIN,
administered by the late Orphan Chamber.

EDICT.

THE Next of Kin and Creditors of FRANS RYNHARD BREBLES, late of Cape Town, deceased, are required to take Notice, that a Meeting of the Next of Kin and Creditors of the deceased, and surviving Widow MARIA ELIZABETH BRAIN, and all others whom these Presents may concern, will be held before the Master of the Supreme Court, in the Grand Jury Room, at the Public Buildings, Cape Town, on Saturday, the 13th of December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see Letters of Administration granted to such Person or Persons as shall then be appointed by the said Master to be Executor or Executors Dative to the Estate of such deceased Person as aforesaid.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, October 30, 1834.
In the Estate of CHRISTIANA STEPHANUS VAN ROOYEN, and deceased Wife MARTHA JACOBIA VAN ROOYEN, administered by the late Orphan Chamber.

EDICT.

THE Next of Kin and Creditors of MARTHA JACOBIA VAN ROOYEN, and late of Elsane Rivier, in the District of Uitenhage, deceased, are required to take Notice, that a Meeting of the Next of Kin and Creditors of the Deceased, and surviving Husband CHRISTIANA STEPHANUS VAN ROOYEN, and all others whom these Presents may concern, will be held before the Resident Magistrate, at his Office, Uitenhage, on Saturday, the 13th of December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see some Person or Persons selected by such Magistrate for approval by the Master of the Supreme Court, as fit and proper to be by the said Master appointed Executor or Executors Dative to the Estate of such deceased Person as aforesaid, and Tutor or Tutors Dative of the minor Heirs of the deceased.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, October 30, 1834.
EDICT.

THE Next of Kin and Creditors of Daniel Frederik Jacobsen, late of Wilge Rivier, in the District of George, deceased, are required to take Notice, that the said Daniel Frederik Jacobsen died intestate, and that a Meeting of the Next of Kin and Creditors of the Deceased, and surviving Widow Balthazar Johanna Wagener, and all others whom these Presents may concern, will be held before the Resident Magistrate, at his Office, George, on Saturday, the 13th of December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see some Person or Persons selected by such Magistrate, for approval by the Master of the Supreme Court, as fit and proper to be by the said Master appointed Executor or Executors Dative to the Estate of such deceased Person as aforesaid, and Tutor or Tutors Dative of the minor Heirs of the deceased.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, October 30, 1834.
EDICT.

THE Next of Kin and Creditors of Maria Jacoba Klopfer, late of Kruis River, in the District of George, deceased, are required to take Notice, that the said Maria Jacoba Klopfer, died intestate, and that a Meeting of the Next of Kin and Creditors of the Deceased, and surviving Husband, Johannes Hendricus Barnard, and all others whom these Presents may concern, will be held before the Resident Magistrate, at his Office, George, on Saturday the 13th of December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see some Person or Persons selected by such Magistrate, for approval by the Master of the Supreme Court, as fit and proper to be by the said Master appointed Executor or Executors Dative to the Estate of such deceased Person as aforesaid, and Tutor or Tutors Dative of the minor Heirs of the deceased.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, Oct. 31, 1834.
EDICT.

THE Next of Kin and Creditors of Maria Jacoba Klopfer, late of Kruis River, in the District of George, deceased, are required to take Notice, that the said Maria Jacoba Klopfer, died intestate, and that a Meeting of the Next of Kin and Creditors of the Deceased, and surviving Husband, Johannes Hendricus Barnard, and all others whom these Presents may concern, will be held before the Resident Magistrate, at his Office, George, on Saturday the 13th of December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see some Person or Persons selected by such Magistrate, for approval by the Master of the Supreme Court, as fit and proper to be by the said Master appointed Executor or Executors Dative to the Estate of such deceased Person as aforesaid, and Tutor or Tutors Dative of the minor Heirs of the deceased.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, Oct. 31, 1834.
EDICT.

THE Undersigned offers for Private Sale, his Place, Droogboom, situated at River Zonder End, in the District of Swellendam; together with about 1,000 Merino Sheep.—Application to be made on the 25th November, to the Undersigned, at the aforesaid Place.

F. R. L. NEETHLING, Sen.

Stellenbosch, Oct. 30, 1834.

NOTICE.

RECEIVED per Britannia, another Investment of West of England Cloth, Cassimines, British Cashmeres, light summer Cloths. Waistcoats of various descriptions, with Navy gold lace Cord and Buttons, Commissarial Staff, Surgeons, and Council, with odds and ends of various Articles, suited for the season. ALEXANDER MILLER, Tailor.

Hout-street, near St. George's-street, Cape Town.

NOTICE.

WHEREAS the Slave December, from Mosambique, about 47 years of age, now the property of the Undersigned, but formerly that of the late Mr. J. C. LOOK, has deserted some months since; a reward of Rds. 20 is hereby offered to all those forwarding said Slave to the Undersigned, or lodging him in Prison; while those harbouring him after the date of this Notice will be prosecuted.

Cape Town, Nov. 7, 1834. A. BRINK, Esq.

NOTICE.

ALL Persons having Claims against the Estate of the late A. PIETER CORNELIS MULLER, are requested to forward the same within Three Months from this date to the Undersigned, and those standing indebted to the same, to pay their debts within the said period, on pain of prosecution by Law. Uitenhage, B. RENS, J. S. FERREIRA, Executors. Oct. 17, 1834.

NOTICE TO CREDITORS AND DEBTORS.

ALL Persons having Claims against the Estate of the late A. PIETER CORNELIS MULLER, are requested to forward the same within Three Months from this date to the Undersigned, and those standing indebted to the same, to pay their debts within the said period, on pain of prosecution by Law. Uitenhage, B. RENS, J. S. FERREIRA, Executors. Oct. 17, 1834.

NOTICE TO CREDITORS AND DEBTORS.

ALL Persons having Claims against the Estate of the late A. IGNATIUS JOHANNES MULLER, are requested to forward the same, within Three Months from this date, to the Undersigned, and those standing indebted to the same, to pay their debts within the said period. E. FELLOTT BROTHERS, Heerengracht. Oct. 17, 1834.

