HE Parenership heretofore subsisting between Peter Hallilay Turner, of 87, London Wall, in the City of London, Charles Johnson, of the same place, and Thomas Aspull, of Manchester, in the County of Lancaster, as Common Carriers, under the Firm of "Turner, Johnson, and Co." in London, and "Thomas Aspull and Co." in Manchester, in this deep description of the common terms of t is this day dissolved by mutual consent, so far as respects the said Thomas Aspull, who retires from the said concern. Witness our hands this 19th day of June, 1818.

Peter Hallilay Turner. Charles Johnson, Thomas Aspull.

O be peremptorily sold by auction, pursuant to an Order of the High Court of Chancery, made in a Cause wherein Gilbert Henderson and others are plaintiffs, and William M'Iver and others are defendants, with the approla-tion of Charles Thomson, Esq. one of the Masters of the said Court, on Wednesday the 1st day of July 1818, at the George Inn, in Dale-Street, in the Town of Liverpool, between the hours of One and Two of the Clock in the Afternoon of the

All that piece of land lately used as a rope-walk, by Messrs. All that piece of hand taken used as a rope-wait, by Messrs-Milver, Sellar, and Co. situate near Bevington Bush, on the west side of the lane leading from Ormskirk, and running from the said lane to Vauxhall-Road, containing in front and to Vauxhall-Road, 16 yards, and in depth on the north side 488 yards, and on the south side 435 yards, and being in the whole 6984 superficial square yards.

The land is walled in, and on it are the following buildings

and erections:

A warehouse, 16 yards by 112 yards, consisting of a cellar, and two tiers of rooms.

A work shade, 300 yards long by 5 yards, with hecking and

A work shade, 300 yards long.

rigging lofts 30 yards long.

A tarring shade, 25 yards by 5 yards, with tar-pan and machinery compleat, and a loft over for tarr'd yarn.

A shade for spinning yarn, 5 yards square, with machinery complexity, and making rope, and every other

A shade for spinning yarn, 5 yards square, with machinery for spinning, striking, and making rope, and every other requisite and convenience.

Particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, London; of Messrs. Clarke, 'Richards, and Medcalf, Salicitors, Chancery-Lane, London's of Messrs. MacDougali and Hunter, Solicitors, Lincoln's London. Mr. Ellis Solicitor, Chancery-Lane, London's London, Mr. Ellis Solicitor, Chancery-Lane, London. of Messrs. MacDougant and minter, Solicitors, Lincoln's-Inn, London; Mr. Ellis, Solicitor, Chancery Lone, London; of Mr. Archibald Keightley, Solicitor, Liverpool; Mr. Leigh, Solicitor, Liverpool; of Messrs. Lace, Miller, and Lace, Attornies-at-Law, Liverpool; Messrs. Orred and Brook, Solicitors, Liverpool; and at the place of sale.

FREEHOLD HOUSE, &c. CAMBERWELL.

O be sold, pursuant to a Decree of His Majesty's Court of Exchequer, in a Cause Barker v. Jones, and Luck v. Jones, at the Chambers of the Deputy Remembrancer, in the Bxchequer-Office, in the Inner Temple, London, on a day to be hereafter advertised, The freehold estate of Richard Jones, late of Coach Maker's

Hall, in the City of Loudon, Carpet-Manufacturer, deceased, consisting of a valuable freehold dwelling house and premises, consisting of a valuable freehold dwelling-house and premises, with a garden and orchard, situate on the west side of Camberwell-Green, in the County of Surrey.

The premises are now occupied by Mr. R. O. Smith, as lessee thereof, for a term of years which will expire at Michaelmas 1837, at the yearly rent of S61.

Printed particulars may shortly be had of Mesars, Hurd and Johnson, Solicitors. Temple: Mr. Edmunds. Semendal Landon, Solicitors.

Johnson, Solicitors, Temple; Mr. Edmunds, Symond's-Inn, Chancery-Lane; and at the Chambers of the said Deputy-Remembrancer.

