between Joseph Smith (who bath administered thereto) and Henry Smith, the Two Maternal Great Uncles of the faid late Samuel Thomas Gabaudan and Maternal own Uncles of the faid late Jane Gabaudan, are requested to fend the Particulars in Writing of any fuch Debt, Claim, or legal Objection to Mr. W. Jump, Attorney at Law, in Wilbech, in the County of Cambridge, within the Space of one Month, from the Date hereof, otherwife every fuch Perfon or Per-fons, will, after that Time be precluded all Benefit or In-tereft in the faid feveral perfonal Effates, and the fame will be divided between the faid Joseph Smith and Henry Smith, in equal Moieties,

Richard Hewlett's Bankruptcy under a Mortgage made to the late Henry Kent, D. D.

Bath, September 9, 1800. 'O be fold by Auction, without Referve, at the White-Hart Inn, in the City of Bath, before the major Part of the Commifioners named and authorifed in and by a of the Committioners named and authorited in and by a Committion of Bankrupt awarded and iffued forth againft Richard Hewlett, late of the Parith of Walcot, in the County of Somerfet, Builder, Dealer and Chapman, on the 25th Day of Oftober next, at One o'Clock in the Afternoon, on the Application of the Mortgagee, and in Conformity to a Power vefted in the Committee by an Order of the Lord Chancellor made in the Matter of Bankruptey, All thes leave acapacitient and well huilt Matters or Dwalling that large, convenient, and well built Meffuage or Dwelling-Houfe and Premies, fituate and being the lower End of the Street, called Burlington-Street, and ironting Portland-Place, in that Part of the Parish of Walcot which lies without the City of Bath, and called Burlington-Houfe.

The Premifes are freehold, fubject to a Fee-Farm Rent of

61. 6s. payable thereout. For a View and other Particulars apply to Mr. Matthews, Hering-Houfe, Bath, or of Meffrs. Taylor or Clarke, the Solicitors, Bath.

• Chancery made in Two Caufes, initialed Driffield against Marshall, and Marshall against Marshall, on Tuesday the 23d Day of December 1800, between the Hours of Two and Three o'Clock in the Afternoon, before Peter Holford, Efg; one of the Mafters of the faid Court, at the Public Sale-Room in Southampton-Buildings, Chancery-Lane, Lon-don, in One Lot, A Freehold Effate, late the Property of William Hardwick, Ffq; deceafed, fituate at Carthington near the River Coquet, in the County of Northumberland, con-fifting of 198 Acres, or thereabouts, of Arable, Meadow, and Pasture Land, let to Mr. Henry Ilderton, at the yearly Rent of 236l.

Particulars whereof may be had (gratis) at the faid Mafter's Chambers, in Southampton-Buildings; of Mr. John-fon, Solicitor, Ely-Place; of Mr. Robinion, Solicitor, Elfex-Street; of Meffrs Hanfon and Birch, Solicitors, Chancery-Lane; of Mr. Inchbald and Mr. Ewbank, Solicitors, at New-Malton; and Mr. Lockwood, at Eafingwold, in the County of York; of Meffrs. Lawfon and Brumell, Solicitors, at Morpeth; and of Mr. Thorpe, Solicitor, at Alnwick, in the County of Northumberland.

O be fold by Auction, before the major Part of the Commissioners named in a Commission of Bankrupt awarded and issued forth against William Farmer, late of Walfall, in the County of Stafford, Grocer, Dealer and Chapman, on Friday the 19th Day of September inflant, at Four o'Clock in the Afternoon, at the Houfe of Thomas Fletcher, known by the Name of the George Inn, fituate in Walfall aforefaid, in One or more Lots, as thall be agreed upon at the Time of Sale, and fubject to fuch Conditions as shall be then and there produced,

The Revertion in Fee, expectant upon the Deccafe of a Perfon aged 69 Years and upwards, of and in One undivided Third Part or Share of all those Two Mediuages or Dwelling-Houses, with the Appurtenances, eligibly situated in the Market-Place in Walfall aforefaid, and very fuitable for any Retail Bufinefs, and now in the feveral Occupations of Jo-feph Gent and John Matthews: and alfo of and in all thoie I'wo Melfuages or Dwelling-Houses, with the Appurtenauces, fituate and flanding behind and near to the aforefaid Mefluages or Dwelling-Houfes, and are now in the feveral Occupations of Charles Brunt and Mifs Elizabeth Penn.