B. RENS, J. S. FERREIRA.

TO LET.—A convenient Cottage at Rondebosch—Apply to J. MEYER.

WANTED.—A steady Young Man, who understands the preserving of Natural Curiosities, or is willing to be brought up in that line of business.—Apply to the Office of this Paper.

J. S. FERREIRA.

Edited by P. A. BRAND, Zonnebloem—Printed and Published by the Proprietor, P. A. BRAND, No. 4, Wale-street.

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DE ZUID-AFRIKAAN.

PUBLIEKE VERKOOPING. In den Insolventen Boedel van JEREMIAS PETRUS COETZER, in het District Stellenbosch, Wynbouwer.

OPMORGEN, zal op de Commissie Verkooping van den Heer JONES, worden verkocht, zonder Reserve, het restant Hollandsche Goederen, en Nederlaende, te weten:

Jeneve in kruiken en sleschen, rauwe en gekookte Lycolie, Kandysuiker, Syroop, gepastide Gort, enz. alsmede Gebottelde Aje, Macaroni, Cognac, Brandewijn, Claret, Sauterne, Barsac, Kurken, Lavendelwater, Eau de Cologne, wene hoevelijk blauw Aardewerk, gede Zeep, Rutien, Terpentyn, Spaansch-groen, 20 balen Wagenzelidock, enige balen Bengaelsch Chitz.

50 Vaatjes Amerikaansche Klappers, 20 kastjes Cyder, en enige verschadelijkhed Meubelen.

Tenzelfder tyd zullen te koopen worden aangeboden Chinastaffel Segaren, Wasknaren, zaden Doeken, enz.

Thomson Watson, & Co.

VERSCHE GOEDEREN.

ONTVANGEN per "WELLINGTON" en te koop aan de Pakhuizen van de Ondergeteekende, Baftas, Ravendoeck, bruine Drill, katoen Diapers, Deenmark Satyens, bruine Holland, Gros de Naples, zaden Bandannahs en Barcolomas, Linten, Zaai, Nasigaren, Band, katomen Koord, Brooks' Haspelkatoen, Bobbin, Katouwen, Worsten, en zaden Kousen, kabretten, katomen en zaden Handdoeken, Beurzen, Kraibanden, Petten, enz. Prometheus en Lucifer, een assortiment Hollandsche Boeken geschikt voor de Buitens-Districten. — Alsmede een kat Genos Hoedjes van de lastate smaak.

SIMPSON BROTHERS, & Co.

MAURITIUS SUIKER.

DE Ondergeteekende is nu landende van de Brik "Galatea," Kap. TAYLOR van Mauritius, droog, hader, geel en bruin Mauritius Suiker, welke te koop is aan zyne Pakhuizen by de vijf zakken, of groote kwantiteiten tegen billyke prijs.

W. BILLINGSLEY.

PUBLIEKE VENDUTIE.

OPFRYDAY MORGEN, den 14 deser, aan de Pakhuizen van de Ondergeteekende, van de verschelijkhed Gros de Naples, gradvertrief vor Maandag, II., welke is uitgesteld om reden van het weder.

D. W. HERTZOG, & Co.

Op de Parade, door JOHN BLORE.

OPFYDAY MORGEN den 22 deser, zal worden verkocht, zonder Reserve, al het Watwerk en Walvischuit, van de Brik "CALYPSO" bestaande in omtrek 60 à 90 exel-kante Vaten, zo wel opgemaakte als in duigen, zaren Hoepels, Kuipersgereedschappen, enz. Harpoenen, Lennen, Lyren, Touwen en Blokken, Balies, Vaatjes, een Sneltop, 2 grote koperen Koeler, lederen Pypen, Schuitboehoedens, Eschenhouten Riemen, Zeilen en Tuigen.

Almede 4 Walvischschuiten, van duigen gebouwd. Tezamen met het restant gezouten Vleesch, en andere Provisien, als Brood in vaten, Ryst, enz.

'De Bank 'CALYPSO', ZONDER RESERVE.

DADELYK bovengemelde Verkooping, zal de fraye Brik "Calypsos" van 150 ton register, te Peterhead gebouwd, gekoperd en koperdigt, getuigd als een Whaler, stelliglyk worden verkocht, op den stoep van de Beurs. In 1830 heeft tyt grote reparatie ondergaan, en is wel voorzien van Tuig, voornamelyk met Ankars en Kabels, en tegenwoordig toegeroest als een Sparmet Whaler, met Smitphaten, en al hetgeen op zulk een vaartuig benodigd is.

Eene lyst der toehoortsels en Timmermanns "Certificaat," der gem. reparatie zyt te zien op het Kantoor van

A. CHIAPPINI & Co.

NB. Voor de Koopacht zullen Acceptatien worden aangenomen tegen 3, 4 en 6 maanden.

TE KOOP.—Aan de Pakhuizen van den Ondergeteekende, No. 33, Loopstraat.

Batavische Soeptry, a 7 Rds. per 100 lbs. Bruinstry, a 8 Rds. per 150 lbs. Westfaalsche Hammen, a 26 Stuivers per pond. Maccaroni, a 4 Schell. per pond. Edammer Kaas, a 6 Schell. per pond. Notemuskat en Cardamom, a 3 Rds. per pond. Engelsche Zeep, a 8 Rds. 6 Schell. per kas, enz. G. OGILVIE.

In den Insolventen Boedel van M. C. WOLFF.

OPFYDAY MORGEN den 22 deser, te 12 ure precies, zal ter Commissie Verkooping van de GEBOEDERS ELLIOTT, ter plaatse van de Pakhuizen van de Kaptain van Kapitaal op vreesen, een sterk gemaakte en fraye Kaptak op vreesen, een sterke Buggy en Karpard, en T. HALL, Prov. Curator.

STELLIGE VERKOOPING.

In den Insolventen Boedel van DANIEL FREDRIK LEHMAN, Sén. van de Kaapstad, Bakker.

