sury, at the Treasury chambers, Whitehall, London, he may hear of something to his advantage.

The maiden name of the said Ann Beale was Minett, she

The maiden name of the said Ann Beale was Minett, she resided in Great Mary-le-bone street, in the county of Middlesex, and died in or about the year 1782.

O be sold, pursuant to a Decree of the High, Court of Chancery, made in a cause Bamford versus Watts, with the approbation of Lord Henley, one of the Masters of the said Court:

A messuage or farm house, with barns, stables, and out-buildings, garden, and premises, a messuage or tenement and public-house and out-buildings, garden, and premises, called the Bell Inn, several cottages or tenements, and gardens, and several closes of arable and pasture lands, containing 165 acres and upwards, situate in the parishes of Moulton and Long Buckley, in the country of Northampton, late the property of Mr. George Litchfield Watts.

The time and place of sale will be shortly advertised, when particulars and conditions, which are in a course of preparation, may be had (gratis) at the said Master's chambers, in Southampton-buildings; Chancery-lane, London; of Messrs. Blower and Vizard, Solicitors, No. 61, Lincoln's-inn-fields; of Messrs. Austen and Hobson, Solicitors, No. 4, Raymond-buildings, London; of Mr. Charles Britten, and Mr. Thomas Howes, Solicitors, Northampton.

TYO be peremptorily sold, pursuant to an Order of the High L Court of Chancery, made in a cause Bingham versus Fiallam, and Bingham versus Bassingdale, with the approbation of Nassau William Senior, Esq. one of the Masters of the said Court, at the Hut Inn, at Blidworth, in the county of Nottingham, on Tuesday the 11th day of December 1838, and at the Flying Horse Inn, at Kegworth, in the county of Leicester, on Wednesday the 12th day of December 1838, at six o'clock in the evening of each of the said days, by Mr. William Simpkin, the person appointed by the said Master, in five lots, certain freehold and other estates, situate at Blidworth and Kegworth aforesaid;

worth aforesaid;
Particulars may be had (gratis) at the said Master's chambers, in Southampton-buildings, Chancery-lane, London; of Mr. John Allen, Solicitor, No. 6, Wharton-street, Lloydsquare; Messrs. Jones, Gregory, and Son, Solicitors, No. 12, Clement's-inn; Messrs. Douglas and Cragg, Solicitors, No. 1, Verulam-buildings, Gray's-inn; Messrs. Charles Pearson and Wilkinson, Solicitors, Guildhall-yard, City; and of Mr. William Henry Cotterill, Solicitor, No. 32, Throgmerton-street, London; of Mr. Joseph Parker and Mr. Beauvoir Brock, Solicitors, Loughborough; Mr. Richard Renshaw, Solicitor, Nottingham; and at the principal luns at Blidworth, Kegworth, Loughborough, and Nottingham.

VICE CHANCELLOR.—Friday the 2d day of November, in the second year of the reign of Her Majesty Queen Victoria, 1833, between Joseph Richardson, Plaintiff; Thomas Haskens, Wilcox Lawrence, and Charles Edmonds, Defendants

PON motion this day made unto this Court by Mr. Hallett, of Counsel for the plaintiff, it was alleged that the plaintiff on the 10th day of January 1837, filed his bill in this Court against the defendants (as by the Six Clerks' certificate now read appears), and took out process of subpoema requiring them to appear to and answer the same, but the defendant Wilcox Lawrence has not appeared thereto; that upon inquiry at the usual place of abode of the said defendant Wilcox Lawrence, he cannot be found so as to be served with such process, and there is just ground to believe that the said defendant is gone out of the realm, or otherwise absconds, to avoid bring served with the process of this Court, as by affidavit appears; that the said defendant Wilcox Lawrence has been in England within two years next before issuing of the said so coma, as by affidavit also appears:—It is there ore ordered, that the said defendant Wilcox Lawrence do appear to the said of this Order.

H. C. B -Entd. E. R.

URSUANT to a Decree of the High Court of Chancery, made in a cause Loscombe v. Wintringham, the creditors of Sir Clifton Wintringham, late of the Upper Mall, in the hamlet of Hammersmith, in the parish of Fulham, in the county of Middlesex, Knight and Baronet, deceased (who

died on the 10th day of January 1794), are, by their Solicitors, on or before the 3d day of December 1838, to come in and prove their debts before James William Farrer, 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 Degree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Hall against Cock, the next of kin of William Spooner, formerly of the Gun avern, Lambethroad, in the county of Surrey, Victualler, living at the time of his death (which happened on or about the 27th day of February 1815), and the personal representatives of such of them as are since dead, are forthwith to come in and prove their kindred and make out their claims before William Brougham, 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 an Order of the High Court of Chancery, made in two causes Pee versus Marsh; Sarah Cheiney Marsh, Elizabeth Bent and Ellen Bent, daughters of Robert and Hannah Bent, Hannah Knox, wife of the Honouraffle Charles Knox, James Hancox, eldest son of Elizabeth Hancox, Elizabeth Hancox, James Hancox, eldest son of Elizabeth Hancox, Elizabeth Hancox, James Amelia Evans, daughter of Dr. and Mrs. Evans, Dr. and Mrs. Evans, Bridget Heywood, of Liverpool, Elizabeth Bolton, wife of John Bolton, of Liverpool, Elizabeth Bolton, wife of John Bolton, of Liverpool, Mary Slaney, wife of Robert Slaney, Mary Juge, wife of Richard Juge, of Benhill, Leicestershire, and Jane Mainwaring, legatees of Hannah Slaney Hart, late of Shrewsbury, Spinster, deceased, are, on or before the 6th day of December 1838, to come in and prove their legacies before William Brongham, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Order.

URSUANT to a Decree of the High Court of Chancery, made in a cause Manistre against Vines, the creditors of the Reverend John Manistre, late of Halstead, in the county of Essex, decensed (who died in December 1826), are, on or before the 7th day of December 1838, to come in and prove their debts before the Right Honourable Robert Lord Henlay, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, 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 Killick against Harriss, the heir at law of Joseph Harriss, formerly of Aston Tirrold, in the county of Berks, and of Broadwall, Christchurch, in the county of Surrey, Tallow-Melter, deceased (who died on or about the 27th day of July 1835), is forthwith to come in and prove his or her claim before Francis Cross, 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, made in a cause Killick against Harriss, the creditors of Joseph Harriss, formerly of A-ton Tirrold, in the county of Berks, and of Broadwall, Christchurch, in the county of Surrey, Tallow-Melter, deceased (who died on or about the 27th day of July 1835), are forthwith to come in and prove their debts before Francis Cross, 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, made in a cause Walker versus Butterworth, any person or persons claiming to have any charges and incombrances affecting the freehold and copyhold estates of James Butterworth, tate of the township of Rawcliffe, in the parish of Snath, in the county of York, Woollen Draper, deceased (and which estates are situate in the township of Rawcliffe aforesaid, in the said county), is or are, by their Solicitors, forthwith to come in and establish such claim or respective claims before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancerylane, London, or in default thereof such person or persons will be excluded the benefit of the said Decree.