The Creditors of the faid John Thomas, who have proved their Debts, will be held at the Baptist's Head Coffee-House, Chancery-Lane, in the County of Middlefex, on Wednesday the 19th Day of May instant, at Eleven of the Clock in the Forenoon precisely, for the Purpose of choosing one or more Assignee or Assignees of the Estate and Estets of the said John Thomas. No Person will be allowed to vote at this Meeting who has not previously proved his Debt; and all Persons indebted to the said John Thomas parior to his aforesaid Discharge, or who have any of his Debt; and all Perions indebted to the faid John Thomas prior to his aforefaid Difcharge, or who have any of his Effects or not to pay or deliver the fame to any Perfou his the Affignee or Affignees who may be chosen at such Meeting, but give Notice to Mr. William Stevens, Solicitor, No. 19, Featherstone-Buildings, Holbern.

N. B. Any Person conceasing or neglecting to discover any Property of the said John Thomas, prior to his Discharge, incur a Penalty of One Hundred Pounds.

O be peremptorily fold, pursuant to a Decree of the High Court of Chancery made in a Cause Smith versus Colhoun, with the Approbation of John Spranger, Esq. one of the Masters of the faid Court, on Wednesday the 9th and Thursday the 10th Days of June 1802, between the Hours of Eleven and Twelve of the o'Clock in the Forenoon on each Day, at the Great Hotel at Buxton, in the County of Derby, in Twenty-four Lots, (the first Twelve-Lots on Wednesday the 9th, and the remaining Lots on Thursday the 10th of June 1802,) The Manors or Lordships of Tideswell and Highlow, with the several Messages and Farms, Lands, Tenements, and real Estates, late of John Archer, Esq; situate in the several Parishes, Townships, and Archer, Etg. Istuate in the leveral Parillies, Townships, and Places of Tideswell, Highlow, Nether Shatton, Hatherscadge, Outseats, Hope, Castleton, Thornhill, Eyam, Calver, Chapel in the Frith, Great and Little Hucklow, Pilsley, Litton, Wardlow, Gotheridge, Ossorton, Hasleford, Bamford, Holme, and Bakewell, in the County of Derby.

Particulars whereof may be had (Gratis) at the said Mas-

ter's Chambers in Southampton-Buildings, Chancery-Lane; of Messes. Graham, Solicitors, Lincoln'e-Inu, where Plans of Melirs. Granam, Solicitors, Lincoln'e-ini, where Plans of the Estates may be seen; of Mess. Mayo and Pearse, Solicitors, Cloak-Lane, London; and also at Mr. Gauntley's, Bakewell, Derbyshire; of Mess. Black, Epping, Essex, and Middle Temple, London; Mr. Wilmot, Wheston-Hall, Tidswell; Mr. Isaac Hall, Castleton; of the Tenant at Highlow-House, Derbyshire; and of Mr. Hall, at the Great Hotel, at

Buyton.

Mercantile Freehold Residence, with extensive Vaults and Premises, near the Royal Exchange, London.

O be peremptorily sold by Auction, by George Syder, at Garraway's Cosse-House, Exchange-Alley, London, on Tuesday the 25th Day of May instant, at Twelve & Clock, before the major Part of the Commissioners under a Commission of Bankrupt awarded against Joseph Coxon, Merchant, All that Capital Freehold Brick Mansion or Dwellingchant, All that Capital Freehold Brick Manfion or Dwelling-Houfe, No. 2, pleafantly fituated on the Square of Lawrence-Pountney-Hill, Cannon-Street, London, confifting of Excellent light Dining, Drawing, Bed and Dreffing-Rooms, a Nurfery, Laundry, with spacious Offices, and Water-Closets, a handsome paved Hall at Entrance, with commodious Principal and Secondary Stair-Cases, a Counting-House, Front and Pack Kitchen; the Whole graphle of the greatest Imand Back Kitchens; the Whole capable of the greatest Imand Back Kitchens; the Whole capacite of the greatest im-provements, and perfectly adapted for a Wine, Brandy, or other Merchant, having an extensive dry Warehouse, and Arched Vaults, now under the Survey and within the Limits of the Custom-House for Bonded Liquors, and capable of carrying 300 Puncheons; the Situation retired, dry, airy, and healthful, Centrical for Bufiness, at once commanding the Exchange, Custom-Honse, and Thames.

