To John and Thomas Gilliat aforefaid, on or before the 1st Day of August next, as the Aslets of the Deceased will then be finally disposed of, by Order of Adam Tunno, Esq. of Charleston, Executor to the Estate and Effects of faid Medical Robson and Cunningham.

O be fold, pursuant to a Decree of the High Court of Chancery made in a Cause Duntze, Bart, against Halliday, Widow, before Nicholas Smith, Esq. one of the Masters of the said Court, at the Public Sale-Room of the said Court in Southampton-Buildings, Chancery-Lane, London, in One Lot, Two Undivided Third Parts of a Freehold Message and Farm, Homestead, Yard, Orchard, and Garden, called East Dulwich Farm, with Fonteen Closes of Meadow, Arable, and Passure Land, containing about 84 Acres, fituate in the Parish of Camberwell, in the County of Surrey, and now in the Occupation of John Halliday, Esq. at Will; of which Particulars will be given in a short Time.

Orders of the High Court of Chancery, with the Approbation of John Wilmot, Etq; one of the Masters of the said Court, at the Exchange Coffee-House, in the City of Bristol, on Tuesday the 28th Day of July next, between the Heurs of One and Two, by Mr. Thomas Booth, (a Person appointed by the said Masser,) One Moiety of Two Freehold Plots of Ground, and of the Area or Pleasure Ground of Berkbley-Square, in the City of Bristol; and an unfinished Freehold House in Cliston-Mall, in the Parish of Cliston, being Part of the Estates of Thomas Morgan, deceased, and included in Lots 3 and 15 of the Particular. And to be sold, at the same Time, Fourteen improved Ground Rents issuing out of Princes-Place, on Cliston-Hill; Ten other Ground Rents issuing out of St. Vincent's Parade; One Ditto out of a Plot of Ground and Ice-House next, adjoining; Five Tenements and a void Ground; and also an unfinished House in Cliston-Mail; and a Moiety of void Ground behind Berkeley-Square, being Lots 4, 14, and 16, of the Particular, and other Parts of the said Mr. Morgan's Estates.

keley-Square, being Lots 4, 14, and 16, of the Particular, and other Parts of the faid Mr. Morgan's Estates.

Particulars may be had (Gratis) at the said Master's Chambers in Southampton-Buildings, London, of Mr. Coates or Mr. Guest, Attornies, Bristol; Mess. Lewis and James, Gray's-Inn; and Mr. Tancred, Lincoln's-Inn.

Dursuant to a Decree of the High Court of Chancery made in a Cause Cooper et al. versus Penman, the Creditors of Henry Perouneu, late of John-Street, Tottenham-Court-Road, in the County of Middlesex, Esq; are personally or by their Solicitors, to come in and prove their Debts before Sir William Weller Pepys, Baronet, one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 30th of July next, 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 Orr versus Scott et al., the Creditors of Joseph Orr, tate of the Island of Jamaica, in the West Indies, Merchant, are, personally, or by their Solicitors, to come in and prove their Debts before Sir William Weller Pepys, Baronet, one of the Masters of the said Court, at his Chambers in Southampton-Bundings, Chancery-Lane, London, on or before the 6th of November next.

Dursuant to a Decree of the High Court of Chancery made in a Cause Munday against Clark, the Creditors and Legatees of William Clark, formerly of Shoe-Lane, Holborn, and afterwards at Islington, in the County of Middlesex, Gentleman, deceased, are to come in and prove their several Debts, and claim their respective Legacies, before Edward Leeds, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 30th Day of July next, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, bearing Date the 3d Duy of June 1801, made in a Caule intituled Thompson against Piper, the Creditors of William Piper, late of Brentford-Place, in the County of Middlefex, Cowkeeper, deceased, are forthwith to come in and prove their Debts before Peter Holford, Esq; one of the Masters of

the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against James Turner, of Saint James's-Street, in the Parish of Saint James, Westminster, in the County of Middlesex, Silversinith and Toyman, Dealer and Chapman, may receive a Dividend on their respective Debts by applying at my Office, at No. 9, Chapel-Street, Bedford-Row, on Monday next, between the Hours of Ten and Twelve, or on any subsequent Monday between the same Hours.

Commission of Bankrupt awarded and issued against John Healey, of Bishopsgate-Street, in the City of London, Tobacconss, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's Estate and Essects on the 6th Day of July instant, at Five o'Clock in the Afternoon, at the Baptist-Head Cossee-House, Aldermanbury, to assent the Stock and Utensis in Trade of the Bankrupt, and the Lease of a Messiage or Tenement, in Bishopsgate-Street, where the said Trade was carried on; and also from the faid Assignees commencing, prosecuting, or desending any Suit or Suits at Law or in Equity; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assiars.

HE Creditors who have proved their Debts under a Commission of Baukrupt awarded and issued against George Priestley, of Leeds, in the County of York, Merchant, are desired to meet the Assignees of the said Bankrupt's Estate and Essees on the 48th of July instant, at Two o'Clock in the Asterneon, at the House of Mr. Henry Carr, the Old George, in Briggate, in Leeds aforesaid, in order to assent to or distent from the said Assignees acceding to certain Proposals made by the Assignees of William Bell, (a Bankrupt,) for the liquidating the Accounts of the said William Bell and George Priestley between their respective Assignees, and ascertaining the Sum which the Assignees of the said George Priestley hall be admitted to prove under the Commission against the said William Bell, after Payment of certain Sums of Money received or to be received by the Assignees of the said William Bell to the Assignees of the said George Priestley, for Goods sold and Consignments made by the said William Bell for the said George Priestley; and on other special Assigns.

The Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against George Danson, of Lancaster, in the County of Lancaster, Merchant, are desired to meet the Assignees of the said Bankrupt's Estate and Esses, on Tuesday the 21st Day of July instant, at Six in the Evening, at the House of Mr. John Kelsey, the Sign of the Grapes, in Lancaster aforesaid, in order to assent to or dissent from the said Assignees sending out or employing any Person or Persons to or at any Part of the West Indies or America, for the Purpose of collecting, receiving, or getting in the said Bankrupt's Estate or Esses, or superintending the Persons already employed for that Purpose; and also employing the said Bankrupt, or any other Person or Persons, as a Clerk or Clerk's to the said Assignees, and allowing to every such Person or Persons employed in any of the Capacities aforesaid such Salary or Wages as the said Assignees shall think just and proper; and also for the Purpose of assenting to or dissenting from the said Assignees ratifying and confirming the Ass of the late Inspectors of the said Bankrupt's Assairs, and indemnifying them from their Engagements in respect thereos, upon their surrendering and giving up to the said Assignees the Ships and other Esses of the said Bankrupt assigned to and vested in them for the Purpose of their Indemnity; and also for assenting to or dissenting from the said Assignees making such Insurances of the said Bankrupt's Effects as to them shall seem meet; and for the said Assignees commencing, prosecuting or defending any Suit or Suits at Law or in Equity for the Recovery of any Part of the said Bankrupt's Esses to them shall seem meet; and so their compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assairs.

190, 15381.