Miles from the former and 17 from the latter, 12 from Malton, and 19 from Scarborough. The Residence called Croome Hall, with about 25 Acres of Meadow Land, lying contiguous thereto, is let to the Reverend Rowland Croxton, as Tenant at Will, and the Remainder of the Estate (except Two Cottages in the Occupation of William Windus and Anthony Herring) is divided into Two capital Farms, with good Farm Houses, Barns, Stables, and other convenient Out-buildings to each, in the Occupation of Mr. John Swails and Mr. John Topham, most respectable Tenants, and let with the other Parts of the said Estate, (exclusive of the Plantations which are in Hand, and which contain about 22 Acres,) at Rents amounting together to the annual Sum of 17691 and upwards.

The Bilate may be viewed at any Time previous to the Sale; and printed Particulars, comprising a Plan of the Estate, may be had at the faid Master's Office, in Southampton-Buildings, Chancery-Lane, London; of Samuel Vines, Etq; Stone-Buildings, Lincoln's-Inn; and Mr. Evans, Solicitor, No. 97, Hatton-Garden, London; and off Mr. Levans, Solicitor, No. 97, Hatton-Garden, London; and of Mr. John Kendall, of Great Driffield, Yorkshire; Mr. Holmes, Solicitor, Pocklington, Yorkshire; and of Mr. Munby and Messrs. Townend and Oldfield, Solicitors, York; and a Plan of the Estate may be steen at the Office of the faid Messrs. Fownend

and Oldfield.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Milligan and others versus Hurst and others, the Creditors of Thomas Hurst, late of Hinckley, in the County of Leicester, Hosier, are personally, 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, on or before the 30th Day of October 1810, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

HE Creditors, if any, of the Estate of the late Mr. Lavy A Abrahams, of Hennage-Lane, in the Parish of St. Catha-Abrahams, of Hennage-Lane, in the Parish of St. Catharine Cree, deceased, are desired to fend their Account to Mr. Barnet Phillips, Bury-Street, St. Mary-Axe, the Ading Executor of the said Levy Abrahams, within One Month from the Date hereof, as the said Executor will, after the Expiration of the Time close his Accounts and may over the Barnet Phillips, Bury-Street, St. Mary-Axe, the Ading Executor of the said Levy Abrahams, within One Month from the Date hereof, as the said Executor will, after the Expiration of the Time close his Accounts and may over the Barnet St. tion of that Time, close his Accounts, and pay over the Balance in his Hands to the Residuary Legatees. London, September 29, 1810.

HE Creditors who have proved their Debts under a Com-HE Greditors who have proved their Debts under a Committion of Bankrupt awarded and issued forth against Joseph Horwood, of Woodchester Park-Mill, in the Parish of Woodchester, in the County of Gloucester, Miller and Corn-Dealer, are desired to meet the Assignee of the said Bankrupt's Estate and Estects, on Saturday the 13th Day of October next, at Three of the Clock in the Asternoon, at the Clausester in order to asset to or Fleece Inn, in the City of Gloucester, in order to affent to or diffent from the the faid Affignee commencing, profecuting, of defending any Suit or Suits at Law or in Equity for the Recovery of any Part of the faid Bankrupt's Estate and Essess; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assars.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Matthew Cooper, of South Shields, in the County of Dur-Matthew Cooper, of South Snields, in the County of Dur-hain, Merchant, Dealer and Chapman, are defired to meet the Affignees of the Effacts and Effects of the faid Bankrupt, on the 24th Day of Odober next, at Ten o'Clock in the Forenoon, at the Golden Lion Iiin, in South Shields, in order to affent to or diffent from the faid Affignees felling and dipoing of the feveral outlanding Debts due to the faid. disposing of the several outstanding Debts due to the said Bankrupt by private or public Sale; or commencing, prosecuting, or desending any Suit or Suits at Law or in Equity, for the Recovery of any Part of the said Bankrupt's Estate and Essets; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assairs; particularly for qualifying the Assairs in disposing of the Equitable Interest of the said Bankrupt of and in the Premises wherein he lived and carried on his Trade and Business at the Time he so heand carried on his Trade and Business at the Time he so became Bankrupt, and of the Residue of a Term of Years, granted them by the Dean and Chapter of Durkam.

