TO GROCERS, TEA DEALERS.

Leasehold Premises, Piccadilly—Box of Plate, &c.

O be fold by Auction by Mr. Gibbons, on Saturday February the 4th, at One o'Clock, at Guildhall, London, before the major Part of the Commissioners named and authorised is a Commission awarded and issued against Edward Eagleton, the valuable Lease of a substantial Dwelling-House, most desirably situated No. 74; Piccadilly, the Corner of the Gateway to the Three Kings Inn, being an old established Shop in the Grocery and Tea Trade, held for Seven Years and Three Quarters, from Michaelmas 1802, (wanting Ten Days) at 1571, 10s. the Landsord paying all Taxes whatever. Sundry Plate in Mugs, Spoons, Bottle Stands, &c., and a few Plazed Articles.

To be viewed Two Days previous to the Sale, where Par-

To be viewed Two Days previous to the Sale, where Particulars may be had; the Plate to be viewed the Morning of Sale at the Brokers, No. 3, Bucklersbury, Cheapside.

of the High Court of Chancery made in a Caufe Omer against Omer, before John Ord, Eig; one of the Matters of the faid Court, in or about the Month of March 1804, at the Public Sale-Room of the Court, in Southampton-Buildings, Chancery-Lane, London, in Lots, Several yearly Fee Farm Rents, isluing out of certain Premises at Bath, in the County of Someriet; and a Freehold Estate, confissing of Catignove-House and other Premises, situate on the Bank of the River Kennett, at Reading, in the County of Berks, formerly Part of the Estate of Thomas Omer, Esq; deceased.

The Day of Sale will shortly be advertised, and printed

The Day of Sale will factly be advertised, and printed Particulars may be then, or before, had (gratis) at the said Master's Chambers in Southampton-Buildings aforesaid; at the Offices of Mr. Wainwright, Solicitor, No. 4, Field-Court, Gray's-Inn; Mr. Nethersole, and Messis. Parker, Palmer, and Cuppage, Solicitors, No. 15 and 37, in Essex-Street, in the Strand, London; of Mr. George Watts and Mr. Luke Evill, Solicitors, at Bath; at the Crown Inn, Reading; the Red-Lion Inn, at Henley-upon-Thames; the Sun Inn, at Maidenhead; and at the George and Pelican, at Newbury, Berke.

Dursuant to a Decree of the High Court of Chancery made in a Cause Wickham against Collins, the next of Kin of Hester Coombes, late of Faulkland, in the Parish of Hemington, in the County of Someriet, Spinster, deceased, who were living at the Time of her Death, (which happened in the Month of May 1800,) and are now living, and the Perional Representative or Representatives of such of them as have since died, are, on or before the 29th Day of February 1804, to come in and prove their Kindred and Representation before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Desault thereof they will be peremptorily excluded the Benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery made in a Cause wherein Caroline Martha Hilton, an Infant, by her next Friend, is Plaintiss, and Robert Hilton and others are. Desendants, the Creditors of William Moore, late of Hoddession, in the County of Herts, Gentleman, deceased, are to come in and prove their Debts before Alexander Popham, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 23d of February 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 made in a Caufe Barnes verfus Barnes, the Creditors of Edmund Barnes, late of Hendon, in the County of Middlefex, Gentieman, deceafed, are perfonally, or by their Solicitors, to come in and prove their Debts before Sir William Weller Pepys, Baronet, one of the Malters of the faid Court, at his Chambers in Southampton-Baildings, Chancery-Lane, London, on or before the 30th of March 1804, or in Default thereof they will be excluded the Benefit of the faid Decree.

HE Creditors of John Morrison, late a Captain in the Service of the Honorable East India Company on the Bengal Establishment, deceased, are requested to send the Particulars of their Claims, together with the Nature of their

Securities (if any) to Mr. Jackson, No. 2, Garden-Communication to the Executors in England, in order that the same may be examined and discharged; and to whom all Persons indebted to the said Estate are required to pay their respective Debts forthwith.

Cemmission of Bahkrupt, awarded and issued against John Mosman, of Lawrence-Pountney-Lane, London, Metchant, (carrying on Business in Partnership with John Baptist Davallon, under the Firm of J. B. Davallon and Co.) are requested to meet the Assignees of the Estate and Essects of the said Bankrupt, on the 31st Instant, at Two in the Asternoon precisely, at John's Cossee-House, Cornhill, to assert or diffent from the said Assignees disposing of the Household Furniture, at the appraised Value thereof; and commencing profecuting, or defending any Snit or Snits at Law or in Equity for Recovery of any Part of the said Bankrupt's Estate and Essects; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Stephen Faulkner, of Munchester, in the County of Lancaster, Cotton-Manusacturer, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's Estate and Effects, on the 2d of February next, at Ten o'Clock in the Forenoon, at the House of Richard Jones, the Uolden Lion Inn, in Manchester aforesaid, in order to assent to critical agreeing, with certain Persons for the Delivery up to the said Assignees of certain Property and Securities, belonging to the Estate and Essents of the said Bankrupt, in the Handof such Persons upon which they claim to have a Lien; and the said Creditors are to take into Consideration a Proposition and by the said Bankrupt for paying to his Creditors are to take into Consideration and Composition in Discharge of his Debts, upon Condition of the said Commission being superseded; and also to affent to distinct from the said Assignees commencing, prosecuting, and defending any Suit or Suits at Law or in Equity, for Recavery of any Part of the said Bankrupt's Estate and Esses; or to the compounding, submitting to Arbitration, or other wise agreeing any Matter or Thing relating thereto.

THE Creditors who have proved their Debts under a Commission of Bankrapt awarded and islined forth against William Thompson, of Dean-Street, in the Borona, of Southwark, in the County of Surrey, Merchant, and Edge nezer Leadbeater, of Moor-Place, Lambeth, in the Mai County of Surrey, Merchant, and late Comattners, and late? carrying on Trade in Dean-Street aforesaid, under the Firm of Thompson and Leadbeater, and also surviving Partners of William Atkinson, deceased, heretofore carrying on Trade under the Firm of William Atkinson and Company.) are desired to meet the Assignees of the faid Bankrupts Estate and Esseds, at Tom's Cosses-House, in Cornbill, on Wedneislav the 1st Day of Feburary next, at One o'Clock in the Atternoon; in order to affent to or dissent from the faid Assignees commencing, prosecuting, or defending any Assion of Ackions, Suit or Suits at Law or in Equity, truching, concerning, or relating to the Esset, Assiars, and Concerns of the Partnerships carried on by the said Bankrupts under the Firm of William Atkinson and Company, or all, or any, or either of the other Trades or Business in which the said William Thompson was interested or concerned as a Partner, or to the said-Assignees agreeing, compounding, or compremising the same, or any or either of them, or referring enditors of them, to Arbitration; and on other special Assistance.

THE Creditors of John Gould, of Harvington, in the County of Worcefter, Paper-Manufacturer, against whom a Commission of Bankrupt hath been awarded and issue defired to meet at the Crown Inn, in Evellum, in the County of Worcefter, on the 4th Day of February nent, at Three o'Clock in the Afternoon, (being the Day appointed for the Choice of Assignees,) to assent to or distent from the Assignees so to be chosen continuing the Basiness of the Manufactory till the Stock of Rags, and other Materials, for making Paper are worked up; and to assent to or distent from the said Assignees disposing of the Paper to be manufactured therefrom in the usual-Way in which the Trade at

.DD. 15669.

D