against George Knox and John Hay, of the Town of King-ton-upon Hull, and of Great Grimsby, in the County of Lincoln, Merchants and Copartners,) at the George lun, in the Town of Kingiton-upon-Hull, on Tuesday the 6th Day of May 1806, at Twelve o'Clock at Noon, all those valuable and extensive Freehold Hereditaments, known by the Name of the Free Port Wharf, at Great Grimfby aforefaid, confifling of a new and substantial licensed bonding Warehouse, 103 Feet and 6 Inches long by 55 Feet wide; a Corn Granary over the same of the like Dimensions; a licensed bonding Rast-Yard, containing 3538 Square Yards, having a Front towards the Lock of 290 Feet; whicenfed bonding Timber Pitt, containing about 2000 Square Yards; a substantial Quay, 90 Feet by 21, with a most powerful Crane fixed thereon; a wet Dock, 90 Feet in Front and 80 Feet in Depth.

A few Years ago an Act of Parliament was obtained for

making a Dock at Great Grimfby, which is now finished, and a Number of Ships have reforted to that Port, which, on account of its eligible Situation in the Humber, and the mo-derate Dock Dues and Port Charges paid there, has become a very definable fituation for Merchants and Ship-Owners; and this Effate lying contiguous to the Dock may be fairly

dom, particularly for the most eligible Situations in this King-dom, particularly for the Raff Trade.

Further Information may be had of Melfrs. Clayton and Scott, Solicitors, Lincoln's Inn; and of Mr. Robert Galland, Solicitor, in Hull, at whole Office a Plan of the Estate may be feen.

O be fold by Auction, before the major Part of the Commissioners named and authorised in a Commission of Bankrupt awarded against John Parke and Preston Fryer arke, (Bankrepts,) at the Bridgewater Arms Inn, in Manchester, in the County of Lancaster, on Friday the 23d Day ot May next, at Five o'Clock in the Afternoon, subject to such Conditions of Sale as shall be then produced, in such Lots as shall be approved of by the Bidders, by Mr. Branch, All that large and commodious Messuage or Dwelling-House, situate at the upper End of King-Street, and opposite to Spring-Gardens, in Manchester aforesaid, with a Stable and the Offices thereto adjoining, late in the Possession of the faid John Parke and P. F. Parke.

And also all that Warehouse, situate in Chancery-Lane, behind the faid Meffuage or Dwelling-House, late in the Occupation of the faid John Parke and P. F. Parke, with a reacant Plot of Land adjoining the faid Warehoute.

The Site of all the faid Premifes compriles 1352 superficial

fquare Yards.

For Particulars apply to Mr. James Parkinson, Hunter's-¿Lane; and to Mr. Hewitt, Attorney, in Manchester aforefaid.

Urfuant to an Order of the High Court of Chancery, made in a Caufe Lloyd against Search, the Creditors and Legatees of Samuel Search, late of the Parish of Saint James, Clerkenwell, in the County of Middlefex, Feather-Merchant, deceased, are to come in and prove their several Debts, and claim their respective Legacies before Francis Paul Stratford, Efq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 19th Day of May next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

HE Creditors of Edward Carver, late of Birmingham. in the County of Warwick, Efg; late Lieutenant-Co-Jonel of the Warwickshire Regiment of Militia, deceased whose Debts accound due prior to the 14th Day of August 1784, are peremptorily required to deliver an Account of their respective Demands, with the Date and Nature of their Securities, to Melfis Bedford and Gem, Solicitors, in Birmingham; and unless they deliver and substantiate the same within Two Months from the Date hereof, they will be excluded from the Benefit of the Dividends ariling from the Sale of the Estates of the said Edward Carver, deceased, conveyed to Trustees for the Benefit of such Creditors as alorefaid.—Birmingham, April 15, 1806.