Commission of Bankrupt awarded and issued against John Corbett and Hugh Woodney Corbett, both of Liverpool, in the County of Lancaster, Merchants, Dealers and Chapmen, are desired to meet the Assignees of the said Bankrupts' Estate and Effects, on Monday the 8th Day of October next, at Eleven of the Clock in the Forenoon, at the House of Mesirs. Ichn and Joseph Chesprough, in Bashett-Street, in Liverpool aforesaid, Accountants, in order to affent to or dislent from the said Assignees commencing, prosecuting, or desending any Suit or Suits at Law or in Equity, for the Recovery of any Part of the said Bankrupts' Estate and Effects; and also to assent to or dislent from the said Assignees executing one or more Power or Powers of Attorney to one or more Penson or Persons, in America or elsewhere, for the Purpose of getting in and recovering the THE Creditors who have proved their Debts under g Attorney to one or more kerion or retions, in America of elsewhere, for the Purpose of getting in and recovering the Money, Goods, and Essects due or belonging to the said Bankrupts' Estate, with the usual Powers and Authorities; and also to assent to or dislent from the said Assignces, or and also to assent to or dislent from the said Assignces, or Arbitration, or otherwise agreeing to any Matter or Thing relating to the said Bankrupts' Estate and Effects; and on other special Assistance.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Gregory Jeremiah Briggs, of Gravesend, in the County of Kent, Slopfeller, are desired to meet the Assignees of the said Bankrupt's Estate and Essets, on Thursday next, at Twelve of the Clock at Noon, at Messes, but at and Swinford's Offices, John-Street, America-Square, in order to confider and determine of the best and most advantageous Mode of disposing of the said Bankrupt's Household Furniture, Stock, poling of the faid Bankrupt's Household Furniture, Stock, and Effects; and to allent to or diffent from the faid Assignees felling and disposing thereos, or any Part thereos, by private or public Sale, or Contrad; and also to the said Assignees empowering the said Bankrupt, or some other sit Person or Persons, to collect and get in the Debts due and owing to the said Estate; and to affent to or dislent from the laid Assignees commercials, prospecting or detending and owing to the land Endet; and to anent to or oment from the faid Affigures commencing, profecuting or detending any Suit or Suits at Law or in Equity, for Recovery of any Part of the faid Bankrupt's Estate and Essects; and to their compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto.

THE Creditors who have proved their Dehts under a Commission of Bankrupt awarded and issued forth against Paul Pearson, of Caunton-Common, in the Parish of Caunton, in the County of Nottingham, Inukeeper, Dealer and Chapman, are defired to meet the Assignees of the said Bankupt's Estate and Essets, on the 13th of October next, at Eleven o'Clock in the Forenoon, at the Marquis of Granby, in East Retford, in the faid County of Nottingham, in order to affent to or diffent from the said Assignees commencing and profecuting a Suit at Law for the Recovery of 3491, and upwards, levied upon the Goods of the faid Bankrupt, and received by, and now in the Hands of the Sheriff of Nottinghamshire; and also to affent to or distint from the of Nottinghamshire; and also to assent to or distint from the said Assignees commencing and prosecuting another Suit at Law for the Recovery of \$351, and upwards, also levied upon the Goods of the said Bankrupt, and received by, and now in the Hands of the said Sheriff of Nottinghamshire; and also to assent to or distinct from the said Assignees commencing and prosecuting a Suit in Equity for the Purpose of carrying into Execution a certain Agreement made with the said Bankrupt for granting to him and his Wise, for the Term of their Lives, a Lease of a Farm at Cannton asoresaid, and now or late in the Occupation, of the said Bankrupt, as Tenant; and also to assent to or differe from the said Assignees commencing and prosecuting a Suit or Suits at Law or in nant; and allo to auent to or unione from the laid Anignees commencing and profecuting a Suit or Suits at Law or in Equity against a certain Person, residing at Newark-upon-Trent, for the Recovery of a considerable Sum of Money, alleged by the said Bankrupt to be due to his said Estate; and also to assent to or differ from the said Assignees companding submitting to Arbitration or otherwise agreeing pounding, submitting to Arbitiation, or otherwise agreeing to the said several Claims and Debts, or any of them, or any Matter or Thing relating thereto; and further to affent to or diffent from the said Assignees commencing, prosecuting, or defending any other Action or Actions at Law, or Suit or Suits in Equity, for Recovery of any Part of the faid Bank. rupt's Estate and Essects; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assause.