and premises situate in the parish of Llangoed, in Anglesea aforesaid, late the property of Dame Elizabeth Hughes, Widow of the late Sir William Bulkeley Hughes,

of Plascoch, Knt.

of Plascoch, Knt.
Particulars whereof may be had (gratis), at the said Master's chambers, Southampton-buildings, Chancery-lane, London; of Messrs. Price and Bolton, No. 1, New-square, Lincoln's-inn, Solicitors; of Messrs. Parker, Hayes, Barnwell and Twisden, No. 1, Lincoln's-inn-fields, Solicitors; of Mr. Cowburn No. 10, Lincoln's-inn-fields, Solicitor; of Messrs. Williams and McLeod, Paper-buildings, Temple, Solicitors; of Mr. John Jones, Beaumaris, Solicitor; and at the said William Bukeley Arms.

To be sold by auction and without reserve, pursuant to an Order of the High Court of Chancery, made in a cause Hirst against Harpin and others, with the approbation of Nassau William Senior, Esq. at the Crown-hotel, Holmfirth, on Wednesday the 18th day of April 1849, at

Holmfirth, on Wednesday the 18th day of April 1849, at 6 o'clock in the evening.

All that capital messuage, dwelling-house or tenement, called Park House, situate and being in the township of Upperthong, in the parish of Almondbury, in the county of York, late in the occupation of Mr. Iddo Wood, deceased, but now occupied as two dwellings, in the several occupations of Mrs. Dorothy Wood and Mr. William Thorpe, with the garden, warehouse, and appurtenances to the same belonging; also the barn, stable and mistal, with a chamber over the same, lately used as a weaving shop, together with the tenter stove, railway stove, wool stove, dyehouse and other outbuildings, and two reservoirs contiguous thereto; and also all that croft or parcel of land or tiguous thereto; and also all that croft or parcel of land or ground adjoining to the said barn, containing by estimation 1 acre, 1 rood, 16 perches (more or less), with the shed or building erected upon part thereof, with the appurtenances to the same respectively belonging, now also in the possession of the said Mrs. Wood; the premises are copyhold of the Manor of Wakefield, compounded for, and the fine payable in respect thereof small and certain.

The premises may be viewed on application to Mrs. Wood, the occupier, and further particulars may be had on wood, the occupier, and further particulars may be had on application to the Auctioneers, or at the office of the said Master, Southampton-buildings, Chancery-lane, London; of Messrs. Sudlows, Torr and Janeway, No. 38, Bedfordrow, London; Messrs. Jaques, Edwards, Jaques and Layton, Ely-place, London; of Mr. C. S. Floyd, Solicitor, Huddersfilld and Holmfirth; and of Mr. H. Booth and

Mr. Kidd, Solicitors, Holmfirth.

IN CHANCERY .- Between Louisa Wentworth Agassiz,

wife of James David Agassiz. by Sidney Grenfell, her next friend, Sidney Grenfell, her next friend, plaintiff; and John Squire, James David Agassiz, George Bosville Wentworth Stacpoole, Andrew Douglas Stacpoole, Francis Alexander Stacpoole, Patrick Dillon, James Macnamara, John Clifford, John Lennox Griffith, Poyer Lewis, George Charles Stacpoole, William Barroll and Emma Barroll defend-Barroll and Emma Barroll, defendants.

TAKE notice, that this Honourable Court will be moved before the Right Honourable the Master of the Rolls, on Monday the 16th day of April 1849, or as soon thereafter as Counsel can be heard, by Mr. Woodroffe on behalf of the plaintiff, that the bill filed in this cause may be taken pro confesso against the above named defendants, William Barroll and Emma Barrol.—Dated this 23d day of

FRANCIS BEETHAM, Plaintiffs' Solicitor, 2, Tanfield-court, Temple. To William Barroll and Emma Barroll, the above named defendants.

HEREAS by an Order of the High Court of Chancery, made in a cause Onslow against Her Majesty's Attorney General, it was referred to the Honorable Sir George Rose, one of the Masters of the said court, to enquire and state to the court who was or were the heir or heirs at law, of Louisa Sarel, late of Grove-house, Enfield, in the county of Middlesex, and of Hengar-house, in the county of Cornwall, Widow, deceased, living at the time of her death, and whether such heir or heirs at law or any and which of them is or are since dead, and if dead, what person or persons is or are, now by descent, devise, assurance or otherwise, the real representatives or representative of such deceased heir or heirs, and who is or are now

tative of such deceased herr or heirs, and who is or are now the heir or heirs of the said testatrix.

