Mary Hollis, Widow, at Saint Ann's, Middlesex, may, upon sufficiently proving his, her, or their Identity, hear of somenumerentry proving nis, ner, or their identity, hear of fome-thing to their Advantage, by making an early Application to Mr. David Browne, Solicitor, in Macclesfield aforefaid.— Henry Robinson and his Wise are both long since dead; and as it is not known whether they left any Issue, it is requested that any Person who knew either him or his Wise will give such early information of the Facts to Mr. Browne as that they may be substantiated by Assidavits.

If no Claim is made the fore the acts have of March next

If no Claim is made; before the 25th Day of March next, the Property will be divided. This Advertisement will not be repeated.

Holbeach, March 1, 1811. Hereas Clarke Mountain, of Holbeach, in the County of Lincoln, Taylor and Draper, hath by Deed, hearing Date the 25th Day of February 1811, assigned over all his Personal Estate and Essects, except the Wearing Apparel of himfelf, his Wife, and Family, unto Edward Goddard, of Helbeach aforefaid, Draper and Grocer, and John Newton, of the fame Place, Innkeeper, in Truft, for the equal Benefit of themselves and such other of the Creditors of the faid Clarke Mountain who shall execute the faid Deed, or otherwise by Writing signify his or their Confent so to do, either to the said Trustees or to Mr. Harvey, their Solicitor, in Holbeach, within Two Calendar Months after Notice of the said Deed shall be inserted in the London Gazette, the Lincoln, Rutland, and Stamford Mercury, and the Cambridge Chronicle and Journal; Notice is therefore hereby given, that the faid Deed is left at the Office of the faid Mr. Harvey, in Holbeach, for the Perusal and Signature of all the Creditors of the said Clarke Mountain; and if any one or more of the said Creditors shall neglect or results to execute the faid Deed, or to lignify his or their Intention fo todo, withthe Time above-mentioned, such Creditor or Creditors will be excluded the Benefit of the said Trust Property, and his or their Share or Shares of and in the same will become forfeited to the said Clarke Mountain for his own Use—All Persons who stand incepted to the said Clarke Mountain are requested to pay their respective Debts immediately to the faid Trustees, or at the Office above mentioned, otherwise Actions will be commenced for Recovery without Delay.

Do be peremptorily fold, pursuant to an Order of the High Court of Chancery, dated the 13th of July 1810, made in a Canse, Noel against Harwood, before John Simeon, Esq; one of the Masters of the said Court, at the public Sale-Room, in Southampton-Buildings, Chancery-Lane, Lon-don, on Thursday the 28th of March 1811, at Three in the

Afternoon, in One Lot,
A defirable valuable Copyhold Estate of Inheritance, A defirable valuable Copyhold Estate of Inheritance, held of the Bishop of London's Manor of Hanwell, consisting of a compact Mansion or Villa, with Offices and Gardens, Park, Meadow, and Orchards, of near Ninety Acres, chiefly enclosed within a Park Pale, situate at the Eastern Extremity of Hanwell, in the County of Middlesex, about a Quattet of a Mile from the great Oxford-Road, and distant about Eight Miles from London, late the Property of William

about Eight Miles from London, late the Property of William Harwood; formerly of Hanwell, Efq; deccased.

Printed Particulars whereof may be had (gratis) at the said Master's Chambers, in Southampton-Buildings aforcaid; of Mr. Sermon, Solicitor, No. 1, Gray's-Inn-Square; of Mr. William Leake, Solicitor, Sackville-Street, at. whose Office a Map of the Estate may be seen; of Messirs Williams and Brooks, Solicitors, No. 9, New-Square, Lincoln's-Inn; at the Old Hats, near Hanwell; and of Mr, Packer, Land-Surveyor, Uxbridge.

Surveyor, Uxbridge.

O be fold, purfuant to an Order of the High Court of Chancery, made in a Caule Diot against Morgan, before Robert Steele, Esq; one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on 'Tnefday the 19th of March inflant, between the Hours of Two and Three o'Clock in the Afternoon, in Three Lots,

Three feveral Leafehold Houses, one of which is situate in Barlow-Street, in the County of Middlesex, being No. 19, and the other two are fituate in Old Cavendith-Street, in the County of Middlefex, being Numbers 1 and 2, late the Property of Thomas Young, of Old Cavendish-Street afore-

faid, Painter and Glazier, deceafed.