OPMANDAG den 15 December aanstaande, van den Ondergeteekende Inhoudel van bovenigen, Insolvent, bestaande in Huissmeubelen, als fraye mahony en stinkhout Eiken, Pembroke, Kaart en andere Tafels, Stoelen, Sofas, Komkasten, Klederkasten, Bureau's, Lakasten, grote Spiegel's met vergulde Lysten, Leukanten, en Beddegoed, Waardes, Venster Gordijnen, een extra goede Hollandsche Huisklok die 8 dagen loopt, en diverse andere Artikelen.

PUBLIEKE VERKOOPING.

DE Ondergeteekende als daartoe behoorlyk gekwalificeerd door den Heer N. H. SKARYN, zal op aanstaande ZATURDAG den 29 deser maand November 1834, ten half 11 ure, op de Plaats zelve publice te koop aanbieden.

IN ACHT PERCELEN.

Acht Huizen, welke jaarslys aan hunne opbrengens Rls. 3000. 0 gelegen in het beste gedeelte van de Kaapstad, in Ribecks Kasteel, in het District Stellenbosch, volhardt aan den meestalbiedenden worden verkocht, den gehoeven Inhoudel van bovenigen, Insolvent, bestaande in alle soorten Hoornraad, als Bedden, Stoelen, Tafels, enz. enz. alsmede Smidsgereedschap, Ploegen, Eggen, en andere Bouwgeredeschappen: enige stoffen Tuigen, Zoetla, en Taomen, Jukken, Trekkers, enz. Bovenkamers. Dit Perceel is gelegen op den hoek van de Boomstraat en Kromme-ellenbogg, en is sedert jaren door den Heer WOKKE, bewoond geworden.

Perceel, No. 2—Bestaat uit een dito Woonhuis, mede onder dubbele verdieping annex Perceel No. 1, in de Boomstraat, tusschen 2 Beneden en 3 Bovenkamers, Kombuis, Stallings, Houthok, Bovenkamers, grote Achterplaats, met enige verdekte grote Poort, en daarby voorzien van enige private Waterleiding. In dit Perceel is sedert jaren lang de Bikkiers nering met succes gedreven.

Perceel, No. 3—Bestaat uit een dito Woonhuis, annex Perceel No. 2, mede gelegen in de Boomstraat, bestaande in 3 zeer luchige Vertrekken, Dinges, Keuken, Achterplaats en Buitenvertrekken, onder dubbele Verdiesping. Hetzelijc wordt thans bewoond door Meijftruy, de Weduwe NELSON.

Perceel, No. 4—Bestaat uit een dito Woonhuis, annex Perceel, No. 3, in de Boomstraat, bestaande 3 Beneden en 3 Bovenkamers, Keuken, Hout- en Hoenderhok, en Achterplaats, en wordt hetzelijc thans bewoond door den Mr. STONE.

Perceel, No. 5—Bestaat uit een dito Woonhuis, in de Kromme-ellenbogg, en annex Perceel No. 1, gelegen, bestaande in 2 Stoffen, enz. enz.

Met hare Kinderen, die geboren den 5 Decr. 1825. Lergies, ditto 20 Decr. 1825. November, ditto 16 Sept. 1831. Stoffen, ditto 12 Maart 1834.

Wyders sal ten zelfden dage op de plaats zelve, ten overstaan van eenen Speciaelen Commissaris van het Hoogte Gerichtshof, volstreckt aan den meestalbiedenden worden verkocht.

Perceel, No. 6—Bestaat uit een dito Woonhuis annex Perceel No. 5, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 7—Bestaat uit een dito Woonhuis, mede in de Kromme-ellenbogg gelegen, en wel achter de Perceel, No. 2 en 3, bestaande 2 Kamers, Gang en Binnenplaats, En eindelyk, Perceel, No. 8—Bestaat uit een dito Woonhuis annex Perceel, No. 7, in de Boomstraat, bestaande 3 Beneden en 2 Bovenkamers, Keuken en Achtervertrekken.

Perceel, No. 9—Bestaat uit een dito Woonhuis annex Perceel No. 8, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 10—Bestaat uit een dito Woonhuis annex Perceel No. 9, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 11—Bestaat uit een dito Woonhuis annex Perceel No. 10, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 12—Bestaat uit een dito Woonhuis annex Perceel No. 11, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 13—Bestaat uit een dito Woonhuis annex Perceel No. 12, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 14—Bestaat uit een dito Woonhuis annex Perceel No. 13, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 15—Bestaat uit een dito Woonhuis annex Perceel No. 14, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 16—Bestaat uit een dito Woonhuis annex Perceel No. 15, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 17—Bestaat uit een dito Woonhuis annex Perceel No. 16, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 18—Bestaat uit een dito Woonhuis annex Perceel No. 17, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 19—Bestaat uit een dito Woonhuis annex Perceel No. 18, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 20—Bestaat uit een dito Woonhuis annex Perceel No. 19, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 21—Bestaat uit een dito Woonhuis annex Perceel No. 20, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 22—Bestaat uit een dito Woonhuis annex Perceel No. 21, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 23—Bestaat uit een dito Woonhuis annex Perceel No. 22, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 24—Bestaat uit een dito Woonhuis annex Perceel No. 23, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 25—Bestaat uit een dito Woonhuis annex Perceel No. 24, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 26—Bestaat uit een dito Woonhuis annex Perceel No. 25, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 27—Bestaat uit een dito Woonhuis annex Perceel No. 26, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 28—Bestaat uit een dito Woonhuis annex Perceel No. 27, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 29—Bestaat uit een dito Woonhuis annex Perceel No. 28, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 30—Bestaat uit een dito Woonhuis annex Perceel No. 29, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 31—Bestaat uit een dito Woonhuis annex Perceel No. 30, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 32—Bestaat uit een dito Woonhuis annex Perceel No. 31, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 33—Bestaat uit een dito Woonhuis annex Perceel No. 32, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 34—Bestaat uit een dito Woonhuis annex Perceel No. 33, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 35—Bestaat uit een dito Woonhuis annex Perceel No. 34, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 36—Bestaat uit een dito Woonhuis annex Perceel No. 35, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 37—Bestaat uit een dito Woonhuis annex Perceel No. 36, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 38—Bestaat uit een dito Woonhuis annex Perceel No. 37, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 39—Bestaat uit een dito Woonhuis annex Perceel No. 38, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 40—Bestaat uit een dito Woonhuis annex Perceel No. 39, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 41—Bestaat uit een dito Woonhuis annex Perceel No. 40, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 42—Bestaat uit een dito Woonhuis annex Perceel No. 41, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 43—Bestaat uit een dito Woonhuis annex Perceel No. 42, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 44—Bestaat uit een dito Woonhuis annex Perceel No. 43, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 45—Bestaat uit een dito Woonhuis annex Perceel No. 44, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 46—Bestaat uit een dito Woonhuis annex Perceel No. 45, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 47—Bestaat uit een dito Woonhuis annex Perceel No. 46, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 48—Bestaat uit een dito Woonhuis annex Perceel No. 47, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 49—Bestaat uit een dito Woonhuis annex Perceel No. 48, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 50—Bestaat uit een dito Woonhuis annex Perceel No. 49, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 51—Bestaat uit een dito Woonhuis annex Perceel No. 50, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 52—Bestaat uit een dito Woonhuis annex Perceel No. 51, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 53—Bestaat uit een dito Woonhuis annex Perceel No. 52, en heeft ook 2 Kamers met Keuken en Achterplaats.