Exenange, Cuttom-Home, and Thames.
Immediate Possession will be given, and the Premises may be viewed and further Particulars had of Messes. Palmet and Tomlinsons, Solicitors, Warnford-Court, Throgmorton-Street; and of Messes. Smith and Son, Solicitors to the Commission, Basinghall-Street.

Hereas by a Decree of the High Court of Chancery Mereas by a Decree of the High Court of Chancery and others are Plaintiffs, and John Heelis, Clerk, and Ellen Wharton, Widow, are Defendants, it is referred to Alexander Popham, Efq; one of the Masters of the said Court, to enquire who were the next of Kin of Michael Wharton, late of Temple Sowerby, in the County of Westmorland, Efq; one

the Testator in the Pleadings in the said Cause named, living at the Time of his Death, (which happened on the 23d Day of December 1800,) and if any of such next of Kin are dead, when they died, and who are their personal Representatives? In pursuance of the said Decree the next of Kin of the said Testator, who were living at the Time of his Death, and also the Representatives of such next of Kin who are fince dead, are, by themselves or their Solicitors, forthwith to come in before the said Maller, at his Chambers in Southampton-Buildings, Chancery-Lane, London, and make out their Kindred or Representations to such Kindred, or in Default thereof they will be excluded the Benefit of the faid Decree.

Durfuant to a Decree of the High Court of Chancer made in a Cause wherein Mattison Harrison, Clerk, and others are Plaintiss, and John Heelis, Clerk, and another are Defendants, the Creditors of Michael Wharton, late of Temple Sowerby, in the County of Westmoreland, Esq; deceased, are forthwith to come in and prove their Debts before Alexander Popham, Efq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, bearing Date the 17th Day of December 1801, made in a Caufe wherein John Troughton and others are Plaintiffs, and Christopher Binks and others are Defendants, the several Creditors of the Reverend Henry Evans Holder, Clerk, de-Creditors of the Reverend Henry Evans Holder, Clerk, deceased, formerly of the Island of Barbadoes, in the West Indies, afterwards of London, and some Time a Prisoner in the Prison of the Fluet, who executed Indentures of Least and Release, bearing Date the 25th and 26th Days of March 1794, and also such Persons who were Creditors of the said Henry Evans Holder, when he was discharged out of Custody under the Acts of Parliament, for the Relief of Indiana Control of the Persons of the Parliament, for the Relief of Indiana Control of the Parliament, for the Relief of States of the Parliament, for the Relief of States of States of the Parliament, for the Relief of States of States of the Parliament, for the Relief of the Parliament, for the Pa folvent Debtors, passed in the Thirty-fourth and Thirty-fifth totvent Debtors, patted in the Thirty-fourth and Thirty-fifth Years of the Reign of His prefent Majesty, are, on or before the 20th Day of January 1803, to come in and prove their Debts before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Durfuant to an Order of the Lord High Chancellor of Great Britain made in the Matter of Isaac Wood, Esq; a Lunatic, the Creditors of the said Lunatic, who lately rea Lunatic, the Creditors of the faid Lunatic, who lately re-ided at Afgarley, in the County of Lincoln, are forthwith to come in and prove their Debts before John Wilmot, Efq; one of the Masters of the High Court of Chancery, at his Cham-bers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the

Durfuant to a Decree of the High Court of Chancery made in a Cause Lister against Lister, the Creditors of Thomas Lister the Elder, late of Upwell, in the County of Norfolk, Gentleman, deceased, (who died on or about the 11th Day of August 1799,) are to come in and prove their Debts before John Spranger, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Priidings, Chancery-Lang, London, on or before the 19th Prildings, Chancery-Lane, London, on or before the 19th Day of June 1802, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery made in a Cause Hancox versus Abby, the Creditors of William Hancox, late of Slough, in the Parish of Upton, in the County of Bucks, 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 Chambers in Southampton-Buildings, Chancery-Laue, London, on or before the 2d Day of June next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decrec.