Lane, London, in Nine Lots, The Freehold Estates of the Reverend Thomas Chamberlayne, deceated, fituate in the Parishes of Rolvenden, Bennenden, and Charlton, in the County of Kent; a Freehold Set of Chambers, No. 6, in the New-Square, Lincoln's Inn; and Two Freehold Houses, in Ivy-Lane, Newgate-Street, in the City of London.

Particulars may be had (gratis) at the faid Master's Chambers, in Southampton-Buildings aforefaid; of Messrs. Cooper and Lowe, Solicitors, Southampton-Buildings; Mr. John Edifon, Solicitor, Coopers'-Hall, London; and of Mr. Rad-ford, Hawkhurft, in Kent.

WEST NEW JERSEY SHARES.

Hereas by a Decree of the High Court of Chancery, bearing Date the 3d Day of Avendors. bearing Date the 3d Day of August 1750, and made in a Cause wherein Timothy Hollis and others are Plaintiffs, and John Childe and others are Defendants, it was referred to Thomas Lane, Efq; then one of the Masters of the faid Court, to enquire what Persons were interested in, or entitled to the Shares of the Stock of the Well New Jerfey Society, and whereas Benjamin Nelfon, late of London, Gent. was entitled to fome Share or Shares thereof; Notice is hereby given to all Persons interested in, or entitled to the said Shares as Personal Representative of the said Benjamin Nelson, or otherwise, and also to the next of Kin of the said Benjamin Nelson, (who died some Time between the Years 1700 and 1706,) or the Personal Representatives of such of them as are fince dead, to come in and make out their Claims before Francis Paul Stratford, Efq; the Master to whom the faid Cause stands transferred, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 28th Day of July inflant, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Wake, Esq; against Keighley, and Wake against Lord Kinnaird, whereby it is referred to John Campbell, Efq; one of the Masters of the said Court, to inquire and state to the Court, what Charges and Incumbrances there are upon the Plantations in the Pleadings mentioned; therefore all Persons who have any Charges and Incum-brances on the said Plantations, namely—the Premises situate in the Island of Jamaica, called and known by the Name of the Oxford and Spring Garden Plantation, the Prospect of the Oxford and Spring Garden Plantation, the Profect Plantation; and also a Piece or Parcel of Land, whereon a Barguadier was erected and built, called Smithfield Whars, or Barguadier; and also Four several Plantations, or Sugar Works and Lands, respectively called Fort William Field, Roaring River, and Heardford, or Hertford Pen; and on all the Parcels of Land, called Smithfield, Heardford, Hatfield, Negro Grounds; and on all other the Lands, with the Houses, Mills, Buildings, and Erections, together with the Slaves and Cattle, and the Issue and Increase thereof; and on all the Utenfils, Implements, and Live and Dead Stock, and on all other the Hereditaments and Premises to the faid Plantations and Premises thereunto belonging, are forthwith to come in and prove their several Charges and Incumbrances before the said John Campbell, Esq; at his Office, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

DUrfuant to a Decree of His Majesty's Court of Exchequer at Westminster, made in a Cause Hutton against Cookson, the Creditors of Helen Hutton, late of the City of Lincoln, Spinster, deceased, are forthwith, by their Solicitors, to come in and prove their Debts before Abel Moyfey, Efq; Deputy-Remembrancer of the faid Court, at his Chambers, in the Exchequer-Office, in the Inner-Temple, London, or in Default thereof they will be excluded the Benefit of the faid Decree. And the next of Kin of the faid Helen Hutton, who were living at the Time of her Death, which happened on or about the 11th of February 1806, are also forthwith, by their Solicitors, to come in and prove themfelves to be fuch next of Kin before the faid Abel Moyfey, at his Chambers, in the Exchequer-Office aforefaid, or in Default thereof they will also be excluded the Benefit of the faid Decree.

Purfuant to a Decree of the High Court of Chancery, made in a Cause Tatler against Cottam, the Creditors of Richard Tatler, late of Gosport, in the County of Southampton, Victualler, deceased, (who died in or about the Month of May 1806,) are forthwith to come in and prove their Debts before James Stanley, 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 excluded the Benefit of the faid Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Mead against Strangman, the Creditors of Thomas Mead, late of Hermitage-Street, Wapping, in the County of Middlefex, Mafter Mariner, deceafed, (who died at Sea in or about the Month of April 1806, intestate,) are forthwith to come in and prove their Debts before John Campbell, Efg; one of the Mafters of the faid Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Durfuant to a Decree of the High Court of Chancery made in a certain Cause there depending, intitled Lovell against Coxe, the Creditors of Charles Westley Coxe, late of Kemble, in the County of Wilts, Esq; deceased, are forthwith to come in and prove their Debts before Samuel Compton Cox, 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.

DUrfuant to a Decree of the High Court of Chancery, made in a Cause Barker versus Barker, the Creditors of Clara Barker, Widow, Joseph Barker, William Barker, and Isaac Rioley, carrying on the Trade or Business of Coal-Factors in Copartnerthip, at the Coal Exchange, in the City of London, under the Firm of Messrs. Barkers and Ridley, are personally, or by their Solicitors, to come in and provetheir Debts before Edward Morris, Esq; one of the Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 20th of July inflant, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

DUrfuant to a Decree of the High Court of Chancery, made in a Cause Price (an Infant) against Williams, the Creditors of John Price, late of Llanbadarnsawr, in the County of Radnor, Efq; deceafed, are perfonally, or by their Solicitors, to come in and prove their Debts before Edward Morris, Efq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 1st Day of August next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

DUrfuant to a Decree of the High Court of Chancery, made in a Cause Beets versus Hollingworth, the Creditors and Legatees of Ann Carlton, late of King's-Lynn, in the County of Norfolk, Widow, deceafed, are, on or before the 6th Day of August next, to come in and prove their Debts, and claim their Legacies, before John Simeon, Eq; 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 faid Decree.

DUrfuant to a Decree of the High Court of Chancery, made in a Cause Bean against Bean, the Creditors and Legatees of Thomas Bean, late of Ball's-Pond, in the Parish of King's Langley, in the County of Hertford, Farmer, deceased, who died in the Month of August 1801, are forthwith to come in and prove their Debts, and claim their Legacies, before John Campbell, Efq; one of the Masters of the faid Court, at his Office in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be ex-cluded the Benefit of the faid Decree.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Theophilus Merac and Mofes La Porte Merac, of Queen-Street, in the City of London, Warehousemen, Dealers, Chapmen, and Copartners, are requested to meet the Affignees of the Estate and Effects of the faid Bankrupts, on Thursday next the 16th Day of July instant, at One o'Clock in the Asternoon, at the Office of Messis. Swain, Stevens, and Maples, No. 12, Old Jewry, London, to affent to or differt from the faid Assignees selling and disposing of by public Sale or private Contract, as they shall think most beneficial, the Leases of the Houses and Premises, the Stock