Perceel, No. 54—Bestaat uit een dito Woonhuis annex Perceel No. 53, en heeft ook 2 Kamers met Keuken en Achterplaats.</

DE ZUID-AFRIKAAN.

approve of certain very tyrannical measures, and who so kindly and so often echoed and applied both to you and them for expressing your dread of the famous *Ukase*, the friendly appellation of "the evil disposed and the ignorant".—Let the section answer—"the patriotic and consistent friend of freedom and of liberal principles."

I as one of the Public (but not of the section) do declare my firm belief that such inconsistency of conduct towards the Colonists, as is in part described above, has alone been the cause of the unpopularity of the *Advertiser* and its Editor, and not any unfriendly feeling on their part towards him as an Englishman, or even as a Scotchman. And I will tell him, and with equal sincerity as I was one of the section, that his tantalising them with the witty term "Dutchmen," when, surely, he has *sensu* enough to know what they are; and, what they themselves are aware, and perfectly satisfied with, that they are, at the very least, a good British Subjects as ever he was or ever will be.—I will tell him that his *wit* is not more likely to obtain for his paper "extended circulation." than it is likely to obtain for himself more popularity. It is a fact, I believe generally known, that the *Zuid Afrikaan* circulates double the number of the *Advertiser*.—*Ob*, but that is owing to the *Advertiser* being an English journal.—The Public says, no; and I say no.—It arises from the animosity which its Editor seems to entertain (and which he has not even the discretion to conceal) towards those Colonists; who, I am convinced, would otherwise still be, what they once were, his patrons and supporters.—Party spirit, Sir, has a baneful effect in any community, but in a society constituted as ours is its mischievous effects are incalculable.

The *Zuid Afrikaan* appealed to me always to be conducted on principles of merely modesty, independence; often offered remonstrances against any harsh acts of Authority; but, in making those remonstrances, never do I find it expected as certain, at last arrived with all the enchantment of surprise. Mr. Jeremie, who while in office, exposed the inhabitants of the Mauritius to the severest trials, and most cruel agitations, may now boast of having given them (but quite in another sense) the greatest cause for rejoicing.

All the days of his Magistracy have, however, not been disastrous; three days may be safely excepted; three which are printed they look at least—imperceptibly—so far they may answer a purpose—but is it the purpose of reconciling party, and inducing them to join hand in hand for the public good?—Let the *Advertiser* forgo its worse than pedantic opinion of its talents;—let its Editor speak kindly and respectfully of the inhabitants generally, and not make his Journal the organ of a "section" of the Colonists, and let him not presume to think that he can ever impose, even on the proverbial credulity of John Bull, so far as to make the "good-natured man" believe that his (Mr. J. Fairbairn's) cause can be the cause of England.—Let him act, and, as one of his countrymen, will join the few admirers now left him, in the offer of my humble praise for his goodness of heart, and the sincerity of his patriotic, liberal pretensions. But he may reap a greater benefit by following my advice; he may not only even yet insinuate himself into the good graces of his fellow Colonists, but it may be the means of obtaining for him a more extended circulation to his literary labours.

This is not my "dying speech"; and, even if it were, I heartily declare myself his sincere WELL-WISHER.

The Legislative Council.

(Concluded from our last.)

That the result has been what might naturally have been expected;—for although both the alterations in, and the administration of, the laws since the enactment of the 50th Ordinance, have seen in all other respects eminently calculated to improve the moral condition of the people; there is, nevertheless, abundant evidence in the Records of the Circuit and Magistrate's Courts, to prove that crime has increased during that period;—and that very many Hottentots and others, who were originally guilty of only petty offences have become hardened offenders.

That we are firmly convinced, that the fertile source of that increase of crime is Vagrancy—which, in a large proportion of the free colored classes, has become an inveterate habit.

That the experience of six years has fully proved the evil consequences of restoring to the Hottentots their civil rights, without, at the same time, imposing upon them such restraints as are not only compatible with, but constitute the true standard of civil liberty;—and that it would be an act of injustice towards the aborigines themselves any longer to indulge in them,—and it will, in our opinion, be well for the Colony, and for the real interests both of humanity and civilization, if the error be admitted, and a remedy be promptly and immediately applied, while the case is still within the reach of mild and temperate legislation;

That apart from the considerations already stated, we are, upon other grounds, of opinion, that the enactment of a Vagrant Law, will greatly conduce to the future welfare of the inhabitants of the Colony;

That we are very far from apprehending, that, after the emancipation of the Slaves, the majority of them will be averse from entering into regular engagements, or preferring vagrancy to settled habits and occupations: but on the other hand it would, we conceive, be idle not to expect that considerable numbers of them will avail themselves of the removal of all legal restraints on their personal liberty, to abuse the gift that is about to be conferred upon them.

