and King's County; and also one other Renewal Fine, which became payable to me on the Deccase of John Clarke, one of the Cestui que vies named in a Renewal of said Lease of or the Centul que vies named in a Renewal of faid Leafe of faid Lands, dated the 14th of February 1771, and made by Morley Pendred Saunders, then of Saunder's Grove, in the County of Wicklow, Efq; but fince deceased, to George Clarke, of Rath, in the King's County, Efq; and whereas on the 7th of October 1ast 1800, I caused a Demand for said Fines to be made on said Lands from the principal Occupiers thereof without Effect. Now I do hereby in pursuance of thereof without Effect: Now I do hereby, in pursuance of an Act of Parliament made in the Kingdom of Ireland in the 19th and 20th Years of His present Majesty's Reign, give Notice of such Demand being made.

MORLEY SAUNDERS.

Exeter, January 28, 1801.
RUSSELL'S FLY WAGGONS, to and from LONDON,
EXETER, PLYMOUTH, FALMOUTH, and the intermediate Places,
CLET out Delta.

SET out Daily from his Warehouses at the Bell Inn, Friday-Street, London; Southgate-Street, Exeter; Fish-Market, Plymouth; and Market-Place, Falmouth; carry Goods and Passengers with the utmost possible Dispatch, Care, and Attention, on Broad-Wheel Waggons,

By the Public's grateful and obedient humble Servant ROB. RUSSELL.

The Proprietor gives public Notice, that he will not hold himself answerable or accountable for any Article, unless the fame hall be entered by the Book-Keeper or Landlord, or marked as received by one of them, on the Book or Paper, of the Porter, or other Person who may deliver it.

Nor more than Five Pounds will be paid for any Article whatever of lefs Weight than a Quarter of a Hundred (28lb.): nor more than after the Rate of Twenty Pounds per Hundred Weight for any Package of a greater Weight, unlefs it shall have been booked as of a greater Value, and paid, or agreed to be paid for, at the Rate of Sixpence for every Ten Pounds Value, in Addition to the Common Charge of

No Lace, Silks, Ribbons, Muslins, Gauze, Cambricks Lawns, Maps, Pictures, Prints, Umbrellas, Chairs, or othe Furniture, will be paid for, in any Degree, if damaged in the Carriage, unless packed in proper Boxes or Cafes.

Nor will any Animal be paid for, though loft, hurt, or killed on the Journey by Accident.

China, Glass, Earthen Ware, or any fuch brittle or hazardous Goods, will not be paid for, in any Degree, if broken or damaged in the Carriage, unless the same shall have been properly packed, and the extra Payment made, or agreed for, of Fisteen Pounds for the Value of One Hundred Pounds, and io in Proportion for a greater or smaller Value, at the Time of sending it to the Warehouse.

The Owners of all Goods not-paying, or agreeing to pay, the extra respective Price, will be considered as taking the

entra Ritks on themfelves.

Carriages drawn at the Ends of the Waggons will be charged according to their Weight, but not answerable for any accidental Damage happening to them during their Con-

All Goods which shall be delivered for the Purpose of being carried will be confidered as general Liens, and subject not only to the Money due for the Carriage of such particular Goods, but also to the general Balance due from the respective Owners to the Proprietor of the faid Carriages.

N. B. Goods fuffered to remain in any of his Warehouses

more than Forty-eight Hours after their Arrival will be at the fole Rifk of the respective Owners thereof.

ROB. RUSSELL.

Obe peremptorily fold by Auction, by William Bunnell, before the Commissioners under a Commission of Bankrupt awarded and issued against Bank Stythe, late of Colchester, in the County of Essex, Stone-Mason and Brick-Bayer, on Tuesday the 17th of February instant, at Twelve o'Clock at Noon, at the Red-Lion Inn, in Colchester afore-faid, subject to such Conditions as shall be then and there produced.

