O be peremptorily fold, pursuant to an Order of the High Court of Chancery made in a Cause Walker against Micklem, before John Ord, Esq. one of the Masters of the said Court, at the Public Sale-Room of the faid Court of the faid Court, at the Public Sale-Room of the faid Court in Southampton-Buildings, Chancery-Lane, London, on Saturday the 8th Day of March 1800, at Eleven of the Clock in the Forenoon, in Three Lots, Two Houses, Part Freehold and Part Leasehold, situate in Bridges-Street, Covent-Garden, and numbered No. 27 and 28: and also a Copyhold Farm, containing 100 Acres, or thereabouts, situate near Picket's-Eud, Hemel Hempstead, in the County of Herts, let to a Tenant at Will, at 1051, per Annum.

Printed Particulars may be had (gratis) at the said Masser's Chambers; of Messrs. Maddock, Presland, and Wortell, Lincoln's-Inn; of Messrs. Mayo and Pearce, of Clozk-Lane, London; and of Mr. Abednego Godwin, the Tenant of the Hemel Hempstead Estate.

O be fold, purfuant to an Order of the High Court of Chancery made in a Cause Webster versus Webster, before William Weller Pepys, Esq; one of the Masters of the said Court, at the Public Sale-Room in Southampton-Buildings, Chancery-Lane, London, on Tuesday the 29th Day of July, 1800, at Seven of the Clock in the Evening, an Effate called Richmond Vale, in the Paulih of Hanover and County of Cornwall, in the Island of Jamaica, confisting of about Eight Hundred Acres of Land, of different Qualities, with fuitable Buildings and Stock thereon.

Printed Particulars of the faid Estate to be had at the faid Master's Chambers in Southampton-Buildings; of Mestrs. Farrer and Atkinson, Lincoln's-Inn-Fields; and of Mestrs. Sayers and Leeson, Staple-Inn.

O be fold, pursuant to an Order of the High Court of Chancery, made in a Cause Hilder against Morris, before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, in One Lot, on the 10th Day of March 1800, between the Hours of Two and Three o'Clock in the Afternoon, A Farm, fituate near the Twenty-five Mile-Stone, in the Parish of Wrotham, in the County of Kent, on Stone, in the Parilli of Wrotham, in the County of Kent, on Leafe to Mr. Thomas Fuljames, for the unexpired Term of Six Years from Michaelmas-Day 1800, at 451. per Annum, subject to Land-Tax, comprising a Brick Dwelling or Farm-House, Stable, Kiln, and Offices, with Fore Court and Garden, and several Inclosures of Meadow, Pasture, Arable Landy and Hop Grounds; and also a Cottage, Garden, and a small Close adjoining the Whole, containing together; by Estimation, 49 Acres, subject to a Quit-Rent of 9s. 11d. per Annum.

Particulars whereof may be had (gratis) at the faid Mafter's Chambers, and of Mr. Whitton, Solicitor, Great

James-Street, Bedford-Row, London.

Dursuant to a Decree of the High Court of Chancery made in a Cause wherein Robert Kitchen and others are Plaintiffs and George Stavert and another are De-fendants, the Creditors of Robert Kitchen, late of Liverpool, in the County of Lancaster, Cotton-Printer, deceased, are to come in and prove their Debts before Nicholas Smith, Efq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 5th Day of April 1800, or in Default thereof they will be peremptorily excluded the Benefit of

Durfuant to a Decree of the High Court of Chancery made in Two feveral Caufes Kidney versus Coussimaker, and Williams versus Coussimaker, the Creditors of Benjamin Kidney, late of Lawrence-Poultney-Hill, London, Efq; deceased, are forthwith to come in and prove their Debts before John Simeon, 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.

Creditors who have proved their Debts under a Commission of Bankrupt awarded and issue forth against Andrew Paul Pourtales and Andrew George Pourtales, of Broad-Street-Buildings, in the City of London, Merchants and Copartners, are defired to meet the Affig-

nees of the Estate and Essects of the said Bankrupts, on the 27th Day of February instant, at Eleven o'Clock in the Forenoon, at the City Coffee-House, in the City of London aforesaid, to assent to or dissent from the said Assignees commencing, profecuting, or defending any Suit or Suits at Law or in Equity for the Recovery of any Part of the 'faid Bankrupts' Estate and Essects; or to the compounding, sub-mitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and particularly to authorise the said Assignees to sell and dispose of any Part of the Estate and Effects of the faid Bankrupts by private Sale, or other-wife, as they the faid Assignees shall think proper; and on other special Affairs.

HE Creditors who have proved their Debts under a Commission of Bankrypt awarded and issued against Thomas Gibson and Joseph Johnson, of Lawrence-Lane, London, Bankers and Copartners, are hereby requested to meet the Assignees of the said Bankrypts' Estate and Esses, on Wednesday the 19th Day of February instant, at Batton's Cossee-House, in Cornhill, London, at One o'Clock in the Afternoon precisely, in order to assent to or dissent from the the Monies in Hand belonging to the faid Bankrupts' Estate, and the Dividends accruing from such Investments, until the same shall amount to a Competency for making a further Dividend or Dividends amongst the said Bankrupts' Creditors.

HE Creditors who have proved their Debts under a THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Reuben Allen, of High Wycomb, in the County of Bucks, Carrier, Dealer and Chapman, are desired to meet the Assignee of the said Bankrupt's Estate and Essets, on the 13th Day of February instant, at Six o'Clock in the Evening, at the Bull and Mouth, in Bull and Mouth-Street, London, to assent to or dissent from the said Assignee's disposing of the said Bankrupt's Stock of Horses and other Property and Essets by public Sale or private Controls and the big and Effects by public Sale or private Contract; and to his commencing, profecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupt's Estate and Essects; or to the compounding, submitting to Arbitration, or otherwise ageeing any Matter or Thing relating thereto; and on other special Assairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Vaughan Griffiths, now or late of Paternoster-Row, Cheapside, London, Printer, Dealer and Chapman, are requested to meet the Assignees of his Estate and Essects, on Thursday the 13th of February infant, at Six in the Evening, at the Solicitor, Mr. Davies's Office, No. 23, Lothbury, in order to affent to or diffent from the said Assignees commencing, profecuting, or defending an Action or Actions at Law, or Suit or Suits in Equity, concerning the said Bankrupt's Estate and Effects; or to the compounding, submitting to Arbitra-tion, or otherwise agreeing any Matter or Thing relating thereto; and also to assent to or dissent from the said As-signess disposing of all or Part of the said Bankrupt's Estate and Effects by private Sale, and to take Security for Payment thereof; and also to authorize the Assignees to permit the Bankrupt to carry on the Business for the Benefit of his Estate, and to receive the Debts; and on other special

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth A Committon of Bankrupt awarded and flined forth against John Merrick and Samuel Hoskins, late of Mark-Lane, in the City of London, and of the Island of Guernsey, Merchants, Dealers, Chapmen, and Copartners, (trading under the Firm of Merrick; Hoskins, and Company,) are defired to meet the said Bankrupts' Assignees, on Friday the 14th Day of February instant, at Six o'Clock in the Evening, at the Office of Melirs. J. and R. Willis, in Warnford-Court, Throgmorton-Street, London, to assent to or diffent from the faild Assignees, commencing, professition, or defending any faid Affignees commencing, profecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupts' Estate and Effects; or to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and also to the selling by public Sale or private Contract, or otherwise discountry of all or any Part of the said Bankrupts' Stock