That Parliament has provided for the "framing and establishing proper regulations for the maintenance of order and good discipline amongst the liberated Slaves," and "for the prevention of punishment of vagrancy," during the probationary period of their apprenticeship; but there can be little doubt but in the expiration of that period, there conduct will in these and all other respects greatly depend upon the state of the Law affecting the condition of their fellow subjects of the colored classes, who are at present free;—and we submit, that a Law, which shall have the effect, during the ensuing four years, of compelling the wilfully idle and dissolute amongst the latter to abstain from their evil courses, and become themselves to industrious habits, will most essentially contribute to prevent the apprenticeship labour, when altogether released from compulsory service, from yielding to the temptations to which their new position in society will necessarily expose them.

That it appears that certain parts of those clauses of the Ordinance of 1806, which have reference to Vagrancy, having been modified and altered by laws which have subsequently been enacted, the Judges have unanimously expressed their opinion, that to repeat such subsequent laws and re-enact those clauses, "would neither be adapted to the exigencies of the case, nor the circumstances of the Colony."

In opinion which has our most unqualified assent.

That in support of these our opinions on the several points

herein adverted to, we beg leave to recommend to the attention of His Majesty's Government,

The Reports of the Civil Commissioners of Districts, as to the necessity of a Vagrant Law being enacted,—

And also to notice the fact, that of the several Petitions presented to the Council on this subject, there are twenty-nine, signed by 2,684 persons, for the measure,—including one from eighty-two of the Hottentot farmers located in the Kat River Settlement,—and only six, signed by 807, against it.

That, under all these circumstances, we have come to the conclusion, that the enactment of a new law, for the suppression of Vagrancy, is imperatively required:—one, which, without infringing the civil liberty of, or exposing to the slightest risk of oppression, any class or individual of His Majesty's subjects, will have the effect of preventing any person from wilfully living idle in a country, where every person, who chooses to seek it, may obtain employment;—and we have, accordingly, after mature deliberation, passed an Ordinance, founded on the principle, that it is expedient and possible, by the fear of punishment for *wilful idleness*, to compel persons—who have not wherewithal honestly to maintain themselves—to seek for the means of doing so in honest industry;—and which Ordinance we most earnestly hope and trust may be allowed by His Most Gracious Majesty.

Extracts from the CERNEEN, of Sept. 1834.

On Friday, the 29th August last, a report was spread with the swiftness of lightning in the town of Port Louis, that Mr. Jeremie would be immediately dismissed.

Whereas His Majesty has been pleased to direct that the Honorable John Jeremie, Attorney and Advocate General of this Colony, shall be relieved from his official functions, and that His Excellency the Governor shall adopt provisional and fit measures to have those situations filled up, until further instructions be received from the Secretary of the Colonies, His Excellency hereby informs the Public, that Mr. Jeremie has been, in consequence, relieved from his functions, and that His Excellency has been further pleased to make the following Provisional Appointments, to take effect from the 1st instant:

1st. Edward Allen Williams, Esq. the substitute to the Attorney General, shall perform the duties of Attorney General.

2d. Prosper D'Epinay, Esq. is appointed Advocate General *ad interim.*

GOD SAVE THE KING!

Given at Government House, in Port Louis,
this 3d day of September, 1834.

"By Command of His Excellency the Governor,
(Signed) G. F. DICK,

"Colonial Secretary."

Since the dismissal of Mr. Jeremie some of his adherents, attached to him either from interest or party spirit, are, as may be presumed, in the greatest embarrassment and agitation, in which they endeavour to make the Public share:

Several Meetings have been held at the house of the disgraced Functionary, where the interests of that small company or circle were discussed. It is said that one approves of his departure for England; while another considers his case as quite hopeless there.—The embarrassment of Mr. Jeremie's advisers may be conceived, for whatever plan he may adopt, nothing but disappointment and uncertainty presents itself, to him and his adherents. But this he does not seem to regard.

The leaders of that small faction have resolved upon a thing which they consider to be a masterpiece of policy, namely, to draw up a Petition, and to present it without delay to the Ex-Attorney General. Others even assert that it will not rest here, but that application will be made to His Excellency for leave to hold a *Public Meeting*, in order to deliberate on the Address or Petition, &c.—We do not wish to make our Readers believe all those ridiculous absurdities, as the corner of his drawing-room would easily contain the number of those who are interested in his fate; they may resort thither at their ease, without asking leave to do so. Fifteen persons may meet together without obtaining permission. All this they know very well; their object is too glaring; namely, to give their cause a plausible appearance.

“Ceres,” 5th September, 1834.

How wonderfully and incidentally, indeed, does this agree (without the adherence of Mr. Jeremie being aware of it) with the fact, that the Champion here of the Aldermanbury Faction had recourse nearly to the same remedy, after having been so singularly disgraced on the 8th of October last.

Similar plots are also contrived here by the Anti-Colonial Faction; witness the clandestine manner in which the holding of a Meeting on the 8th October last was applied for, and the shortness of time in which that Meeting was notified by the Organ of that Faction.

But it is further my duty to say, that by the course which he has now pursued, Mr. Jeremie has put himself upon his trial: and if he shall have failed to satisfy you, that in the case of Brodelet he has permitted an unnecessary and vexatious delay, and has used his utmost exertions to bring the Prisoners to a fair trial; or if he shall fail to substantiate the satisfaction of the Executive Council the charge which he has brought against the Judges, and also to convince you that he was actuated by no improper motive in bringing forward the charge at this particular juncture; or if the further report shall have been correct, and he has recommended to you not only the suspension of the Judges who shall have tried the Prisoners, but also a change in the Tribunaux who should have tried the Judges, you will consider yourself authorised and instructed to signify to Mr. Jeremie, that with whatever regret His Majesty may regard the loss of so much ability and zeal as that gentleman undoubtedly possesses, he deems even these qualities to be more than counterbalanced by the extreme want of judgment and temper which he has exhibited, and that His Majesty is therefore compelled to relieve him from his present official duties.