Ursuant to an Order of the High Court of Chancery, made, in a Cause Boazman against Johnston, whereby it is referred to John Campbell, Esq. one of the Masters of the said Court, to ascertain and state to the Court the priorities of the several mortgages and incumbrances upon, and affecting the trust estates and premises in the said order mentioned, being the real estates of John Boazman, late of Great Ayeliffe, in the County of Durham, Esq. (who died on the 27th day of January 1815,) and which estates are situate in the several Counties of Cumberland, Westmorland, and Durham; therefore all persons who have any charges and incumbrances on the said estates, are by their Solicitors forthwith to coppe in and prove the respective priorities of such charges and incumbrances, before the said John Camp-Ursuant to an Order of the High Court of Chancery,

bell, Esq. at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order. bell, Esq.

Ursuant to an Order, bearing date the 18th day of April 1818, made by the Lord High Chancellor of Great Britain in the matter of Benjamin Bishop the elder, Esq. a lunatic, on the petition of Thomas Blair and James Dott, Esqrs, the Committees of the estate of the said lunatic, the Creditors of the said Benjamin Bishop, the lunatic, are forthwith to come in and prove their debts before Sir John Simeon, Bart. one of the Masters of the High Court of Chancery, at his Chambers, in Southampton-Buildings, Chan-neery-Lane, London, or in default thereof they will be ex-cluded the benefit of the said Order.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Newton against Reid, the Creditors of made up a Cause Newton against Rend, the Creditors of Charles Newton, late of Assembly-Row, Epping-Forest, in the County of Essex, Esq. deceased (who died on or about the 12th of January 1800), are to come in and prove their debts before James Stephen, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 11th day of July 1818 or in default thereof they will be preputationly scholded. 1818, or in default thereof, they will be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Goding v. Burch, the Creditors of Joseph Timms, late of Battersea, in the County of Surrey, Victualler, deceased, are personally, or by their Solicitors, to come in and prove their debts before Joseph Jekyll, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 31st day of July next, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, bearing date the 10th day of April 1808, made in a Cause wherein George Ryan and another are plaintiffs, and Alexanwherein George Ryan and another are planting, and Alexander Anderson and others are defendants, the Joint Creditors of John Anderson and Alexander Anderson, late of Philipot-Lane, in the City of London, Merchants (who carried on business under the firm of John and Alexander Anderson), are forthwith to come in and prove their debts before Samuel Compton Cox, 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.

Ursuant to a Decree of the High Court of Chancery, bearing date the 10th of April 1808, made in a Cause wherein George Ryan and another are plaintiffs, and Alexander Ander-George Ryanano anomer are plantens, and Alexander Anderson, and others are defendants, the Separate Creditors of John Anderson, late of Philipot-Lane, in the City of London, Merchant (who died in the month of April 1808), are forthwith to come in and prove their debts before Samnel Compton Cox, 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.

THE Oreditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Isaac Spence, of Providence-Row, in the Parish of Hackney, in the County of Middlesex, Merchant, Ship-Owner, Dealer and Chapman, are requested to meet the Assignees of the and Chapman, are requested to meet the Assigness of the said Bankrupt's estate and effects, on the 2d day of July next, at One o'Clock in the Afternoon, at the Office of Mr. J. N. Michell, Union-Court, Broad-Street, in the City of London, Solicitor, in order to assent to or dissent from the said Assignces selling and disposing of the leasehold messuage or tenement, with the appurtenances of the Bankrupt, situate in Parailelean Parailelean Court of the State of the Court of the State of the Stat Providence Row aforesaid, wherein he resides, and also the household furniture of the said Bankrupt therein; and also household furniture of the said Bankrupt therein; and also the shares of the said Bankrupt in the brig or vessel the Prospect, either by public sale or private contract, and also their taking security for payment of such parts thereof as they the said Assignces shall think proper; and also to assent to or dissent from the said Assignces maintaining certain black men, who were brought lately from the coast of Africa, by the said Bankrupt, to navigate the said vessel the Prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England, until the said said vessel the prospect to England vessel the prospect to Engla a passage can be obtained for them to go back to Africa, and paying their passage back, pursuant to the engagement of the said Bankrupt, and to charge such maintenance and passage