and several closes of land, in the occupation of the Widow Sayer, as tenant at will; also a freehold estate, situate in the Parish of Wingfield, in the County of Berks, consisting of several closes and parcels of land, in the occupation of Miss Ferard and the Reverend William Rhain, Vicar of Wingfield; which said estates were formerly the property of Vincent Webb. For decreased. Webb, Esq. deceased.

The time and place of sale will shortly be advertised, when printed particulars may be had of Messrs. Egan and Waterprinted particulars may be find of Messrs. Egan and Water-man, Solicitors, Essex-Street, in the Strand; Messrs. Wimburn, Collett, and Dyson, Solicitors, Chancery-Lane; Messrs. Brooksbank and Farn, Solicitors, Gray's Inn Square; and Mr. Burrows, Solicitor, Austin-Friars, London.

Chancery, made in a cause of Bailey against Kirkby, with the approbation of William Wingfield, Esq. one of the Masters of the said Court, at the House of Matthew Bell, the sign of the Royal Oak, at Dacre Banks, in the Parish of Ripon, in the County of York, on Friday the 25th day of April 1834, at Four o'Clock in the Afternoon precisely, in two lots; Certain messuages, outhuildings, and closes of land, at

at Four o'Clock in the Afternoon precisely, in two lots; Certain messuages, outhuildings, and closes of land, at Dacre Banks aforesaid, and six cattle gates, in Dacre Pasture, formerly the property of Michael Benson, Esq. deceased, and now or late in the respective occupations of Thomas Grange, William Garforth, William Swaine, John Gill, William Pawson, Thomas Wigglesworth, Thomas Dalby, and Christopher Abbor. Abbev.

Abbey.
Printed particulars and conditions of sale may be had (gratis) at the said Master's Chambers, in Southampton Buildings, Chancery-Lane, London; of Mr. Carr, and Mr. Thomas Brown, Solicitors, and of Mr. Thomas Earnshaw, Auctioneer, Skipton; Messrs. Powell and Son, Solicitors, Knaresborough; Messrs. Coates and Rhodes, and Mr. Darnbrough, Solicitors, Ripon, Yorkshire; of Mr. Richard Smith, 67, Chancery-Lane (who has a map of the property); Mr. Jones, Size-Lane, Bucklersbury; Messrs. Douglass and Cragg, Verulam-Buildings, Gray's-Iun; Messrs. Hawkins and Co. New Boswell-Court; and Mr. Spence, 12, Tavistock Street, Covent-Garden, London.

10 he sold by auction, by Messrs. Farebrother and Co. at O be sold by auction, by Messrs. Farebrother and Co. at Garraway's Coffee-House, Change-Alley, Cornhill, London, on Friday the 18th day of April 1834, under an Order of the Court of Exchequer, and with the approbation of Richard Richards, Esq. one of the Masters of the said Court; Valuable freehold and copyhold estates, situate at Dagenham, in the County of Essex, part of the estates of the late John Evans, Esq.

Also a valuable leasehold estate, held under the Bishop of Windowster situation (link-Street in the Bosonuch of Soith).

Winchester, situate in Clink-Street, in the Borough of Southwark, also part of the estates of the said John Evans.

THEREAS by an Order of the High Court of Chancery, made in a cause Kilmister versus Noel, it was ordered that it should be referred to the Right Honourable Robert Lord Henley, one of the Masters of the said Court, to enquire and state to the Court what deeds or instruments have been executed by the defendant, Samuel Paul Baghott, which executed by the derendant, Samuel Paul Bagnott, which affect, or purport to affect, the estates comprised in the settlement, bearing date the 1st day of January 1824, in the pleadings mentioned, and whether any thing and what is due thereon; and whereas, by virtue of the said indenture of settlement, the said defendant, Samuel Paul Baghott (who resided at Tetbury, in the County of Gloucester), was entitled to a life interest in the estates therein comprized; and certain deeds or instruments have been, or are supposed to have been, executed by the said Samuel Paul Baghott, affecting his life interest, and for securing the payment of various debts and sums of money:—therefore, any person or persons claiming to be entitled to any debt or debts, or sum or sums of money, or any interest in the said estates, by virtue of any deed or deeds executed by the said Samuel Paul Baghott which affect, or purport to affect, the said estates, or his life interest therein, are forthwith to come in and prove their claims before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order.

