Freeholds in the parish of Longton, in the county of | Stafford.

NO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Skidmore versus Hey-wood, with the approbation of Sir Giffin Wilson, one of the Masters of the said Court, at the Albion Inn, Longton, in the county of Stafford, some time in the latter part of the month of May or the beginning of June next, of which due notice will be circuit. due notice will be given;

Seven freehold cottages adjoining each other, situate in Drewry-street, in the said parish of Longton, let at low reats, in the occupation of John Baker and others.

Particulars and conditions of sale are in course of pre-Particulars and conditions of sale are in course of pre-paration, and may shortly be obtained (gratis) at the said Master's office, in Southampton-buildings, Chancery-lane, London; of Messrs. Hall, Mourilyan, and Rowsell, Solici-tors, 2. Verulam-buildings, Gray's-inn; of Mr. John Neal, Solicitor, Castle-street, Liverpool; of Mr. George Bowyer, Solicitor, 8, Bernard-street, Russell-square; and of Messrs. W and E Clarka Solicitors Longton

W. and E. Clarke, Solicitors, Longton. The premises may be viewed on application to the tenants.

TO be sold, pursuant to the Decree of the High Court of Chancery in a cause of Morris versus Bull, with the approbation of Richard Richards, Esq. one of the Masters of the said Court;

A messuage or tenement, and about 59 acres of land,

A messuage or tenement, and about 59 acres of land, within the lordship of Somerby, in the county of Leicester, held for a term of years under Brazennose College, Oxford, late the estate of Mr. William Bull, deceased. The time and place of sale will be shortly advertized, when printed particulars and conditions, which are in course of preparation, may be had (gratis) at the said Master's chambers, in Southampton-buildings, Chancery-lane; of Messrs. Bell, Brodrick, and Bell, No. 9, Bow Church-yard, London; of Messrs. Chilton, Burton, and Johnson, Solicitors, Chancery-lane, London; of Messrs. Ades and Adam, Solicitors, Oakham; and of Mr. Clarke, Solicitor. Melton Mowbray. Solicitor, Melton Mowbray.

## IN CHANCERY.—Between Marie Adelaide Ligoure, otherwise called Marie Adelaide Huet Ligoure, or Adelaide Huet Ligoure, the wife of François Arnaud Ligoure, of the quarter of Mayaro, in the island of Trinidad, Plenter he Charles William Nemon Planter, by Charles William Warner, of Trinidad aforesaid, Esq. her next friend, plaintiff; and Joseph Marryat, Charles Marryat, Charles William Short, and the said François Arnaud Ligoure, out of the jurisdiction of this Court, defendants.

WHEREAS by an Order made in this cause by the W Right Honourable the Master of the Rolls, bearing date the 3d day of September 1846, it was ordered, that the date the 3d day of September 1846, it was ordered, that the plaintiff should be at liberty to serve a subpœna for the defendant, François Arnaud Ligoure, to appear to and answer the plaintiff's bill on the said defendant, in the island of Trinidad aforesaid, and the time, within which the said defendant was to appear to the said bill, was to be two calendar months after such service, and the time, within which the said defendant was to plead, answer, or demur thereto, or obtain from the Court further time to make his defence to the said bill, was to be one calendar month after such appearance; and whereas, on the 29th day of October last, the said defendant, François Arnaud Ligoure, was duly served with a copy of the said Order, duted the 3d day of September 1846, and with a subpona for the said defendant to appear to and answer the plaintiff's. bill, and also with a copy of the said bill, personally, at the town of Port of Spain, in the said island of Trinidad; and whereas by another Order made in this cause by his Honour the Vice Chancellor of England, bearing date the 13th day of February last, it was ordered, that the plaintiff wight be at libert to out or an experiment of the plaintiff's might be at liberty to enter an appearance to the plaintiff's bill for the said defendant, François Arnaud Ligoure; and whereas the plaintiff, in pursuance of such last-mentioned Order, caused an appearance to be entered for the said defendant, François Arnaud Ligoure, on the 18th day of March last; and whereas the said defendant, François

Arnaud Ligoure, has not, since such appearance was entered Arnaud Ligoure, has not, since such appearance was entered for him as aforesaid, appeared in person, or by his own Solicitor, or put in any answer to the plaintiff's bill; we, therefore, hereby give notice, that, on Saturday the 22d day of May now next ensuing, being the first day of next Trinity Term, this Honourable Court will be moved before his Honour the Vice Chancellor of England, that the plaintiff's bill may be taken pro confesso against the said defondant, François Arnaud Ligoure.—Dated the 21st day of April 1847. of April 1847

HUGHES, KEARSEY, and MASTERMAN, 17, Bucklersbury, London, Plaintiff's Solicitors.

DURSUANT to a Decree of the High Court of Chancery, I made in causes, intituled Lautour against Marjoribanks, and Lautour against Lautour, the creditors of Joseph Francis Louis Lautour, formerly of Madras, in the East Indies, but late of Devonshire-place, in the parish of Saint Mary-le-bone, in the county of Middlesex, Esq. (who died on the 26th day of March 1808), are, by their Solicitors, forthwith to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery lane, London, and prove their debts or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chan-Creditors of Thomas Collis against Robins, the creditors of Thomas Collis, late of Lydiate-house, in the parish of Bromsgrove, in the county of Worcester, Gentleman (who died on or about the 10th day of October 1845), are, by their Solicitors, forthwith to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane London and prove their debts or in default Chancery-lane, London, and prove their debts, 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 Brown against Brown, the creditors **1** made in a cause Brown against Brown, the creditors of David Brown, late of Knotty-green, in the parish of Penn, in the county of Berks, Gentleman, deceased (who died on or about the 20th day of January 1843), are, by their Solicitors, on or before the 4th day of June 1847, 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, Lon-don, or in default thereof they will be peremptorily excluded the benefit of the said Deerre. don, or in default thereof they will excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Stevens against Pyle, any person persons claiming to be the heir or heirs at law or next or of kin, or the legal personal representative or representatives of the next of kin of Thomas Stanfield, late of Thorold-square, Bethnal-green, Middlesex, Willow Hat Manufacturer, deceased (who died on or about the 13th day of December 1825), is or are, on or before the 30th day of May 1847, come in and establish such claim or claims 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 such person or persons will be peremptorily excluded the benefit of the said Decree.

**DURSUANT** to a Decree of the High Court of Chancery, DURSUANT to a Decree of the High Court of Chancery, made in a cause Knights against Stanton, such of the next of kin of David Knights, late of Ruishall, in the county of Norfolk, Farmer, deceased, as were living at the time of his death (which happened in or about the month of December 1844), and also the legal personal representa-tives or representative of such of them (if any) as have since died, are, on or before the 1st day of June 1847, to come in and make out their, his, or her claims or claim as such next of kin or legal personal representatives or to come in and make out their, ms, or her claims or claim as such next of kin or legal personal representatives or representative 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 peremptorily excluded the benefit of the said Decree.

**DURSUANT** to a Decree of the High Court of Chancery, made in a cause Cheesman versus Vincent, the creditors of Elizabeth Vincent, late of the White Lion Hotel