

WHEREAS a Commission of Bankrupt, under the Great Seal of Great Britain, was, on or about the 12th Day of April, 1786, awarded and issued against Ebenezer Gearey the Younger, of Basinghall-street, London, Merchant, (Partner with Ebenezer Gearey the Elder, of Lebanon in the State of Connecticut in North America; Henry Champion, of Norwich in the said State of Connecticut; and Eneas Gearey, of New York in North America, Merchants and Partners, carrying on Trade in Basinghall-street aforesaid, under the Firm of Geareys, Champion, and Co.) and whereas the said Ebenezer Gearey the Younger did not surrender himself to the Commissioners, or the Major Part of them, in the said Commission named and authorized, pursuant to Notice in the London Gazette for that Purpose given: And whereas Recourse having been had by the Creditors of the said Ebenezer Gearey the Elder, Ebenezer Gearey the Younger, Henry Champion, and Eneas Gearey, to the Laws of the State of New York in North America for Recovery of their Estate and Effects there, Robert Bowne, John Murray, and John Murray the Younger, all of New York aforesaid, Merchants, were duly chosen Trustees there of the Estate and Effects of the said Ebenezer Gearey the Elder, Ebenezer Gearey the Younger, Henry Champion, and Eneas Gearey; since which they have caused the following Advertisement to be inserted in the publick Papers there, viz. "Pursuant to an Act of the Legislature of the State of New York, entitled, 'An Act for Relief against absconding and absent Debtors,' passed the 4th of April, 1786, Notice is hereby given, that we Robert Bowne, John Murray, and John Murray, Jun. have been duly appointed Trustees for all the Creditors of Ebenezer Gearey the Elder, of Lebanon in the State of Connecticut, Ebenezer Gearey the Younger, now or late of Basinghall-street, London, in the Kingdom of Great Britain, Henry Champion, of Norwich in the State of Connecticut aforesaid, Eneas Gearey, late of the City of New York, Merchants, and Partners in Trade, absent Debtors; and we do, pursuant to the Directions of the said Act, hereby require all Persons who are indebted to the said Ebenezer Gearey the Elder, Ebenezer Gearey the Younger, Henry Champion, and Eneas Gearey, by the Tenth Day of November next ensuing the Date hereof, to pay all such Sum or Sums of Money, or other Debt, Duty, or Thing, which they owe to the said absent Debtors, and deliver all Effects of such absent Debtors which he, she, or they may have in his, her, or their Hands, Power, or Custody, unto us the said Trustees; and all the Creditors of the said Ebenezer Gearey the Elder, Ebenezer Gearey the Younger, Henry Champion, and Eneas Gearey, by the First Day of May next, to deliver to us the said Trustees, or any one or more of us, their respective Accounts and Demands against the said absent Debtors. Given under our Hands, the Thirtieth Day of October, 1787. Robert Bowne, John Murray, John Murray, Jun. Trustees."—Now, therefore, Notice is hereby given, that unless the several Creditors of the said Ebenezer Gearey the Elder, Ebenezer Gearey the Younger, Henry Champion, and Eneas Gearey, resident in Great Britain, who have not hitherto by Affidavit manifested their respective Claims and Demands against the said Ebenezer Gearey the Elder, Ebenezer Gearey the Younger, Henry Champion, and Eneas Gearey, shall and do, on or before the First Day of March, 1788, make such Affidavit, and transmit the same to Mr. Crowder, Frederick's Place, Old Jewry, Solicitor for said Trustees, and for the Assignees under the said Commission; all such Creditors so making Default, will be excluded the Benefit of all Dividends whatever of the Estate and Effects of the said Ebenezer Gearey the Elder, Ebenezer Gearey the Younger, Henry Champion, and Eneas Gearey: And all Persons in Great Britain indebted to or possessing any Effects of the said Ebenezer Gearey the Elder, Ebenezer Gearey the Younger, Henry Champion, and Eneas Gearey, are hereby required to deliver over said Effects, and to pay their several Debts forthwith to the said Mr. Crowder, otherwise they will be sued for the same without further Notice.

Wigan, December 7, 1787.

NOTICE is hereby given, that all Persons who have any Debts, Claims or Demands upon the Estates of the late Mr. Richard Holmes, of Wigan in the County of Lancaster, Tobacco-chandler, (who died in the Year 1762) either as Creditors or Devisees under his Will, or otherwise, are to send in an Account and prove their Demands to Mr. John Vause, of Wigan aforesaid, Surgeon, on or before the 7th Day of January next, otherwise they will be excluded from the Distribution of the Monies arising from the said Estates, which is intended to be taken made by the Trustee under the said Will.