HE Creditors who have proved their Debts under a *Commission of Bankrupt awarded and issued forth against John Morris Bennett, of Broseley, in the County of Salop, Maltster, (Partner with William Rathbone, John Petty, Dearman, William Anstee, and Ann Parry, carrying

on Buliness at or near Coalbrook-Dale, in the County of Salop, under the Firm of Reynolds, Parry, and Bennett,) are defired to meet the Affignees of the Estate and Estacts of the faid John Morris Bennett, on Friday the 18th Day of April instant, at the Lion Inu, in Eroseley, in the County of Salop, at Six.o'Clock in the Evening, in order to assent to or diffent from the faid Assignees controving and carrying into execution a certain Agreement in Writing, bearing Date the 4th Day of March last, made between William Bennett, of London, Tea-Dealer, and Edward Bennett, of Wellington, in the County of Salop, Surgeon, Brothers and Trustees of the faid John Morris Bennett, of the one Part, and Francis Blithe Harries, of Benthall, in the faid County of Salop, Efquire, of the other Part, whereby certain Mines, Part of the Estate of the faid John Morris Bennett were, for the Considerations therein mentioned, agreed to be affigued to the said Francis Blithe Harries; and also to assent to or diffent from the faid Allignees confirming and carrying into execution a certain other Agreement in Writing, hearing Date the faid 4th Day of March laft, and made between the faid William Bennett and Edward Bennett of the one Part, and Charles Guell, of Brofeley aforefaid of the other Part, whereby certain other Mines, other Part of the Estate of the faid John Morris Bennett, were for the Considerations therein mentioned agreed to be assigned to the faid Charles Guest; and also to assent to or diffent from the said Assignees Guelt; and allo to allent to or differt from the faid Allignees confirming and carrying into execution a certain other Agreement made between the faid William Bennett and Edward Bennett of the one Part, and John Jenks, of the other Part, whereby other Part of the Property of the faid John Morris Bennett was agreed to be affigued to the faid John Jenks; and also to affent to or differt from the faid John Jenks are different to or different confirming and agreeing interpretations confirming and carrying activities. Affignees confirming and carrying into execution a certain other Agreement, bearing Date the 8th Day of March last, and made between the faid William Bennett and Edward Bennett of the one Part, and John Bebb, of Broicley, Butcher, of the other Part, whereby certain other Parts of the Property of the fail John Morris Bennett, were, for the Confiderations therein mentioned, agreed to be fet and let to the faid John Bebb, until Lady-Day 1807; and also to affent to differ from the faid Assignces confirming and carrying into execution a certain other Agreement, bearing Date the 1st Day of March last, and made between the said William Bennett of the one Part, and John Cox Morris, on Behalf of Anne Roden, Widow, of the other Part, whereby other Part of the Property of the faid John Morris Bennett, was, for the Confiderations therein mentioned, agreed to be assigned to the said Anne Roden; and also to affent to or dillent from the said Assignees selling and disposing of all or any Part or Parts of the said Bankrupt's Joint or Separate Estate and Essets by Appraisement, private Contract, or otherwise; and also to assent to or dissent from the said Assignees commencing, prosecuting, or desending any Suit or Suits either at Law or in Equity for the Recovery or Prefervation of the faid Bankrupt's Joint or Separate Effate and Effects; or the compounding, fubmitting to Arbitration. or agreeing any Matter or Thing in anywise relating thereto; and on other special Affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and illued against Barnard Smith, of the City of York, Wine Merchant, Dealer and Chapman, are defired to meet the Affignees of the faid Bankrupt's Ellate and Elfects, on the 14th Day of April instant, at Eleven in the Forenoon, at the House of Mrs. Pearfon, the Red-Lion Inn, near Monk-Bar, York, to confider of the Propriety of the faid Affigness indemnifying the Sheriffs of the City of York from any Lofs they may fulfain by reason of their not proceeding to a Sale of the said Bank-rupt's Effects, pursuant to the Directions of a Writ of Fiet rupt's Effects, pursuant to the Directions of a Writ of Fieri Facias delivered to them, wherein Joseph Perry, William Nassau, Patrick Thomson, Charles Andrew Thomson, and Thomas Thomson, are Plaintiss, and the said Barnard Smith is Desendant; and also to consider of the Propriety of the said Assignees disposing of, fulfilling, or rescinding Two several Contracts entered into by the said Bankrupt with Mr. John Prince, Mr. Robert Welborn Hotham, and Mr. William Bilton, for the Purchase of Two several Dwelling-Houses, Gardens, and Hereditaments, situate in Monkgate, in the Suburbs of the City of York; and also to the said Assignees commencing, prosecuting, or defending any Assion of Actions, Suit or Suits at Law of in Equity for the Recovery