All that valuable Estate, Part of which is Freehold and Part Copyhold, holden of the Manor of Weathersfield, fituate in the Parish of Weathersfield, in the County of Effex, comprising a Farm-House, Barn, Stable, and other convenient Outbuildings, with about Fifty-two Acres of good Arable and Pafture Land.

Further Particulars may be had by Application to Mr. D. Sutton, Solicitor, Colchester, or Mr. Sanderson, Solicitor, Paligrave-Place, Temple, London.

TO be peremptorily fold, pursuant to a Decree of the High Court of Chancery made in a Cause Goodall against Lynch, before John Spranger, Esq; one of the Massers of the faid Court, in the Public Sale-Room of the Court of Chancey in Southampton-Buildings, Chancery-Lane, London, on Monday the 27th of July 1801, sinstead of the 2d of March, 1801, in a former Advertisement mentioned,) in Two Lots, A Plantation or Sugar-Work, called Barbian structure in the Parish of Suite Andrew in the Masser. Barbican, situate in the Parish of Saint Andrew, in the Island of Jamaica, with the Negro and other Slaves thereon, and the Cows, Mules, and other Cattle thereto belonging; also a Freehold-House, situate in Leadenhall-Street, in the City of London.

Particulars whereof may be had (gratis) at the faid Master's Chambers, in Southampton-Buildings aforefaid; of Mr. Bugg, Solicitor, No. 19, New Broad-Street, London; and of Lewis Cuthbert, Efq; of Spanish-Town, in the Island of famaica.

DUrsuant to a Decree of the High Court of Chancery made in a Cause Page and Wise, and others versus Revett, the Creditors of John Sheppard, late of Campsey Ash, otherwise Asin next Campsey, in the County of Sussol, Eig; are personally, or by their Solicitors, to come in and prove their Debts before William Weller Fepys, Efg; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 16 Day of Asil page 15 Possible themselves. fore the 1st Day of April next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Dursuant to a Decree of the High Court of Chancery made in a Cause Sterne against Ramsey, any Person or Persons claiming to be the Heir or Heirs at Law of Richard Sterne, late of Beverley, in the County of York, Esq; (who died in or about the Month of October 1792,) are forthwith to come in before Edward Leeds, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, and prove himself, herself, or themselves to be fuch Heir or Heirs at Law, or in Default thereof they will be excluded the Benefit of the faid Decree.

Urtuant to a Decree of the High Court of Chancery made in a Cause of Vyner against Sir John Thorold, Bart, and another, the Creditors and Legatees of Phillips Glover, late of Upper Fitzroy-Street, in the County of Middlefex, Eiq; deceased, are forthwith to come in and prove their Debts and claim their Legacies before John Wilmot, 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.

Urfuant to a Decree of the High Court of Chancery made in a Caule intituled Booth against Grant, the Cre-ditors of Jacob Camac, formerly of Calcutta, in the East Indies, and a Colonel in the Service of the Honorable East and a Colone in the Service of the Footnershie half india Company, (who died in or about the Year 1744,) are, on or before the 7th Day of March 1801, to come in and prove their Delts before Peter Holford, Eng. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, er in Delault thereof they will be peremptorily excluded the Benefit of the field Decree. of the faid Decree.

Durfuant to a Decree of the High Court of Chancery made in a Caufe wherein James Dompfler the Younger and others are Plaintiffs and Harriet Williams, Spiniter, De-fendant, the Creditors of Mrs. Sophia Williams, late of Berkeley-Street, Berkeley-Square, in the Courty of Middle-fex, deceafed, are forthwith to come in ane prove their Debts before Peter Holford, Efg; one of the Malters of the faid Court, at his Chambers in Southampton-Euileings, Chancery-Lane, London, or in Default thereof they will be ex-cluded the Benefit of the faid Decree.

Durfmant to a Decree of His Majesty's Court of Ex-diction at Westminster, made in a Cause Gwynn versus Carden, the Creditors and Legatees of John Gwynn,