Therefore all persons claiming to be the heir or heirs at law of the said testatrix, living at the time of her death, (which happened on or about the 7th day of September 1847), or claiming to be the real representatives, or repre-sentative, either by descent, devise, assurance or otherwise, of any such heir or heirs at law who have since died, and all persons claiming to be now the heir or heirs at law of the

said testatrix, are, on or before the 1st day of May 1849, to leave their claims before the said Master, at his chambers in Southampton-buildings, Chancery-lane, London, and are on or before the 1st day of June 1849, to establish such claims before the said Master, or indefault thereof they will be peremptorily excluded the benefit of the said Decree.

JURSUANT to a Decree of the High Court of Chancery, Attorney General, all persons claiming to be the next of kin of Louisa Sarel, late of Grove-house, Enfield, in the county of Middlesex, and of Hengar-house, in the county of Cornwall, Widow, living at the time of her death (which happened on or about the 7th day of September 1847) or claiming to be the legal personal representative or representatives of any of such next of kin, who have since died, are on or before the 1st day of May 1849, to leave their claims before the Honorable Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are on or before the 1st day of June 1849, to establish such claims, and make out their kindred or representation before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said decree.

PURSUANT to a Decree of the High Court of Chancey, made in a cause Chaffer v. Radeliffe, the creditors of Cornelius Radeliffe, late of Read, in the parish of Whalley, Cornelius Radcliffe, late of Read, in the parish of Whalley, in the county of Lancaster, Land Surveyor, Collier, and Farmer, who died in the month of May 1848, are by their Solicitors on or before the 14th day of April, to leave their claims of debts before John Edmund Dowdeswell, Esq., one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are on the 14th day of May to establish such claims before the said master, or in default thereof such persons will be peremptorily excluded the benefit of the said Decree, and the General Orders of the said Court. the General Orders of the said Court.

DURSUANT to an Order of the High Court of Chancery, made in a cause Calder against Calder, the creditors of James Calder, late of Brixton-hill, in the county of Surrey, Gentleman, deceased (who died on or about the 20th day of December 1846), are, by their Solicitors, forthwith 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 peremptorily be excluded the benefit of the said Order. of the said Order.

DURSUANT to a decree of the High Court of Chancery, made in a cause Read v. Strangways, the creditors of the Right Honourable and Reverend Walter Hutchinson Lord Aston, late of Tardebigg, in the county of Worcester, Clerk, deceased (who died in the month of January 1845), are, by their Solicitors, on or before the 16th day of April, 1849, to leave their claims of Debts, before William Brougham Esq. one of the Masters of the said Court, at his Office in Southampton-buildings, Chancerylane. London, and are on or before the 21st day of April lane, London, and are on or before the 21st day of April 1849, 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.

NOTICE is hereby given, that by an indenture, bearing date the 5th day of March 1849, Thomas Nicolls Vo-per, of the borough of Launceston, in the county of Cornwall, Draper, hath assigned all his real and personal estate to Richard Dingley, of Launceston aforesaid, Merchant, as trustee upon trust for the benefit of all the creditors, of the said Thomas Nicolls Vosper, and that the said indenture was duly executed by the said Thomas Nicolls Vosper and the said Richard Dingley, on the 5th day of March 1849, and the execution of which indenture by the said Thomas Nicolls Vosper and the said Richard Dingley, was witnessed by Samuel Rowles Pattison of Launceston aforesaid, Gentleman, and John Dingle, Clerk to the said Samuel Rowles Pattison.

OTICE is hereby given, that by a certain indenture of assignment, bearing date the 24th day of March 1849, Frederick Ade White, of Tenterden, in the county of Kent, Farmer, hath assigned all his personal estate and effects whatsoever and wheresoever unto Edwin Cock, of effects whatsoever and wheresoever unto Edwin Cock, of Appledore, in the said county of Kent, Grazier, George White, of Yalding, in the said county, Farmer, Thomas Avery, of Tenterden aforesaid, Spirit Merchant, and Stephen Judge, of Tenterden aforesaid, Miller, their executors, administrators and assigns, upon the trusts therein mentioned for the benefit of all the creditors of the said Frederick Ade White, who shall execute the same or assent thereto as therein mentioned, and that the said indenture was duly executed by the said Frederick Ade White, on the said 24th day of March, and by the said Edwin Cock, George White, Thomas Avery, and Stephen