The Premises may be viewed by Permission of the Te-sants; and printed Particulars may be had on the Premises,

and at the faid Master's Chambers, in Southampton-Buildings, Chancery-Lane aforefaid; and of Mr. Sarel, Solicitor, No. 18, Surrey-Street, in the Strand.

O be let by Auction, pursuant to an Order of the High Court of Chancery, made in a Cause wherein His Ma-jesty's Attorney General is Informant and the Mayor, Jurats, and Commonalty of Hastings and another are Defendants, in

and Commonate of Flattings and another are Defendants, in four feparate Lots, for a Term of Fourteen Years,

An Eflate confifting of 113A. OR. 22P. of Arable and Pasture Land, situate within Two Miles of the Town of Hastings, belonging to a Charity established for the Education of poor Children, in the said Town of Hastings, on the 9th of March inst. at Three in the Asternoon, at the Swan Ínn, Hastings.

Particulars may be had (gratis) at Master Alexander's' Chambers, Southampton-Buildings, Chancery-Lane; of Messrs, William and Richard Whitton, Solicitors, Great James-Street, Bedford-Row; Meffrs. Sykes and Knowles, Solicitors, New-Inn, London; at the Swan Inn, Haffings; the George, Rye; and of Mr. Carey, Town Clerk of Haffings.

Ursuant to a Decree of the High Court of Chancery, bearing Date the 11th of February 1811, made in a Cause Wall against Hall, the Creditors of Humphrey Hall, tate of Manadon, in the County of Devon, Efq; deceased, (who died in or about the Month of September 1801.) and forthwith to come in and prove their Dehts before John Simeon, Efq; one of the Masters 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 Decree.

Ourfuant to a Decree of the High Court of Chancery, made in a Cause Potts against Cooke and another, the The Made in a Cause Potts against Cooke and another, the Creditors, Legaters, and Annuitants of Thomas Potts, late of Belize River's-Mouth, Honduras, Merchant, deceased, are forthwith to come in and prove their several Debts, and claim their respective Legacies and Annuities, before Francis Paul Stratford, Esq.; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chanocry-Lane, London, or in Default thereof they will be excluded the Beauft of the said Decease. the Benefit of the faid Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause of Fayerman against Browne, all Pussons claiming to be the Next of Kin of the Reverend George Thomas, late Vicar of East Deveham, in the County of Eller, (who died in the Year 1806,) and to have been living at the Time of his Decease, or to be Personal Representa-tives of any of such Next of Kin who may have since died. are forthwith to come in and prove their Claims before John Springert Harvey, Eig; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chan-cery-Lane, London, or in Default thereof they will be ex-cluded the Benefit of the said Decree.

Ourfuant to the Decree of the High Court of Chancery. made in a Caule Fayerman against Browne, the Creditors of the Reverend George Thomas, late Vicar of East Dereham, in the County of Eslex; (who died in the Year 1806,) are forthwith to come in and prove their Debts before John Springett Harvey, Eig; one of the Masters of the said Court, at his Chambers; in Southampton-Buildings, Chancery-Lane, London, or in Default thereof, they will be evoluted the Benefit of the faid Decree excluded the Benefit of the faid Decree.

DUrstant to a Decree of the High Court of Chancery, made in a Cause Linden versus Randall, the Creditors of Samuel Godden, late of the Town and County of the Town of Southampton, Yeoman, (who died in the Month of February 1795,) are personally, or by their Solicitors, to come in and prove their Debts before Edward Morils, Eq; one of the Masters of the said Court, at his Chambers in Southern ampton-Buildings, Chancery-Lane., London, to or before the 1st of May 1811, or in Default thereof they will be pe-remptorily excluded the Beyesit of the faid Decise.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Rees against Langlord, the Next of Kin of William Rees, late of the Parish of Saint Bride's Major, in the County of Monmouth, Esq. deceased, (who died on or about the 19th of April 1802) and who were living a the Time of his Death, or the Personal Representative of