and garden, and there is a pump on the premises with a

A piece of land in the rear of the above-mentioned premises, containing in length 94 feet, and in breadth 27 feet.

Particulars whereof may be had (gratis) of Mr. Henry Gibson, of Ongar, Essex, Solicitor; of Messrs. Walker and Mewburn Walker, Solicitors, 12, Furnival's-inn, London; and of the Auctioneer.

O be sold, pursuant to an Order of the Chancery Division of the High Court of Justice, made in a L. Division of the High Court of Justice, made in a cause of Dashwood v. Dashwood, 1873, D., 58, with the ap-probation of the Vice-Chancellor Malins, by Mr. John Whittaker Ellis, of the firm of Farebrother, Ellis, Clark, and Co., the person appointed by the said Judge, at the Auction Mart, Tokenhouse-yard, in the city of \$London, on Tuesday, the 10th day of July, 1877, at two o'clock in the afternoon in seventeen lots in afternoon, in seventeen lots :-

Certain freehold estates, situate in the parishes of Great and Little Thurlow. Great Wratting, Hundon, and Posling-ford, in the county of Suffolk, together with the advowson and next presentation to the vicarage of Great Thurlow.

Particulars and conditions of sale may be had of Messrs. Domville, Lawrence, and Graham, Solicitors, 6, New-square, Lincoln's-inn, W.C.; Messrs. Partridge and Greene, Solicitors, Bury St. Edmunds; Thomas Harwood, Esq., Belstead Hall, Belstead, near Ipswice); at the Mart, Tokenhouse-yard, E.C.; and of the Auctioneers, Messre, Farebrother, Ellis, Clark, and Co. 5, Lancaster-place, Strand, W.C., and 18, Old Broad-street, E.C.

NO be sold, pursuant to an Order of the High Court of L. Chancery, made in a cause of Mortlock v. Mortlock, 1868, M., 100, with the approbation of the Master of the Rolls, the Judge to whose Court the said cause is attached, by Mr. Edward Nash, the person appointed by the said Under of the Old Court In at Parton in the same set of the Judge, at the Old Crown Inn, at Royston, in the county of Cambridge, on Wednesday, the 27th day of June, 1877, at

Cartain freehold and copyhold arable and pasture land, and a freehold and copyhold arable and pasture land, and a freehold cottage and barn, in the parishes of Shepreth and Meldreth, in the county of Cambridge, and containing, in the whole, 34A. 2E. 10P., or thereabouts (of which 14A. 3R. 34P. is freehold, and about 19A. 2E. 16P. is copy-hold), and now let to Messre. William Flitton and Charles Bobart Elitton at £100 mes convert on a long with will Robert Flitton, at £100 per annum, on a lease, which will expire on 11th October, 1877.

Particulars and conditions of sale may be had (gratis) of the following Solicitors: --in London, Messrs. Deane, Chubb, and Co., 14, South-square, Gray's-inn, and Messrs. Field, Roscoe, and Co., of 36, Lincoln's-inn-fields; also, in the country, of Mr. Hale Wortham, at Royston; and of Messra. Thurgood, of Saffron Walden.

O be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in the matter of Sir Alexander Croke's settled estates, with the approbation of the Vice-Chancellor Sir Richard Malins, by Mr-John Whittaker Ellis, of the firm of Farebrother, Ellis, Clark, and Co., the person appointed by the said Judg, at the Mart, Tokenhouse-yard, Lothbury, in the city of London, on Tuesday, the 19th day of June, 1877, at two o'clock in the afternoon (unless previously disposed of by private contract), in one lot :--

A freehold manorial and residential property, tithe free known as the Studley Priory Estate, situate in the parish of Beckley, in the counties of Oxford and Bucks.

of Beckley, in the counties of Orford and Bucks. Particulars and conditions of sale may be had of Messrs. Domville, Lawrence, and Graham, of 6, New-square, Lincoln's-inn, W.C.; Messrs. White, Borrett, and Co., of 6, Whitehall-place, S.W.; and of the Auctioneers, Messrs. Farebrother, Ellis, Clark, and Co., of 5, Lancaster-place, Strand, W.C., and 18, Old Broad-street, E.O.

