Masters of the said Court, at the Langport Arms, in Lang-port, in the county of Somerset, on Wednesday the 6th day of September 1843, at two o'clock in the afternoon, in lots,

the following valuable property, viz.

A freehold and small part leasehold estate, land tax redeemed, comprising a substantial farm house, barn, bartonstables, stalls, and other out-buildings, together with 176 acres and 3 roods, statute measure, of arable, meadow, and pasture land, situate in the parish of Aller, in the said county, and now in the occupation of Mr. Thomas Gent and his under-tenants.

A freehold estate, called Great and Little Hammocks, situate in Long Sutton-meadows, in the parish of Martock in the said county, comprising 25 acres, or thereabouts, of capital meadow land, now in the occupation of Mr. Thomas

Gould.

A leasehold estate, called Willow-mead, situate in the parish of Long Sutton, in the said county, comprising 40 acres, statute measure, of arable, meadow, and pasture land, held for the residue of a term of 99 years, determinable on the decease of a person aged 72, or thereabouts, and now in the occupation of Mr. Thomas Horwood, as tenant

A leasehold estate, called Pelts, situate in Sedgmoor and Kingsmoor, in the said parish of Long Sutton, comprising 8A. 1R. 4P. of pasture land, held for the residue of a term

8A. 1R. 4P. of parture land, held for the residue of a term of 99 years, determinable on the decease of the survivor of two persons, aged, respectively, 60 and 63, or thereabouts.

A leasehold estate, called Wagg, situate in the parish of Netherham, in the said county of Somerset, comprising 18 acres, 1 rood, and 18 perches of orchard, arable, and pasture land, held for the residue of a term of 99 years, determinable on the decease of a person aged 82, or thereabouts, and now in the several occupations of Mr. Samuel Wallis, Mr. William Vigars, and Mr. Coggan.

William Vigars, and Mr. Coggan.

A leasehold estate, called Menett's, situate at Upton, in the said parish of Long Sutton, comprising a barn, barton-orchard, and several pieces of arable and pasture land, containing together, by estimation, 38 acres, be the same more or less, held for the residue of a term of ninety-nine years, determinable on the decease of a person aged forty-seven, or thereabouts, and now in the several occupations of Mr. William Vigars and Mr. Thomas Gould.

And a leaschold estate, situate in the parish of Aller aforesaid, comprising 3A 14P. statute measure, of orchard, arable, and meadow land, held for the residue of a term of 99 years, determinable on the decease of a person aged 81, r thereabouts, and now in the occupation of the said

Thomas Gent.

The estates may be viewed on application to the re-The estates may be viewed on application to the respective tenants, and particulars and conditions of the sale may be obtained (gratis) at the said Master's chambers, in Southampton-buildings, Chancery-lane; of Mr. Thomas Lord. Solicitor, No. 30, Nicholas-lane; and Messrs. Biake and Tamplin, Solicitors, King's-road, Bedford-row, London; and of Robert Bate, Esq. of Bridgwater.

HEREAS by a Decree of the High Court of Chancery, made in a cause Attorney General versus Johnson, bearing date the 22d day of November 1839, it is ordered that it should be referred to the Master of the said Court in rotation, to enquire and state to the Court, whether the several trustees, named in the indentures of the 20th day of April 1632, in the pleadings of the said cause men-tioned, are all dead, and in case the Master should so find, then that he should enquire and state to the Court who was then that he should enquire and state to the Court who was the last survivor of the said trustees, and that two successive advertisements should be published in the London Gazette, and in one or more of the newspapers circulated in the county palatine of Chester, giving notice, that the heir of such surviving trustee should, within twenty-eight days, appear and give notice of his, her, or their title to the said Master, and prove his, her, or their pedigree or other title as trustee; and that if no person should appear to give such notice within such twenty-eight days, or the person or as trustee; and that if no person should appear to give such notice within such twenty-eight days, or the person or persons, who should appear or give such notice, should not, within thirty-one days after such appearance or notice, prove his, her, or their title to the satisfaction of the said Master, then that the said Master should approve of a proper person to convey the said charity estates to the new trustees so to be appointed; and whereas Samuel Duckworth. Esg. one of the Masters of the said Court to whom worth, Esq. one of the Masters of the said Court, to whom

the cause stands referred, has found that Sir Thoms Stanley, of Alderley, Bart. who died in or about the month Stanley, of Alderley, Bart, who died in or about the month of August 1672, was the survivor of the said trustees; now the heir of the said Sir Thomas Stanley is hereby required, within twenty-eight days from the 20th day of July 1843, to appear, either personally or by his Solicitor, before the said Master, at his chambers, in Southampton-buildings, Chaptery-lane, London, and give notice of his or her title as such heir, and prove his or her pedigree or other title as trictee. trostee.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Newman versus Lade, the creditors of Thomas Newman, late of Bethel-place, Camcreditors of Thomas Newman, late of Bethel-place, Camberwell, in the county of Surrey, Brush Maker (who died on the 5th day of June 1840), are forthwith to come in and prove their debts before Sir William Horne, 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

DURSUANT to a Decree of the High Court of Chan-cery, made in a cause of Newman versus Lade, the next of kin of Thomas Newman, late of Bethel-place, Cam-berwell, in the county of Surrey, Brush Maker (who died on the 5th day of June 1840), are forthwith to come in and prove their kindred before Sir William Horne, 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 Chan-erry, made in a cause Beckwith against Hawkins, the creditors of John Hancock, late of Vernon-place, Bloomsbury-square, in the county of Middlesex, Esq. deceased (who died on or about the 2d day of October 1842), are forthwith to come in and prove their debts before the Honourable Sir George Rose, 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 certain causes of Meliand against Gray, the next of kin of Stephen Meliand, late of Sabine Hay, in the parish of Youlgreave, in the county of Derby, Surgeon (who died in the month of April 1820), living at his death, or the personal representative or representatives of any of them who may have since died, are, by their Solicitors, on or them who may have since died, are, by their Solicitors, on or before the 2d day of November 1843, to come in and prove their kindred, and make out their claims, before Sir Giffin Wilson, 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 Order.

DURSUANT to a Decree of the High Court of Chancery, A made in a cause Stanley versus Coulthurst, the creditors of Sir Edmond Stanley, late of Richmond, in the county of Surrey, Knt. formerly Chief Justice of the Supreme Court of Judicature at Madras, deceased (who died in the month of April 1843), are, by their Solicitors, on or in the month of April 1843), are, by their Solicitors, on or before the 2d day of November 1843, to leave their claims of debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on the 1st day of December 1843, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Johnson versus Lawrence, the creditors of Mary Aldren, late of the town and county of Laucaster, Widow, deceased (who died in the month of April 1835), are, by their Solicitors, on or before the 3d day of November 1843, to leave their claims of debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 17th day of November 1843, to establish such, claims before the said November 1843, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.