In obedience to the King's commands thus expressed, and for the several reasons above stated, it becomes my duty to direct that you be now relieved from your official employments; and on receipt of this communication, you will be pleased to transfer all the books, papers, &c. connected with the office of Procurer and Advocate General to the Registrar of the Supreme Court, who will take charge of them until further arrangements be made.

I have the honor to be, Sir, &c.
(Signed) WILLIAM NICOLAY.

It is remarkable that Mr. Jeremie has so completely, with so much ease, and we may say, with so much fanaticism, worked at his own downfall. Mr. Jeremie left the Cape in a hurry for England, where he published Pamphlets against the Supreme Court, the Prisoners Du Grand Port, and this Colony, calculating perhaps that he would meet with no opposition at so great a distance, and filled them in a manner proper to himself, with insignificant documents, partial reports, rumours, hearsays, suppositions, probabilities and conjectures, which can scarcely be believed or imagined.

THE man is happy who has the means, and pays his just debts.

A BAKER desires all just Claims against him to be settled in his favor, and hopes the Room-street Cooper will yet learn that great command, to do unto all men as he would they should do unto him; and also hopes men will be able to do unto him; and also hopes

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DE ZUIDAFRIKAAN

Master's Office, Cape Town, November 6, 1834.

EDICT.

AFRICAN THEATRE.
 IN the undermentioned Estates administered by the late
 Orphan Chamber, viz.:
 Johanna Henricus Voget,
 Geertruida Johanna van Geverden, Widow of
 Petrus Johanna Koeve,
 Michiel de Kock, Servas Son.

The Next of Kin and Creditors of the above-named deceased Persons are required to take Notice, that a Meeting of the Next of Kin and Creditors of such deceased Persons, and all others whom these Presents may concern, will be held before the Master of the Supreme Court, in the Grand Jury Room, at the Public Buildings, Cape Town, on Saturday, the 20th of December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see to Letters of Administration granted to such Person or Persons as shall then be appointed by the said Master to be Executor or Executors Dative to the Estates of such deceased Persons as aforesaid, in respect of the Claims to be preferred to compensation for the value of the Slaves belonging to the said Estates, in compliance with the General Rules framed by the Commissioners of Compensation under the Act for the Abolition of Slavery, and published in the Government Gazette of the 10th October last.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, November 6, 1834.

EDICT.

IN the matter of the under-mentioned minor Persons being Ward under the Guardianship of the Master of the Supreme Court, viz.:—

Roelof Laubach Koeve,
 Elizabeth Johanna de Kock, Michiel's Daughter,
 Hillegonda Rosina de Kock, Michiel's Daughter,
 Michiel de Kock, Michiel's Son,
 Christian Fleck Bredenkamp,
 Jacob Samuel van Reenen,
 Antoinette Catharina Schnaar,
 Johan Willen Schnaar,
 Anna Elizabeth Schnaar,
 Jacobus Frederik Burger, Piet's Son.

The paternal and maternal Relations of the above-named Minors are required to take Notice, that a Meeting of the paternal and maternal Relations of the said Minors will be held before the Master of the Supreme Court, in the Grand Place, Drogenpoort, situated at River Zonder End, in the District of Swellendam; together with about 1,000 Merino Sheep, and 20 or 25 young breeding Cattle of the Fathertan breed.—Application to be made on the 5th of December, instead of the 25th November, to the Undersigned, at the aforesaid Place.

F. R. L. NEETHLING, Sen.
 Stellenbosch, Oct. 30, 1834.

SYNOD OF THE DUTCH REFORMED CHURCH.

NOTICE is hereby given, that the Synod of the Dutch Reformed Church will be publicly Closed on SATURDAY, the 15th November, at 10 o'clock, in the Dutch Reformed Church of this Place, on which occasion the Rev. J. J. BACK will deliver an appropriate Sermon.

J. SPYKER, V.D.M., Praes.

Cape Town, Nov. 13, 1834.

THE PRIVATE DUTCH THEATRICAL COMPANY.

UNDER THE MOTTO,

"Echt en Kunst."

Will perform TO-MORROW EVENING, the 15th instant,
DE BURGER EDELHAN.

A Comedy in 5 Acts, interspersed with Singing and Dancing, translated from MOLIERE'S BOUROUILL, GEN-

TILHOMME, by C. E. BONIFACE,

With entire new Music, Dresses, &c.; in which several Characteristic Dances will be introduced, viz.—The Tailor's Dance—The Cook's Dance—The Turkish Dance—The Gavotte, (the last by Mr. GAROUTE in person, and four of his young Pupils); to conclude with a grand Finale, or

BALLET-TURC,

Performed by 21 Dancers.

N.B. Tickets may be had on the Day of Performance, from 9 o'clock in the Morning till 5 in the Afternoon, at the Gazette Office, No. 2, Church-street. The Curtain will rise at 7 o'clock precisely, and no Tickets whatever will be sold at the Doors of the Theatre.

CAUTION.—The Directors having, in order to prevent disorder and disturbance, procured a list of some turbulent boys, who have lately marked themselves as such, has in consequence thereof resolved to give them no admittance.

NOTICE.

THE Sale of the Undersigned's Houses at the Beach of Hottentots' Holland, having, in consequence of the unfavorable state of the Weather, not taken place, the same are now offered for Private Sale.—Application to be made to Mr. M. C. A. NEETHLING, or to the Undersigned.

Jonkershoek, Stellenbosch, November 4, 1834.

NOTICE.

THE Undersigned offers for Private Sale, his Place, Drogenpoort, situated at River Zonder End, in the District of Swellendam; together with about 1,000 Merino Sheep, and 20 or 25 young breeding Cattle of the Fathertan breed.—Application to be made on the 5th of December, instead of the 25th November, to the Undersigned, at the aforesaid Place.