TO be sold, pursuant to a Decree of the High Court of Justice, Chancery Division, made in an action of the Liverpool Commercial Banking Company Limited against Okell, with the approbation of the Vice-Chancellor Sir Richard Malins, the Judge to whose Court the said action is attached, by Mr. Thomas Colclough Leete, the person appointed by the said Judge, at the Law Association appointed by the said Judge, at the Law Association Rooms, 14, Cook-street, Liverpool, in the county of Lan-caster, on Thursday, the 7th day of June, 1877, at half-past two o'clock in the afternoon precisely, the following

easy distance of Liverpool, recently in the occupation of the late Alexander Duranty, deceased. The property consists of a dwelling house called Mellbreck House, with the conservatory and vine-house and peach-house, also a lodge and cottage and stables, coach-house, shippon, and biggeries, comprising about 16 acres. Lot 2. A dwelling-house situate in Alexandra-terrace,

fronting to the Princes-road, Liverpool, recently in the occupation of the late Alexander Duranty, deceased, con-

taining dining and drawing rooms, bedrooms and dressingrooms, and attics.

Further particulars and orders to view may be obtained of Messrs. Garnett, Tarbet, and Tinne, Solicitors, 54, Oastle-street, Liverpool; Mr. F. D. Lowndes, Solicitor, Brunswick-street, Liverpool; Messrs. G. L. P. Eyre and Co., 1, John-street, Bedford-row, London; Messrs. Field, Roscoe, and Co., 36, Lincoln's-inn-fields, London; and of the Auctioneer, Liverpool.

DURSUANT to a Judgment of the High Court of Justice, Chancery Division, made in an action Georgiana Gertrude Lobb, Spinster, against Joseph Stratton Lobb and Harry William Lobb, 1876, L., No. 211, the creditors of Joseph Lobb, late of Beilford House, Polygon-red in the term and courts of the term of Southerter read, in the town and county of the town of Southampton, Esq, who died in or about the month of January, 1876, are, on or before the 21st day of June, 1877, to send by post, prepaid, to Messrs. Bradby, Robins, and Son, of Southampton, the Solicitors for the defendant, Joseph Stratton Lobb, the executor of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Judgment. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on Saturday, the 30th day of June, 1877, at twelve o'clock at noon, being the time annointed for adjudicating on the claims.—Dated this 14th day of May, 1877.

PURSUANT to a Judgment of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of Pierre François Toussant Morliere, deceased, Eugenie Antoinette Morliere and others against Antoine Edward Crozes and another, 1877, M., No. 15, the oreditors of Pierre François Toussant Morliere, late of No. 11, Saint James's-place, in the parish of Saint James, Westminster, in the county of Middlesex, in England, and of the Hotel d'Angleterre, Rue de l'Ecu, in the town of Boulogne-sur-Mer, in the Rupublis of France, Licensed Victualler and Hotel Keeper, who died on the 8th day of December, 1876, are, on or before the 15th day of June, 1877, to send by post, pre-paid, to Messrs. Laundy and Son, of 5, Cecil-street, Strand, in the county of Middlesex, the Solicitors of the defaults, Autoine Edward Crozes and Daniel Davies, the executors of the deceased, their Christian and surnames, addresses and de-scriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremp-torily excluded from the benefit of the said Judgment. Every creditor holding any scentrity is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on Mon-day, the 25th day of June, 1877, at tweive of the clock at noon, being the time appointed for adjudicating on the claims.—Dated this 14th day of May, 1877.

DURSUANT to a Decree of the High Court of Justice, **DURSUANT** to a Decree of the High Court of Justice, Chaucery Division, made in the matter of the estate of James Tolley, deceased, and in an action Digby against Wild, 1876, T., No. 128, the creditors of James Tolley, late of Betchworth, near Rickmansworth, in the county of Hertford, Paper Maker, deceased, who died in or about the month of July, 1862, are, on or before the 20th day of June, 1877, to send by post, prepaid, to Mr. Henry Bird, of Uxbridge, in the county of Middlesex, the Solicitor of the defendants, George Wild and Abraham Tolley, deceased, their Christian and aurnames, addresses and descriptions, the their Christian and surnames, addresses and descriptions, the full particulars of their accounts, and the nature of the full particulars of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Richard Malus, at his chambers, situated at No. 3, Stone-buildings, Lincoln's-inn, Middlesex, on Thursday, the 28th day of June, 1877, at twelve o'clock at noon, being the time appointed for adjudicating on the claims, - Dated this 16th day of May, 1877.

DURSUANT to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of Michael Daniel, deceased, and in an action Daniel v. Daniel, 1877, D., 5, the creditors of Michael Daniel, late of Daniel, 1877, D., 5, the creditors of Michael Daniel, late of Castellygarn, in the county of Pembroke, Farmer, who died in or about the month of February, 1875, are, on or before the 23rd June, 1877, to send by post, prepaid, to Mr. William Griffith George, of Cardigan, in the county of Cardigan, the Solicitor of the plaintiff, one of the administrators of the estate of the said deceased, their Christian and surnames, addresses and descriptions, the full narticulars of their claims, a statement of their sericounts, and the nature of the securities (if any) held by them