O be fold, pursuant to a Decree of the Court of Exche-quer at Westminster, made in a Cause wherein Sir Harlord Jones, Baronet, and others are Plaintiffs, and Richard Gott, Esquire, and others are Desendants, before Abel Moysey, Esq; the Deputy-Remembrancer of the said Court, in the Month of June next, at such Times and Places as will be shortly advertised,

The following Estates, late the Property of Sir Henry Thomas Gott, deceased, in the Counties of Bucks, Sussex, and Middlesex, confisting of a capital Mansion House and Park called Newlands, late the Residence of the said Henry Thomas Gott, with several Farms adjoining and belonging thereto, containing together near Six Hundred Acres of Arable Meadow, Pasture, and Wood Land, situate in the several Parishes of Chalfont St. Peter's and Chalsont St. Giles's, in the County of Bucks.

Several Farms containing upwards of 700 Acres of Arable Meadow and Pasture Land, and also about 400 Acres of Woodland, sull of thriving Oak Timber Trees, situate in Beckley, Peasmarsh, Udimire and Brede, in the Neighbourhood of Rye and Winchelsea, in the County of Sussex, and

on the Borders of Kent.

About 200 Acres of rich Marsh Land, situate in the Parishes of Rye and Icklesham, in the said County of Sussex.
The great Tithes of Part of the Parish of Hendon, and a Moiety of the Tithes of Kenfington, in the County of Mid-

The whole of the Property is Freehold (except about 20 Acres in Suffex, which is Copyhold of the Manor of Playdon.

The printed Particulars, when ready, may be had (gratis) at the faid Deputy-Remembrancer's Chambers, in the Exchequer-Office, Temple, London; of Messis. Meredith, Robbins, and Tomkyns, New-Square, Lincoln's-lnn; Messrs. Faner, Atkinson and Johnson, Lincoln's-Inn-Fields; and Mr. George Law, New-Square, Lincoln's-Inn.

Valuable Reversion to a Freehold Estate. O be fold by Auction, by Mr. Farebrother, at Guildhall, in the City of London, on Tuefday the 19th Day of June, at Ten o'Clock, before the Commissioners named under a Commission of Bankruptcy issued against Mr. Richard Jones.

The valuable Reversionary Interest of the Bankrupt, aged 27 Years, after the Death of his Mother, aged 53, of and to a third Part or Share of a Freehold Estate, situate on the Welt Side of Mark-Lane, and called New Corn Exchange, now on Leafe to Mr. Corcoran, at a low Rental of 180 l. but which Leafe will shortly expire, when the Property will

produce upwards of 1200l, per Annum.

Descriptive Particulars may be had ten Days prior to the Sale, at 'Garroway's Corn Exchange and Castle Cosse-Houses, Mark-Lane; of Mr. Morgan, Solicitor, Bedford-Row; and of Mr. Farebrother, No. 9, Beaufort-Buildings,

Strand.

Hereas by an Order of the High Court of Chancery, bearing Date the 22d of January 1810, made in the Matter of Lionel Place, George Place, Thomas Place, and Dorothy Place, it was referred to Robert Steele, Eig; one of the Masters of the said Court, to inquire and certify, whether there are any Charges or Incombrances affeding the the Sums of 1000l Cam, and 730l. Four per Cent. Confoli-dated Bank Annuities, in the taid Order mentioned, being Part of the Funds comprised in certain Indentures of Leafe and Releafe, dated the 18th and 19th Days of May 1764, heing the Settlement made on the Marriage of Lionel Place, heretofore of Gray's Inn, in the County of Middlefex, Efq; and Dorothy his Wite, both deceated, and thereby directed to he laid out in the Purchase of Land, and settled upon the Children of the said Marriage in Tail?—All Persons claiming any Charge and incumbiance upon, or affecting the faid tums of accol. Cash, and 730l. Four per Cent. Confolidated Bank Annuities, are to come in and prove such Charge and incumbrance before the said Master, at his Chambers in Southampson-Buildings, Chancery-Lane, London, on or before the 18th-of June 18to, or in Default thereof they will be peremptorily excluded the Benefit of the said Order.

N pursuance of a Decree of the High Court of Chancery, dated the 7th of November 1809, made in a Cause wherein Hugh Innes and others are Plaintiffs, and Spencer Mackay and others are Defendants, and of a General Order of the faid Court, dated the 9th Day of November 1809,

the Creditors of the Testator James Gordon, late of Old Broad-Street, London, and of Sloane-Street, Knightsbridge, in Broad-Street, London, and or Stoane-Street, Enightforinge, in the County of Middlefex, Merchant, deceased, (who died on or about the 24th Day of March 1806,) having some time previously resided in the Island of Tobago, in the West Indies, are, on or before the 6th Day of November 1810, to come in, before William Alexander. Ess, one of the field Court at his Chambers in Southamper. Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their Debts, 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 Caufe Towry against Lord Ellenborough, the Creditors of Elizabeth Chamberlaine, late of Devonshire-Place, in the County of Middlefex, Widow, deceased, (who died about the 23d Day of February 1808,) are, on or hefore the 22d of June next, to come in and prove their Debts before John Campbell, Eq; one of the Masters of the faid Court, at his Office, in Southampton-Buildings, Chan-cery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Ursuant to a Decree of the High Court of Chancery, bearing Date the 21st Day of November 1809, made in a Cause wherein His Majesty's Attorney-General, at the Relation of William Palmer and others, are Informants, and Thomas Eamey and others are Defendants, the Heir at Law Yeoman, deceased, (who died on or about the 6th Day of November 1767,) is requested forthwith to come before Charles Thomson, Eq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove his Descent from the faid John Franklin, and he will be paid his Expences and rewarded for his Trouble.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Tebbs against Carpenter, the Creditors of Sir Benjamin Tebbs, late of Leicester-Square, Knight, desir Benjamin 1 cons, face of Leicetter-Square, Knight, deceased, (who died in or about the Month of December 1796,) are to come in and prove their Debts before Charles Thomion, Esq; one of the Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 4th of June 1810, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Ursuant to a Decree of His Majesty's Court of Ex-chequer at Westminster, made in a Cause Harrison against Hazard, the Creditors and Legatees of Mary Harri-fon, late of Stamford, in the County of Lincoln, Widow, deceased, are forthwith to come in by their Solicitors before Abel Moysey, Esq; the Deputy-Remembrancer of the said Court, at his Chambers, in the Exchequer-Office, in the Inner-Temple, London, and prove their respective Debts, and claim their respective Legacies, or in Default thereof they will be excluded the Benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, bearing Date the 23d Day of November 1809, made in a Cause wherein Thomas Ward, Gent. is Plaintiff, and in a Caute wherein Inomas Ward, Gent. Is Plaintiff, and James Sykes and others, are Defendants, the Creditors of Benjamin Meirgithoyd, late of Leeds, in the County of York, Merchant, (who died in or about the Month of July 1804.) are, on or before the 22d of June 1810, to come in and prove their Debts before Samuel Compton Cox, Efg; one of the Malbers of the 13d Court at his Chambers in the 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.

HE Creditors of the late Mr. Henry Grant, Naval Officer on the Madras Establishment, (who died in the Year 1807, on his Passage to India in the Earl Howe, Captain Mutray,) are desired to fend in an Account of their several Claims on his Estate, and what Securities they hold, to Messrs. Wilkinson and Crosthwaite, No. 8, Fenchurch-Street, before the 31st of May next, otherwise they will be excluded from the Benefit arising from the Dividend of his Estate and Effects.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Joseph Taylor, of the Town of Ware, in the County

