Newark, December 10, 1810. SAMPSON CHRISTOPHER COLCLOUGH, Efg; deceased.

A LL Persons who have any Demands against the Estate and Effects of Sampton Christopher Colclough; late of Beaconfield, in the County of Nottingham, Esq; deceased, are requested forthwith to fend in the same to Samuel Allen. of Newark-upon-Trent, Solicitor, one of the Trustees and Executors of his last Will and Testament; and all Persons who stand indebted to the said Estate are required forthwith to pay their faid Debts to the fuid Samuel Allen.

LUNDON.

At the General Session of the Peace of our Lord the King, holden for the City of London, at the Guildhall within the faid City, on Monday the 3d Day of December in the Fifty-first Year of the Reign of our Sovereign Lord George the Third, by the Grace of God of the United Kingdom of Great Britain and Ireland King, Defender of the Faith, before Johna Jonathan Smith Efg; Mayor of the City of London, Sir Richard Carr Glynn, Baronet, Sir John Petring, Baronet, Sir Charles Flower, Batonet, Aldermen of the faid City, John Silvecker, Efq; Recorder of the faid City, William Domville, Efq; one other of the Aldermen of the faid City, and others their dermen of the faid City, and others their Fellows, Justices of our faid Lord the King, affigued to keep the Peace of our faid Lord the King within the faid City, and also to hear and determine divers Felonies, Trefpatles, and other Mifdeeds committed within the faid City;

E it remembered, That the Inspector of Corn Returns hath, in open Court, presented and delivered to the Lord Mayor, Recorder, and Aldermen, assembled at this present Session, a sertain Book, into which the States or Accounts of the Aggregate Quantities, Prices, and Average Prices of English Barley, Beans, Pease, Rye, Wheat, Rapeseed, Oatmeal, and Oats, bona fide rold and delivered from the 13th of August last, to the 10th of No-wenshee, last, by each and every Person carrying on the Trade or Business of a Cornsastor in the City of Lon-don or Suburbs thereof, have been made up, formed, computed, and distinguished, and fairly and properly inforted; and hath verified upon his Oath, that the fame have been fairly, correctly, and properly made up, formed, and computed, to the best of his Power, Skill, and Judgment, and according, so far as in him lay, to the true Intent and Tenar or the Act of Parliament in that Be-And the General Average Prices of each of the faid respective, Sorts of Cora and Grain thereby appearing to the faid Lord Mayor, Recorder, and Aldermen, they do hereby, in pursuance of the laid Act, deem and certify the dame to be as follows, viz.

- 5 Rapeteed 6 Average Price per Boll on the lait Six Weeks. Oatmeal -- I

- - I Io I Average Price per Quarter on the last Twelve Weeks And do hereby order and direct, that the faid General

Agerage Prices be published in the London Gazette once in Four feveral Weeks immediately focceeding this present Seilion. . By the Court,

THE MAS SHELTON, Clerk of the Peace.

O be fold by public Auction, by Mesics. Adamson and Field, before the Commissioners under a Commission on Bankrupt syarded and illued against Benjamin Waters, of Me. 42. Finels Lang, in the City of London, and of light lowers in the County of Middlesex, Broker, Dealer and Chapman, on Thursday the 20th of December instant, at lam, in the County of York, Mariner, deceased, (who died

One in the Afternoon, at Guildhall, London, "Phree feveral One in the Afternoon, at Guidanan, London, three reversal Bills of Exchange, viz. one dated the 2d of October 1809, for the Sum of 1783l. 145 103l. drawn by Walter Manfell upon and accepted by Mellis, Raby and Wilcox, and payable Six Months after Date to the Drawer, or Order, one other Bill of Exchange dated the 11th of April 1810, for the Sum of 280l. 15s. drawn by Thomas Hills upon and accepted by Mellis Kingsford, Fenner, and Co and payable Four Morths after Date to the faid Thomas Hills's Order, and the other Bill of Exchange dated the 1th of April 1270, for the Sum of 280l. 155. drawn by the faid Thomas Hills upon and accepted by Mellis. Biochlopp and Newman, and payable Fundamental Morths. able Four Months after Date to the faid Thomas Hills's. Order.

For Particulars apply to Mr. Tilson, 5, Chatham-Place, New Bridge Street, or Messer. Gregion and Dixon, Angel-Court, Throgmorton-Street, London.

O be fold, pursuant to an Order of the High Court of Chancety, before John Springett Harvey, Efq; one of Masters of the said Court, in the Public Sale-Room of the Court, in Southampton-Buildings, in Chancery-Lane,

London, One Eightieth Part or Share of the Corn-Exchange, in Mark-Lane, London, late belonging to Henry Dyson, of Sundrish, in the County of Kent, Esq; deceased.

Particulars may be had (gratis) at the faid Master's Chambers, in Southampton-Buildings; of Mellis, Clarkton, Solicitors, Ellex-Street, in the Strand; and of Mr. Sherwood, Solicitor, Canter bury-Square.

Hereas by a Decree of the High Court of Chancery. made in a Casse Harrison against Chapman, it was declared, that the Will of Thomas Harrison, formerly of Linton, in the County of Cambridge, (who died in or about the Month of November 1667) was wall broadly and in the county of Cambridge, who was wall because the Month of November 1667, was wall because and in the county of the county the Month of November 1767.) was well proved; and it was, amongf other Things, referred to Robert Steele, Efq. one of the Masters of the said Court, to inquire and that to the Court, what Grandchildren there were of the faid Teflator's three Brothers, (líaac Harrison, Joseph Harrison, and John Harrison,) in his Will named at the respective Times of making his said Will, and of his Death, and what Grand-children of such Brothers have been born since the said Testator's Death; and whether any of such Grandchildren are fince dead, and if dead when they respectively died, and who is or are their Personal Representative or Representatives, and likewise who is or are the Heir or Heirs at Law of any such as are dead?—Any Person or Persons claiming to be suck Grandchild or Grandchildren of the said state Harrison, Jofeph Harrison, and John Harrison, respectively, or claiming to be the Personal Representative or Representatives, or Heirs or Heir at Law of such Grandchild or Grandchildren, are forthwith to come in and make out their Kindred before the faid Master Steele, 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 Deeree of the High Court of Chancery, made in a Cause Cruger against Cruger, the Craditors of John Harris Cruger, late of Beverley, in the County of York, and of Russell Place, Fitzroy-Square, in the County of Middless, Ergs (who die in Jone 1807,) are forthwith to come in and prove their Debts before John Springert Harvey, Eig; one of the Matters of the faid Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid

Ursuant to a Decree of His Majesty's Court of Exchequer at Westminster, made in a Cause Palmer against r ilmer, the Creditors and Legatees of John Palmes, late of Mopal, in the life of Ely, and County of Cambridge, Farmer, deceased, are forthwith to come in, by their Solicitors, and prove their respective Debts, and claim their respective Legacies, before Abel Moyfey, F. 9; 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.

Urfuant to a Decree of the High Court of Chancery, made in a Cause Reynolds against Rider, the Cieditors of John Seller, late of Leavening, in the Parish of Ack-