F. R. L. NEETHLING, Sen.
 Stellenbosch, Oct. 30, 1834.

NOTICE.

RECEIVED per Marvoef, and for Sale on Commission, a quantity of good Sole Leather, of excellent quality; also, a small quantity of good Butter, which will be sold in any quantities to accommodate Purchasers.

J. R. KERDEL, No. 33, Keerom-street.

To Let, an Upper Front Room.

NOTICE.

WHEREAS the Slave December, from Mosambique, van NIKKERS, Sen., late of the District of Clanwilliam, deceased, are required to take Notice, that HERMANUS ALBERTUS ENGELBRECHT, Josua's Son, having refused to act as one of the Testamentary Executors of the Deceased, by reason whereof there do not remain for the Estate of the Deceased so many Executors as by the Provisions of the Will are required to form a quorum of Executors for the administration thereof, a Meeting of the Next of Kin and Creditors of the Deceased, and all others whom these Presents may concern, will be held before the Resident Magistrate, at his Office, Clanwilliam, on Saturday, the 20th of December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see some Person or Persons selected by such Magistrate, for approval by the Master of the Supreme Court, at fit and proper to be by the said Master appointed Executor or Executors Dative to the Estate of such deceased Person as aforesaid, and Tutor or Tutor Dative of the minor Heirs of the deceased, conjointly with the Co-Executors, HERMANUS ENGELBRECHT, Hermanus' Son, and CORNELIUS WILHELMUS MEYER, and in the place and stead of the said HERMANUS ALBERTUS ENGELBRECHT, Josua's Son.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, November 6, 1834.

EDICT.

THE Next of Kin and Creditors of ADRIAAN PIETER VAN NIKKERS, Sen., late of the District of Clanwilliam, deceased, are required to take Notice, that HERMANUS ALBERTUS ENGELBRECHT, Josua's Son, having refused to act as one of the Testamentary Executors of the Deceased, by reason whereof there do not remain for the Estate of the Deceased so many Executors as by the Provisions of the Will are required to form a quorum of Executors for the administration thereof, a Meeting of the Next of Kin and Creditors of the Deceased, and all others whom these Presents may concern, will be held before the Resident Magistrate, at his Office, Clanwilliam, on Saturday, the 20th of December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see some Person or Persons selected by such Magistrate, for approval by the Master of the Supreme Court, at fit and proper to be by the said Master appointed Executor or Executors Dative to the Estate of such deceased Person as aforesaid, and Tutor or Tutor Dative of the minor Heirs of the deceased, conjointly with the Co-Executors, HERMANUS ENGELBRECHT, Hermanus' Son, and CORNELIUS WILHELMUS MEYER, and in the place and stead of the said HERMANUS ALBERTUS ENGELBRECHT, Josua's Son.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, November 6, 1834.

EDICT.

THE Next of Kin and Creditors of MARIA MAGARETHA SMIT, late of the Worcester District, Deceased, are required to take Notice, that JOHANNES ERASMUS VAN DER MERWE, one of the Testamentary Executors of the Deceased, having pre-deceased her, by reason whereof there do not remain for the administration of the Estate of the Deceased, so many Executors as by the Provisions of the Will are required to form a quorum of Executors for the administration thereof, a Meeting of the Next of Kin and Creditors of the deceased, and surviving Husband CHRISTIAN KORFF, and all others whom these presents may concern, will be held before the Resident Magistrate, at his Office, Worcester, on Saturday, the 20th December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see some Person or Persons selected by such Magistrate, for approval by the Master of the Supreme Court, at fit and proper to be by the said Master appointed Executor or Executors Dative to the Estate of such deceased Person as aforesaid, and jointly with the Co-Executor, JOHANNES HERMANUS ESTERHUYSEN, and in the place and stead of the said JOHANNES ERASMUS VAN DER MERWE, deceased.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, November 6, 1834.

EDICT.

THE Next of Kin and Creditors of MRS. SMIT, late of the Worcester District, Deceased, are required to take Notice, that JOHANNES ERASMUS VAN DER MERWE, one of the Testamentary Executors of the Deceased, having pre-deceased her, by reason whereof there do not remain for the administration of the Estate of the Deceased, so many Executors as by the Provisions of the Will are required to form a quorum of Executors for the administration thereof, a Meeting of the Next of Kin and Creditors of the deceased, and surviving Husband CHRISTIAN KORFF, and all others whom these presents may concern, will be held before the Resident Magistrate, at his Office, Worcester, on Saturday, the 20th December next, at 10 o'clock in the Forenoon precisely; and all such Persons as aforesaid are hereby required to attend at the place and time aforesaid; then and there to see some Person or Persons selected by such Magistrate, for approval by the Master of the Supreme Court, at fit and proper to be by the said Master appointed Executor or Executors Dative to the Estate of such deceased Person as aforesaid, and jointly with the Co-Executor, JOHANNES HERMANUS ESTERHUYSEN, and in the place and stead of the said JOHANNES ERASMUS VAN DER MERWE, deceased.

CLERKE BURTON, Master of the Supreme Court.

Master's Office, Cape Town, November 6, 1834.

EDICT.

THE Liquidation Account and Vouchers of the Estate of the late JOHN WILLSON, which has been closed in the Orphan Chamber Department of this Office, during the month of October last, will be open at this Office, for examination and approval of the Heirs and Creditors therein, for a term of three weeks from this date; at the expiration of which period the Master of the Supreme Court will order the final distribution of the proceeds thereon:

It is therefore requested, that all the major Heirs and Creditors in the said Estates will attend at this Office, either in person or by proxy, to examine the said Accounts.

CLERKE BURTON, Master of the Supreme Court.

Notice to Heirs and Creditors in Estates under the Administration of this Department.

