Court in trust in the said cause, and the interest thereof, and Court in trust in the said cause, and the interest thereoi, and what, if any thing, was due, in respect thereof, and to whom; therefore any person or persons claiming to be incumbrancers upon the aforesaid stock is or are by their Solicitors, on or before the 24th day of the month of July, to come in and establish such claim or claims before the said Master, Mr. Dowdeswell, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof he, she, or they will be recompetent action of the said Order. will be peremptorily excluded the benefit of the said Order.

WHEREAS by an Order of the High Court of Chancery, made in a cause Meredith v. Senior, it was referred to James William Farrer, Esquire, one of the Masters of the to sames within rarrer, Esquire, one or the Masters of the said Court, to inquire and state to the Court who were the nephews and nicces of Michael Raybould, late of Sheffield, in the County of York, Cheesefactor, (who died in the month of September 1824,) living at the time of his death, or the personal representatives of such of them as were since deceased; any person or persons claiming to be related to thesaid Michael Raybould in the aforesaid degree, living at the time of his death, or the personal representatives of such of them as are cean, or the personal representatives of such of them as are since dead, are forthwith, by their Solicitors, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chamcery-Lane, London, and make out their claims, or in default thereof they will be excluded the benefit of the said Order.

Valuable long Leasebold Property, Hammersmith, land tax redeemed; principally let on leases, and producing near $\pounds 400$ per Annum.

10 be peremptorily sold by auction, by Barnes and Thorn-(c) be peremptority sold by address, by barnes and Thorne ton, at the Mart, on Friday, July 31, at Twelve of Clock, in ten lots, by order of and before the Commissioners named in a Commission of Bankrupt issued against Henry Payne; Eleven substantial houses and shons, Nos. 6 to 16, Dorcas-Buildings, fronting the high road at Haumersmith, and near the turnpike, part lat for terms of years, and part in hand. The estate is held for near 100 years, at trilling ground rents, the be viewed. Private hordinary for the solution of the state is held for metriculars may be had of Messre in the state is held for metriculars.

To be viewed. Printed particulars may be had of Messre. Teesdale, Symcs, and Weston, Fenchurch-Street; Messre, Hutchison and Imeson, Grown-Court, Threadneedle-Street; t the Inns at Hammersmith and Kensington; and of Messrs. Barnes and Thornton, 33, Fenchurch-Street.

WHEREAS by indentare, bearing date the 28th day of May 1829, and made between William Morant; of the Coach and Horses, Chiswell-Street, in the County of Middle-sex, Victualler (then a prisoner in the King's-Bench Prison), of the first part; Benjamin George Hodges, of Church-Street, Lambeth, in the County of Surrey, Distiller, of the second part; and the several other persons, whose names are sub-scribed thereto, being Creditors of the said William Morant, of the third part; the said William Morant did assign, trans-iers and set over unto the said Benjamin George Hodges. his fers and set over unto the said Benjamin George Hodges, his executors, administrators, and assigns, all his the said William Morant's estate and effects, in trust, for the general benefit of such of the Creditors of the said William Morant as should his of such of the Creditors of the said William Morant as should execute the said deed, within one month after notice thereof should have been given to them respectively; and whereas such deed of assignment was executed by the said William Morant on the day of the date thereof, and by the said Ben-jamin George Hodges on the 29th day of the said month of May; and the said deed, as to the execution thereof by the said William Morant, is witnessed by William Smith Henson, of No. 72, Upper Stamford-Street, in the County of Surrey, Attorney at Law, and Henry Ross, of Lincoln's-Inn-Fields, in the County of Middlesex, Clerk to John Duncan, of the same place, Attorney at Law; and as to the execution thereof by the said Benjamin George Hodges is witnessed by the said John Duncan : and such deed now lies at the Office of the said John Duncan, No. 43, Lincoln's-Inn-Fields, for the inspec-tion and execution by the Creditors of the said William Morant.—Dated this 7th day of July 1829.

