May be viewed, and particulars had of Mr. Earnshaw, Soficitor, Red Gress-Street; at Garraway's; and of W. M. Cooper; Np. 92, Blackman-Street, Southwark.

Extensive Freehold Premises, near Fish-Street-Hill.

The Achibo sold by anction, by Mr. Sergeant, at Garraway's Coffee-House, Change-Alley, on Wednesday the 14th day of February 1816, by order of the Commissioners named in a Commission of Bankrupt awarded and issued forth against Edward Collinson, Oil-Merchant, with consent of the mort-

The substantial and very valuable freehold premises, situate at No. 18, one the south side of Crooked-Lane, Fish-Street-Hill, completely arranged for conducting an extensive concern in the oil trade, comprising numerous roomy apartments, excellent light counting-houses, and a capacions lower warehouse, with arched vaults, and good cellerage in the base-

May be viewed, and particulars had of Messrs. Loxley and Son, Solicitors, No. 80, Cheapside, at the place of sale; and of Mr. Sergeant, Great St. Thomas Apostle, Queen-Street.

Chancery, made in a Cause Mort against Lewthwaite, before Robert Steele, Esq. one of the Masters of the said Court, at the Public Sale-Room of the said Court, in South-ampton-Buildings, Chancery-Lane, London, on Tuesday the 12th day of March 1816, between the hours of Two and Three o'Clock in the Afternoon, in one lot,

Three o'Clock in the Afternoon, in one lot,
A very desirable leasehold dwelling-house, No. 21, in YorkPlace, Portman-Square, in the County of Middlesex, for the
unexpired term of seventy-two years from Lady-Day 1816.—
The ground rent, reserved by the lease, is only 81, per anniun,
and the premises have, been lately let at the yearly rent of

Particulars may be had at the Master's Chambers in South-ampton-Buildings, Chancery-Lane aforesaid; of Messrs. Bleusdale, Alexander, and Flolme, Solicitors, No. 10, New-Inn; and of Mr. Van Heythuysen, Solicitor, John-Street, Bedford-Row, London.

Ursuant to a Decree of the High Court of Chancery, made in a Gause Flight against Ward, the Creditors of Peter Kirby, formerly of Alresford, in the County of Flants, but lare of the City of Winchester, Attorney at Eaw, deceased, (who died in the month of November 1814), are by their Solicitors to come in and prove their debts before William Alexander, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chamcery-Lanc, London, or in default thereof they will be excluded the benefit of the said Decree,

Otice is hereby given, that a meeting of the Creditors of Henry Rivers, late of Ivy-Bridge, in the County of Devon, Innkeeper, Dealer and Chapman, will be holden ou Wednesday the 28th day of this instant February, by Eleven o'Clock in the Forenoon of that day, at the Royal Hotel, in Plymouth, for the purpose of taking into consideration and determining on the propriety of conducting and carrying on the business of the Inn, at Ivy-Bridge, lately kept by the said Henry Rivers, or of shutting up the same, or of disposing thereof, together with its furniture and stock, and on other special affairs; and all persons having claims on any part of the real estate of the said Bankrupt as mortgagees, are requested to attend at the said time and place with their securities before the Commissioners acting under the said Commission, in order that they may inquire into the same, and if no sufficient objection be then made, that the said Commissioners, pursuant to an order of the High-Court of Chancery, may take an account of the principal, interest and coosts due, and of the rents and profits received, and that notice may be given for the sale of the premises so mortgaged; and all persons indebted to the said Bankrupt, or who may have any part of his effects, are desired to pay and deliver the same to either of the Assignees, Richard Perring, of Modbury; John Boger, of Plympton, and Francis Brooking Cuming, of Totness, Esqrs.; or to their Solicitor; or to Mr. Barrett, at the London-Inn, Ivy-Bridge.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against William Winsor, of Plymonth, in the County of Devon, Tavern Keeper, Vintner, Dealer and Chapman, are desired to meet the Assignces of the said Bankrupt's estate and

effects, on the 26th day of February instant, at Three o Clock in the Afternoon, at the Royal Hotel, in Phinouth, in order to assent to or dissent from the said Assignces Selling by private contract, the household furniture, stock in trade and effects of the said Bankrupt, and to their accepting or taking in and for payment thereof, such securities and at such dates as to them the said Assignces shall seem movel; also to assent to or dissent from the said Assignces keeping open the premises now inhabited by the said Bankrupt, on account of the estate, until a purchaser shall be found for the housebold furniture, stock in trade and other effects therein, or until and for such other time as the said Creditors shall fix or determine; also to assent to or dissent from the said Assignces proceeding at have or in-requiry, as the doso may require, for recovery of any partion the said Bankrupt's estate and effects; and compounding, settling or referring to arbitration any difference or dispute with regard thereto; and on other special affairs.

The Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Thomas Pyne, late of Horselydown, in the Cornity of Surrey, Leather-Soller; Dealer and Chapman, are desired to meet the Assignees of the estate and offects of the skid Bankrupt, on the 14th day of February instant, at Eleverno Clock in the Forenon, at the Baptist Head-Coffectfolise Additionabury, in the City of London, to assent to or disent from the said or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Henry Waddington, of Bridge Street, Blackfriars, in the City of London, Merchant, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on the 14th day of February instant, at Twelve & Clock at Noon precisely, at the Office of Messrs. Wadeson, Borlow, and Grosvenor, No. 11, Austin-Friars, London, to assume to or dissent from the said Assignees compromising on compounding a debt to a large amount due to the Bankrupt's estate from persons abroad, and to the said Assignees referring to arbitration any matters in dispute touching or relating to the same debt; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issted forth against Daniel Curling the younger, of the Parish of Baint Lawrence, in the Isle of Thanet, in the County of Baint Lawrence, in the Isle of Thanet, in the County of Baint Lawrence, in the Isle of Thanet, in the County of Baint Lawrence, and Chapman, are desired to meet the Assigness of the estate and effects of the said Bankrupt; on Monday did 12th day of February instant, at Eleven o' Clock in the Folkmooh precisely, at the Office of Mr. Humphrey Wightwick, Solicitor, No. 3, Chatham-Place, Ramsgate, in the said Isle of Thanet, in the said County of Kent, to assent to or dissent from the said Assignees selling and disposing of the household goods and furniture of the said Bankrupt to any person, at a valuation to be made by two or more persons, and to accept and take such security for all or any part of the amount of such valuation, payable at such time or times as, the said Assignees shall think proper; to assent to or dissent from the said Assignees allowing and paying in full, the arrears of rent due and to become due from the said Bankrupt to his several land-lords or either of them, to the said 12th day of February or any other time; to assent to or dissent from the said Assignees either stopping the sale of a distress which has been already seized by one of such landlords, or leaving such distress to be dealt with according to law; to assent to or dissent from the said Bankrupt, as a yearly tenant under such respective landlords of the said Bankrupt, as a yearly tenant under such respectively held by the said Bankrupt, as a yearly tenant under such respective landlords, and all their estate and interest as such Assignees in or to the same hereditaments respectively, on such terms as they shall think proper; to assent to or dissent from the said Assignees arranging with such respective landlords such terms of allowance for the growing crops, manure and operations of husbandry, on the arable lands now in the oc