JAMES TINDAL hereby gives Notice to his numerous Friends at this place, that he has extracted the following from the Haarlem's Newspaper of the 9th August, 1834:—

"DIED, last night, after a short illness, aged 62 years, His Excellency RALPH DUNDAS, Baron TINDAL, General Commanding the Infantry; Governor of the 1st Military Division; Commander of the Dutch Military Distinction Order of King William the First, and of the Legion of Honour; Knight of the French Order of Military Merits, and Member of the Knighthood and Provincial States of Gelderland in the Netherlands."—Haarlem's Newspaper, dated Aug. 9, 1834.

Notice to Heirs and Creditors in Estates under the Administration of this Department.

Edited by P. A. BRAND, Zondiobloem.—Printed and Published by the Projector, P. A. BRAND, No. 4, Wall-street.

CAPE TOWN

Cape Town, November 8, 1834.

Edited by P. A. BRAND, Zondiobloem.—Printed and Published by the Projector, P. A. BRAND, No. 4, Wall-street.

WETGEVENDE RAAD.

(Vervolg uit ons Blad van heden).

Dat wy vastelyk overtuigd zyn dat de Landloopyer, de vruchtbare bron is van der vermeerdeing van misdaad, deselve myne goedkeuring te weigeren, tot ik deselve zal hebben voorgelegd aan den Secretaris van Staat, om aan den Koning te worden voorgelegd, benevens die redenen waop myne dissensie is gegrond, en dat Zyner Majesteteis genadig welbehang daarop zal vernomen hebben."

"29 Sept. 1834." (Get.) "B. D'URBAN."

Zyne Excellentie legde den Raad een depeche voor, van den Hoog Ed. Secretaris van Staat voor de Kolonien, gedateerd 31 Mei 1834, No. 30, bevattende Zyner Majesteteis goedkeuring van de Heeren, aangesteld van de Colonies, enige voldoende discretionair magt over deselve gelezen synde, merkte Zyne Excellentie aan,—dat

deze gevolg aan den Koninklyke Instructie, om het onderwerp in overweging moet genomen, de clause beruste sterke bewoordingen. Er waren verscheidene

aanstellingen, waarop Zyne Excellentie de sanctie verwachte, maar by behoeden niet by overlying te werk te gaan.

Kolonel Bell, wederom naar de begroting der uitgaven voor 1835, referende, seide, dat de volgende items additionele lasten op de revenuen waren.

Aan eenen Leerar voor de Engelsche Kerk aan de Wyberg, £100

Aan eenen Leerar voor de Kerk aan Rondebosch, 100

Aan eenen Voorlezer voor ieder Kerk, ieder, 15

Aan eenen additional Leerar in the Kaapstad, 100

En aan den Leerar der Hervormde Kerk aan den Wyberg, 200

Zyne Excellentie merkte aan, dat de bovengevoelde gevallen met andere aantellingen, van Zyne Majesteteis, voor zyne approbation, waren overgezonken, de bekrachtiging waarvan, Zyne Excellentie genoot zag.

De vergunning tot onderstaand van het Z. A. Atheneum fonds, vier verleend, op de suggestie en aanbeveling van Zyner Majesteteis Secretaris van Staat, synde deselve verleend op hetzelfde grondbeginsel als vergunningen gedaan werden voor wegen, en tot onderstaand der Hospitals, enz.

1. Ieder Lid van den Raad sal het voorrecht hebben, een persoon toetelen, tegenwoordig syn by de handelingen van den Raad.

2. Rapporters der publieke nieuwspapieren zullen worden toegelaten, ten getalle van een voor ieder Nieuwspapier, behoorlijk voorzien van schriftelijke credentiale van de Redakteurs der respective Nieuwspapieren.

3. Alle personen die geduidt, zullen gehouden syn zich te verwoeden, op motie, tot dat einde gedaan door eenig Lid van den Raad.

Welke additionele reglementen door den Raad werden aangenomen.

Waaron een Committee van twee Leden, de Ed. Procureur General en de Edele Heer Ebden, werden verzocht, den Heer Collison en de anderen heeren bekend te maken met deszelfs inhoud,—hetwelk syn dient te weten.

De Raad adjourneerde ten 4 ure, tot Zaturdag den 25 deszer, (Get.) R. P. NICHOLS, Fungerende Griffier van den Wetgevenden Raad.

DINGS DAG, 4 NOVEMBER 1834.

De Raad vergaderde te l.vnr.—Tegenwoordig: Zyne Excellentie de Gouverneur, de Edele Koloniale Secretaris, de Edele Procurer General, de Edele Auditore General, de Edele Tresorier en Rekenmeester General, de Edele J. B. Ebden, de Edele C. S. Pillans, en de Edele L. Cloete.

De Raad adjourneerde ten 4 ure, tot Zaturdag den 25 deszer, (Get.) R. P. NICHOLS, Fungerende Griffier van den Wetgevenden Raad.

De Ed. Auditore General, merkte hier aan, dat ver-

scheiden lagere ambtenaren, in een gelyke klasse staande met den Bode van den Procureur General, uitgehaald waren; en de Raad, (dit scheen hem te spylen), gevolden zich niet.

De Ed. Auditore General, merkte hier aan, dat zelfs de Deurwaarder des Raads, syn salaris thans ouwing van de Commissarissen van het Compensatie fonds.

De Procurer General, drage het onderwerp voor, van Kolonel Wades, beruchtte Kruid-Ordonnantie, welke by de Edele Griffier volbrengt zyne pligten tegenwoordig voor zyn pensioen.

Het werd voorgesteld door den Edelen Kolonialen Secretaris gesconsenteerd door den Heer Ebden, dat de bovengevoelde lasten op de revenuen betrachtigd worden, een-

De Ed. Auditore General, merkte hier aan, dat ver-

scheiden lagere ambtenaren, in een gelyke klasse staande met den Bode van den Procureur General, uitgehaald waren;

En de Raad adjourneerde te l.vnr.—Tegenwoordig: Zyne Excellentie zeide, dat zelfs de Deurwaarder des Raads, syn salaris thans ouwing van de Commissarissen van het Compensatie fonds.</