THE Creditors who have proved their debts under a Com-mission of Bankrupt awarded and issued forth against Edward Jacoh, of or near the Parish of Llantrissent, in the County of Glaunorgan, Cattle-Dealer and Chapman, are de-sired to meet on Friday the 7th day of August next, at Two b'Clock in the Afternoon, at the King's Héad Iun, in the Town of Newport, in the County of Monmouth, in order to

choose and appoint a new Assignee or Assignees, in the room er stead of David Harryy and Thomas Howell, the former Assignees, both deceased,

THE Creditors who have proved their debts under a Com-mission of Bankrupt, bearing date the 18th day of Oc-tober 1822, awarded and issued forth against Jopafhan Fox, late of the City of Bath, Grocer, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, on Saturday the 1st day of August next, at Ten of the Clock in the Forenoon precisely, at the White Hart Inn, in the City of Bath aforesaid, to assent to or dis-sent from the said Assignee selling, by public auction or by private contract, to the said Bankrupt, at a sum to be then named, the reversionary and contingent interest which the said Assignee has of and in the one fourteenth part or share of the Assignee has of and in the one fourteenth part or share of the sum of $\pounds 5,000$ given by the will of the late Mr. Robert Tabor, of Colchester, deceased, expectant on the decease of the testator's sister, Sarah Tabor, subject to such terms and conditions as will be named at the said meeting ; and on other special affairs.

THE Creditors who have proved their debts under a Com-mission of Bankrupt awarded and issued forth against Samuel Cook and Charles Martin Oliver, late of Alie-Street, Goodman's-Fields (but now prisoners for delat in the King's-Bench Prison), Upholsterers, Dealers and Chapmen, are re-quested to meet the Assignees of the suid Bankrupts' estate, and effects, on Monday the 3d day of August next, at Tweire o'Clock at Noon precisely, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, to consult and confer on the Bankrupts' affairs, and confirm, as far as possible, the acts of the Assignees already done under Samuel Cook's private estate; and to empower the Assignees under this estate to adopt all legal and, if necessary, equitable expence; and on other special affairs. expence; and on other special affairs.

THE Creditors who have proved their debts under a Com-mission of Bankrupt awarded and issued forth against Eli De Carle, of the City of Norwich, Grocer and Tallow-Chandler, Dealer and Chapman (surriving Partner of Charles Gills, late of the City of Norwich, Grocer and Tallow-Chandler, Dealer and Chapman, decreased, and which said Eli De Carle and Charles Gills wore lately trading under the firm of Gills and De Carle), are requested to meet the Assignees of the estate and effects of the said Bankrupt, on the 31st day of July instant, at Ten o'Clock in the Forenoon, at the Nor-folk Hotel, in the City of Norwich, in order to authorise the said Assignees to sell, to a person to be named at the said meeting, the stock in trade, fixtures, and household furniture of the said Bankrupt, or part thereof, at a sum to be fixed by two valuers, one to be named by the said Assignees, and the other by such person, or in case of the disagreement of such valuers, then by an umpire to be named by them before they enter upon the business; and also to authorise the said Asenter upon the business; and also to authorise the said As-signees to pay and discharge the costs and expences incurred by the preparing, and endeavouring to obtain the execution, of a deed of assignment which was executed by the said Bankrupt after the issuing forth of the said Commission ; and also to authorise the said Assignees to commence, proscute, defend, authorise the said Assignees to commence, proscute, defend, discontinue, or compound any action or actions, suit or suits, either in law or equity, or otherwise, for the recovery and pro-tection of the said Bankrupt's property and effects; or to compound with any debtor or debtors of the said Bankrupt's estate, and take a reasonable part of the debt or debts due from such debtor or debtors respectively in discharge of the said debt or debts, or to take security for the payment thereof, said debt of debts, or to take security for the payment thereog, or of any part thereof; or to submit any dispute or difference between the said Assignees and any person or persons, touching or relating to the said Bankrupt's estate and effects, to arbitra-tion, or otherwise, as by the said Assignees may be deemed expedient; and on other special affairs.

THE Greditors who have proved their debts under a Com-THE Greditors who have proved their debts under a Com-mission of Bankrupt awarded and issued forth against William Stokes and Samuel Stokes, of Liverpool, in the County of Lançaster, Merchants and Copartners, Dealers and Chap-men, are requested to meet the Assignces of the estate and effects of the said Bankrupts, on Monday the 3d day of August next, at One o'Clock in the Afternoon, at the Clarendon-Rooms, in South John-Street, Liverpool, in order to assent to or dissent from the said Assignces selling or disposing of cer-tain ships or vessels belonging to, and in the possession of, the said Bankrupts, and also the household furniture of the said