Durham, February 12, 1800. Wurnam, February 12, 1800.

WHereas George Mowbray, late of Miln-Houles, near

Stanhone in the Court of Stanhone in the Stanhone in Stanhope, in the County of Durham, Gentleman, died on the 2d Day of March 1797, having by his Will given his Real and Personal Estates in Trust for his Brother William Mowbray for Life, with Remainder in Trust for the Children of his said Brother, and declared that if his said Brother or any Issue of his Body should not, within Seven Years after the said Testator's Death, appear and claim the faid Estates, then the same should be upon other Trusts, and he appointed John Starforth, of Durham, Woolsen-Manufacturer, and Gilbert Starforth his Son, Executors of the faid Will; now therefore the faid William Mowbray and his Issue (if any) are hereby required to appear and claim the faid Real and Personal Estates, otherwise they will be excluded from taking any Interest therein.

NOTICE,

TAMES URE, Merchant, in Glasgow, Trustee on the sequestrated Estates of Peter and Charles Stewart and Co. of New-York, Merchants, hereby requires the Creditors, who have not already lodged with him their Claims, Vouchers of Debts against the Bankrupts, with Assaving to the Verity thereof, to do so immediately; and he further requires a Meeting of the Creditors by themselves, or their authorised Agents, at Glasgow, on the 1st of March next, within the Star Inn, at Twelve o'Clock at Noon, to give Instructions concerning certain Actions of Reduction brought against several illegal Preferences granted by the Bankrupts, certifying those who decline to authorise him to insist in such actions, that they will be excluded from the Benefit of any Dividend of those Fuuls which may be recovered in consequence thereof, which will be divided among those who shall authorise him to insist therein, and who agree to contribute towards the Cost thereof, there being no other found for defraying that Expence. New-York, Merchants, hereby requires the Creditors, who defraying that Expende.

February 22, 180 LL Persons who have Demands on the Polly, while commanded by Captain Cooch or Captain Richard Killer, are desired to send their Accounts, within One Month from this Date, to Mr. William Richard Wilson, Crown-Court, Broad-Street, who has Directions to pay the same on the Approval of the said Masters.

February 20, 1800. Hoever has any Demand upon the Estate and Estects of the late John Manesty, Est; deceased, at Walton, near Liverpool, are defired to fend an Account thereof unto Mrs. Manesty, Administratrix, on or before the ist Day of May next, or they will be excluded any Benefit that may arise

O be fold pursuant to a Decree of the High Court of O be fold pursuant to a Decree of the High Court of Chancery made in a Cause Dare versus Tucker, before William Weller Pepys, Esq.; one of the Masters of the said Court, at the Sale Room, in Southampton-Buildings, Chancery-Lane, London, on Tuesday the 1st Day of April next, cery-Lane, London, on Tuesday the 1st Day of April next, and the Four following Days, at Eleven of the Clock in the Forenoon, on each of the faid Days, the undisposed Manors, Freehold, Copyhold, and Leaschold Estates, late the Property of George Tucker, of Axminster, in the County of Devon, Esq. deceased, comprising the very improveable and extensive Manors of Musbury, Trill, and Uplime, in the said County of Devon, stuate, adjoining, and contiguous to each other within a Ring Fence, with the Annual Chief Rents, Rights, Royalties, and Immunities, abounding with Game; within Two Miles of the Sea Coast; and also divers Freehold, Copyhold, and Leaschold Messuages, Lands, and Hereditaments, situate in the Town and Parish of Axminster aforesaid, late the Property of the said George Tucker, deaforefaid, late the Property of the faid George Tucker, de-

Printed Particulars of the faid Estates may be had at the faid Master's Chambers, in Southampton-Buildings, Chancery-Lane; of Mestre Pearson and Son, No. 6, Pump-Court, Temple; and of Mr. George Smith, of Axminster aforesaid, of whom further Information may be obtained, and the Plans and Maps of the Estate seen.