Alfo an undivided Third Share of and in all those Three Meffuages or Dwelling-Houfes, with the Appurtenances, lituate, flanding, and being in Wednefbury, in the faid County of Stafford, at or near a certain Place there called the Church-Hill, and now in the feveral Occupations of William Hill, Joleph Afton, and John Fifher.

And also an undivided Third Part or Share of and in all those Two Mefluages or Dwelling-Houfes, fituate and being in Wednefbury aforefaid, at or near a certain Place there Called Monway-Field, and which are now in the fereral Occupations of Samuel Yardley and the Widow Ruffell.

The Eftate and Intereft of the faid Bankrupt, during his Life, (in cafe he and his Wife fhall furvive the faid Perfor aged 69 Years and upwards,) of and in One undivided Third Share of all that. Mcfluage or Dwelling-Houfe, with the Appurtenances, fituate and being in Birmingham, in the County of Warwick, in a certain Street there called Wea-

All the aforefaid Premifes are Freehold of Inheritance, and may be viewed by applying to the refpective Tenants thereof; and for further Particulars apply to Mr. Stubbs, Attorney, in Walfall aforefaid.

TO be peremptorily fold, purfuant to an Order of the High Court of Chancery made in the Matter of the Honorable William Afheton Harbord and Lady Caroline Hans his Wife, before William Graves, Efq; one of the Masters of the faid Court, at the Public Sale-Room of the Matters of the faid Court, at the Public Sale-Room of the foid Court, fituate in Southampton-Buildings, Chancery-Lane, London, on the Tuefday the 28th Day of October next, at Eleven o'Clock in the Forenoon, Part of the Timber growing on the Eflates of the faid William Afheton Har-bord, fituate in the feveral Parifhes of Stody, Briningham, Hanworth, Holt, Edgefield, Gueftwick, and Foulfham, in the County of Norfolk, in One Lot.

The Timber may be viewed by applying to Mr. Robert Copeman, of Aylfham, in the faid County of Norfolk.

Particulars whereof may be had (gratis) at the faid Maf-ter's Office, in Southampton-Buildings aforefaid; of Meffrs, Forfter, Cooke, and Frere, Solicitors in Lincoln's-Inn; of Meffrs. Oddie and Forfter, Solicitors in Carey-Street, London; of the abovenamed Robert Copeman; and at the principal Inns at Norwich.

Urfuant to a Decree of the High Court of Chancery made in Two Caufes, intuled Driffield againft Marthall and In I we Caute, intuide Driffield against Marihall and Marihall against Mariden, the Creditors of William Hard-wick late of the Cape of Good Hope, in the Parish of Sherriff-Hutton, in the County of York, Efq; deccafed, are forthwith to come in and prove their Debts before Peter Holford, Efq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, Lon-don, or in Default thereof they will be excluded the Benefit of the foid Dairoe of the faid Decree.

Urfuant to a Decree of the High Court of Chancery made in a Caufe wherein Henry Seymour Montagu and others are Plaintiffs, and Sir Richard Neale, Baronet, and others are Defendants, the Creditors of Montagu Montagu, (formerly Wilkinfon,) late of Little Bookham, in the County of Surrey, Efq; deceased, are to come in and prove their Debts before Nicholas Smith, Efq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 28th Day of November 1800, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Durfuant to a Decree of the High Court of Chan-cery made in a Caufe wherein Henry Seymour Mon-tagu and others are Plaintiffs, and Sir Richard Neave, Baronet, and others are Defendants, the Creditors of Ann Catharine Montagu, Widow of the late Montagu Montagu, (for-merly Wilkinfon,) late of Saville-Row, in the County of Middlefer, deceased, are to come in and prove their Debts before Nicholas Smith, Efq; one of the Mafters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 28th Day of November 1800, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

PUrfuant to a Decree of the High Court of Chancesy made in Two Caufes Nutting against Tickell, and Harvey against Tickell; the Creditors of Ebenezer Whiting,