THEREAS by an Order of the High Court of Chancery, made in a cause wherein William Parker Martindale and others are plaintiffs, and Thomas Brumby and others are defendants, it was ordered that it should be referred to the Master of the said Court in rotation to enquire who are entitled to the £867. 6s. 4d. Bank £3. per Cent. Annuities,

standing in the name of the Accountant-General of the said Court, in trust in the said cause, and the sum of £65. 0s. 10d. cash in the Bank, remaining on the credit of the said cause, and in what shares and proportions; and whereas the said Bank Annuities and cash constitute the residue of the personal estate of Martin Brumby the younger, formerly of East Retford, in the County of Nottingham, Wharfinger, deceased, and who by his will bequeathed the residue of his personal estate in trust for his wife, Mary Brumby, afterwards Mary Swann (and who died in the month of July 1831), for her life, and after her death (and in a certain event, which hath happened) for the children of his nucle, Thomas Brumby, his brother, James Ward Brumby, and his sisters, Sally Holland and Peggy Martindale: now, therefore, such of the children of the said Thomas Brumby, James Ward Brumby, Sally Holland, and Peggy Martindale, respectively, as are now living, and the legal personal representatives of such of them as are dead, are hereby required to come in and make out their and in what shares and proportions; and whereas the said dead, are hereby required to come in and make out their claims as such children and representatives, on or before the 18th day of April 1834, before Francis Cross, Esq. the Master of the said Court in rotation, to whom the said Order hath been referred, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery, made in a cause wherein Thomas Canwell and Martha, his wife, are plaintiffs, and John Thomas Callow and others are defendants, the Creditors of Rebecca Callow, Widow, late of Castor-Mills, in the County of Northampton (who died on the 28th day of October 1823), are forthwith to come in and prove their debts before Henry Martin, 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.

DURSUANT to a Decree of the High Court of Chancery, I made in a cause wherein Thomas Canwell and Martha, his wife, are plaintiffs, and John Thomas Callow and others are defendants, the Creditors of Rebecca Worthington Callow, late of Castor-Mills, in the County of Northampton, Spinster (who died in the month of August 1826), are forthwith to come in and prove their debts before Henry Martin, 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause wherein Thomas Canwell and Martha, his wife, are plaintiffs, and John Thomas Callow and others are defendants, the Next of Kin of Rebecca Worthington Callow, late of Castor-Mills, in the County of Northampton, Spinster (who died in or about the month of August 1826), living at the time of her decease, or the personal representative or representatives of any of such Next of Kin who are since dead, are forthwith to come in and make out their kindred before Henry Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chaucery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

JURSUANT to a Decree of the High Court of Chancery, Jervoise, Bart. is the plaintiff, and Charles Winn and another are defendants, the Creditors of the Honourable George Mark Arthur Way Allanson Winn, late of Great Warley, in the County of Essex (who died on or about the 5th of November 1987). Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 30th day of April 1834, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, DURSUANT to a Decree of the High Court of Chancery, made in a cause wherein Joseph Richard Thompson and others are plaintiffs, and George Nathaniel Thompson and others are defendants, the Creditors of George Thompson, late of Long-Lane, West Smithfield, in the City of London, Copper Plate Printer, also of Wells'-Row, Islington, in the County of Middlesex (who died in the month of February 1826), are to come in and prove their debts before Henry Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings. Chancery-Lane, Lon-Chambers, in Southampton-Buildings, Chancery-Lane, Lon-