O be fold, pursuant to a Decree of the High Court of Chancery made in a Cause Evans against Hughes before Thomas Drake, Gentleman, with the Approbation of William Graves, Esq; one of the Masters of the said Court, the be-

ginning of April next, at Clifton, near Briffol, in the County

ginning of April next, at Clifton, near Briffol, in the Councy of Gloucester, in several Distinct Lots or Parcels, A Pile of Building, called the Royal York Cresceat, and certain Pieces of Land adjoining and-contiguous thereto, stuate in the Parish of Clifton aforesaid, in the said County of Gloucester. Particulars whereof may be had (gratis) by applying at the Office of the said William Graves, Esg. Southampton-Buildings, Chancery-Lane, London; of Mr. Hughes, Attorney, at Briftol; and of Messes, Shephard and Adlington, Grayslan; and Mr. Fraier, Staple-Inn, London; and of Mr. Thomas Stokes, of Sodbury, in the said County of Gloucester, Attorney at Law. Attorney at Law.

O be peremptorily fold, pursuant to an Order of the A High Court of Chancery, made in a Cause Hilder against Morris, before Peter Hollord, 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 One Lot, on the 10th Day of March 1800, between the Hours of Two and Three of the Clock in the Afternoon, A Farm, fituate near the Twenty-fifth Mile-Stone, in the Parish 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, fubject to Land-Tax, comprising a Brick Dwelling or Farm-Houfe, Stable, Kiln, and Offices, with Fore Court and Garden, and feveral Inclosures of Meadow, Persure, Carden and a final and Hop Grounds; and allo a Cottage, Garden, and a small Close adjoining, the Whole containing together, by Estimation, 49 Acres, subject to a Quit-Rent of 9.8. 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.

To be peremptorily fold, purfuant to a Decree of the High Court of Chancery made in a Cause Shanley, against Baker, before Edward Leeds, Esq. one of the Masters of the faid Court, at the Publick Sale-Room, in Southampton-Buildings, Chancery-Lane, Loudon, on Friday the 14th Day of March next, between the Hours of Five and Six of the Clock in the Evening, A Leasehold Estate, confishing of a House, No. 2, with the Appurtenances, situate on the South Side of New Ormond Street, in the Parish of Saint Andrew, Holborn, in the County of Middlefex, held under Leafe from the Rugby Charity, for an unexpired Term of Twenty-one Years, from the 5th of January 1800, late the Property of Richard Rowton, deceased.

Particulars may be had at the faid Master's Chambers, Southampton-Buildings; of Mr. Sanderson, Solicitor, Palfgrave-Place, Temple-Bar; and of Mr. Taylor, Solicitor, Featherstone-Buildings, Holborn.

Hereas by a Decree of the High Court of Chancery made in a Cause wherein William Walker is the Plaintiff and Henry Wallis is the Desendant, it is referred to Nicholas Smith, Esq. one of the Masters of the said Court, (among other Things.) to inquire whether William Trowell, the Son of William Trowell, formerly of Long Eaton, in the County of Derby, Yeoman, deceased, is living or dead, and if dead, whether he died Intestate and without Issue? which said William Trowell the Younger was horn at Sayley in faid William Trowell the Younger was born at Sawley, in, the faid County of Derby, in the Year 1732, and afterwards went to refide at Hunganby, in the County of Lincoln, and is supposed to have quitted that Place about the Year 1763, is imposed to have quitted that Place about the Year 1763, and to havegone to fome Part of America and died there. Any Person or Persons who can give Information relative to the Circumstances whether the said William Trowell the Younger is living or dead, and if he was ever and when married, and to whom, and if dead, whether he left any Will, and who is or are the Executor or Executors thereof; and also whether he left any Child or Children him surviving, and whether they are now living, are requested to address such Information to the said Master, at his Chambers in Southness Changery-Lane, London, to William ampton-Buildings, Chancery-Lane, London; to William l'Anson, Esq; Cotsgrave-Place, near Newark Notes; or to Mr. Shaddick, Chancery-Office; London.

Hereas by a Decree of the High Court of Chancery made in a Caufe Hollinworth against Moult, it is, amongst other Things, referred to John Ord, Esq. one of the Masters of the faid Court, to inquire and state to the Court, who are the nearest Relations of the Testator John Moult's