Market Raisin, Lincolnshire

IF Robert Belwood, late of Holton le Beckering in this County, or any of his Children; also John Bingley, late of Market Raisin aforesaid, Bricklayer, will apply to Nathaniel Main, of Market Raisin aforesaid, Attorney at Law, or to Thomas Kirton, of Branston in the said County, Farmer, they will hear of something to their Advantage.

THE Creditors of Bartholomew Dawson the Younger, formerly of Newgate-street, London; Grocer, a Bankrupt, are requested to meet the Assignee of the Estate of the said Bartholomew Dawson, on Friday the 18th Day of January next, at Six o'Clock in the Afternoon precisely, at the Office of Messrs Bolton and Malby, No. 73, Basinghall-street, London; in order to consider as to making a Final Dividend of the Estate and Effects of the said Bankrupt.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, before John Eames, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, on the 1st Day of February, 1788, at Six of the Clock in the Afternoon, A Capital Messuage, Tenement or Dwelling-house, and a small Tenement near adjoining, with a Coach-house, Stables, Garden walled round, and Orchards, containing between Two and Thre Acres, or thereabouts; also a compleat Farm, consisting of Seventy-four Acres of Arable, Five Acres of Meadow and One of Pasture Ground, or thereabouts, with Two Barns, Stables, Cart-house, Five Cow-stalls, and an Orchard well planted with Fruit Trees, The Premises are situate at Shalford, One Mile from Guildford in the County of Surrey, and are in the several Occupations of Mrs. Susannah Chapple, Mr. Thomas Littleton Strangways, and Mr. Christopher King, as Tenants at Will. Further Particulars whereof may be had gratis at the said Master's Chambers, Mr. Bray, Great Russell-street, Bloomsbury, Messrs. Jenkins, James and Abbott, and of Mr. Bayly, New-Inn.

TO be sold, pursuant to a Decree of the High Court of Chancery, before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's-inn, the Real Estate late of John Thomas, Gentleman, deceased, consisting of a Piece of Frechold Land, situate in Park-lane, Piccadilly, Part thereof let on Two Building Leases for 97 Years from the 25th Day of March, 1773, whereon Two Capital Mansion Houses have been since built, and now in the Occupation of the Hon^{rs} Henry St. John and Edward Morant, Esq; and the remaining Part thereof let on Lease for 99 Years, from the 25th Day of March, 1771, now in the Occupation of the Countess of Holderness; the Whole paying a nett Ground Rent of 100*l*. per Annum, clear of Land Tax and every Outgoing. Particulars of the said Estate may be had gratis at the said Master's Chambers, and of Mr. Dixon, Maddox-street, Hanover-square.

TO be sold, pursuant to a Decree of the High Court of Chancery, bearing Date the 30th Day of June, 1787, made in a Cause Vaillant against Shenton, before Edward Montagu, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, A Frechold House, in good Repair, in Shoe-lane, Three Stories high, containing Two Rooms on a Floor, besides a Kitchen, a Wash-house and Shop in the Yard behind the House, with Two good Cellars under the same, now let to Mr. Henry Eley, Tenant at Will, at the yearly Rent of 42*l*. subject only to a Deduction of the Land Tax, which is only 6*l*. 8*s*. per Annum: And also Two Bonds for 50*l*. each from the Corporation of London, charged upon the Tolls of Blackfriars-bridge, with Interest at Four per Cent. payable Half-yearly, the Interest whereof hath been paid to Midsummer last.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Charles Lindegren, of Mincing-lane in the City of London, Merchant, and Andrew Lindegren the Younger, late of Portsmouth in the County of Hants, Merchant, (surviving Partners of Andrew Lindegren, late of Red Bull Wharf, in the City of London, Merchant, carrying on Trade under the Firm of Andrew Lindegren and Company,) are desired to meet the Assignee of the said Bankrupts Estate at Batson's Coffee-house in Cornhill, on Monday the 24th Instant, precisely at One o'Clock, in order to authorize the said Assignee to sell out and dispose of the Sum of 10,000*l*. 5*l*. per Cent. Navy Stock, standing in his Name, in Trust and for the Benefit of the said Bankrupt's Estate, preparatory to the making of a Further Dividend of their Effects, which is intended to be forthwith done.