propriation of the faid Parish of Swingfield, confisting of the Great and Small Tythes of upwards of 1800 Acres of Land; also the extensive Manor of Denton, and the reputed Manors of St. John and Swanton, in the faid County of Kent.

of Kent.

Printed Particulars whereof may shortly be had (gratis) at the faid Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Mr. James Sheffield Brooks, Solicitor, Milman-Street, Bedford-Row; and of Mr. D. R. Roper, Surveyor, Stamford-Street, Blackfriar's-Bridge, London; also of Mr. Thomas Ellen, at the Cottage, near the Rectory, Kingston; Mr. George Phillips, of Denton; and at the principal Inns in the said County of Kent; and the Time and Place of Sale will shortly be advertised.

O be fold, pursuant to an Order of the High Court of Chancery, made in a Cause Bevan and others versus Rearce and others, with the Approbation of Edward Morris, Elq; one of the Masters of the faid Court, at the Public Sale-Room of the faid Court, struate in Southampton-Buildings, Chancery-Lane, London, on Monday the 29th Day of April next, at Two o'Clock in the Afternoon.

April next, at two octook is the Arternoon, A Leafehold Estate, confishing of a Piece of Ground, with a large Message or Tenement thereon, fituate on the West bide of South-Audley-Street, together with a Chapel, Stables, and Buildings, on the South-Side of South-Street, in the Parish of Saint George, Hanover-Square, in the County of Middlelex, Part of the Estate formerly of Edward Shepherd, Estat deceased.

Particulars of the faid Estate to be had (gratis) at the faid Master's Chambers, in Southampton-Buildings; and of Messes. Arneld and Welstead, Solicitors, No. 66, Berner's-Street, Oxford-Street.

Durfuant to a Decree of His Majesty's Court of Ext. chequer at Westminster, made in a Cause East against Hustwitt, the Creditors of John East, late of Greenfill's-Rents, Cow-Crois, Smithsteld, in the County of Middleses, Blacksmith, deceased, are forthwith to come in by their Solicitors and prove their respective Debts before Abel Moysey, Esq. Deputy-Remembrancer of the said 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 said Decree.

Durfuant to a Decree of the Court of Chancery of the Great Seffions for the feveral Counties of Carmarthen, Pembroke, and Cardigan, County of the Borough of Carmarthen, and Town and County of Haverfordwest, made in a Cause Phillips against Edwards, the Creditors of Benjamin Edwards, late of Crinow, in the County of Pembroke, deceased, are to come in and prove their Debts before Joseph Bicknell, Gentleman, Register of the said Court, at his Chambers, in Carmarthen, or in Default thereof they will be excluded the Benefit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Dalton against Le Grice, whereby it is ordered, that John Campbell, Esq; one of the Masters of the said Court, should inquire whether Robert Hayes, in the Will of John Slaughter, the Testator, and in the taid Decree named, is living or dead, and if dead, when he died, and whether he survived Jane Hayes, in the said Decree named, and who is his Personal Representative?—The said Robert Hayes was the Son of Richard and Jane Hayes, formerly of New Windfor, in the County of Berks, and one of the Grandchildren and a Legatec named in the Will of the said Testator John Slaughter, late of Newmarket, a Groom, deceased. The said Robert Hayes went abroad as a Private Marine on board His Majesty's Ship the Nonsuch, in which he entered on or about the 27th of November 1781, and was discharged from His Majesty's Service about the 15th of June 1722, invalided at Port Royal, in Jamaica, or elsewhere, in the West Indies, after the Naval Action of the 12th of April 1782, in which Action the said Robert Hayes was.—Therefore any Person or Persons that can give any Information whether the said Robert Hayes is living or dead, and if dead when and where he died, are, on or before the 14th of June next, to give such Information to the said Sohn Campbell, Esq; at his Office, in Southampton-Buildings, Chancery-Lane, London, or in Desauth thereof the said Robert Hayes, if living, will be peacemptorily excluded the Benefit of the said Decree.

Durfuant to the Decree of the High Court of Chancery, made in a Caufe of Robson versus Oliver, the Creditors of John Evans, late of the City of Bristol, Gentleman, deceased, are personally, or by their Solicitors, to come in and prove their Debts before Edward Morris, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 2d of May next, or in Desault thereof they will be excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Need against Need, the Creditors of Joseph Need, late of Highleadon Court, in the Parish of Rudford, in the County of Gloucester, Gentleman, deceased, (who died on or about the 2d Nov. 1810, intestate,) are forthwith to come in and prove their several Debts before Francis Paul Stratford, 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 said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Brydges against Wotton, the Creditors, Legatees, and Annuitants of Elizabeth Brydges, late of Ledbury, in the County of Hereford, Spinster, deceased, (who died in December 1806.) are, on or before the 2d Day of May next, to come in and prove their Debts, and claim their Legacies and Annuities, before John Campbell, Esq; one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Hereas by an Order of the Lord High Chancellor of Great Britain, made in the Matter of Mary Sandys, Spinster, a Lunatic, bearing Date the 12th of March 1811, it was referred to Robert Steele, Esq. one of the Matters of the High Court of Chancery, to inquire and certily who is or are the Heir at Law and Next of Kin of the faid Lunatic Mary Sandys?—All Persons claiming to be the Heir or Heirs at Law and Next of Kin of the faid Mary Sandys, the Lunatic, late of Westminster, in the County of Middlesex, but now to Sloane-Street, Chessea, Spinster, Daughter of Windsof Sandys, late of Great James-Street, in the County of Middlesex, Esq. and Sister of Samuel Sandys, Esq. and Ann Sandys, Spinster, late of Misermel Sandys, Esq. and Ann Sandys, Spinster, late of Misermel Sandys, Esq. and make out and prove their Heirsbip and Kindred before the said Master Steele, at his Chambers, in Southampton-Buildings, Chancery-Laue, Loudon, or in Default thereof they will be excluded the Benefit of the said Order.

HE Creditors of Richard Stott, of Rochdale, in the County of Lancaster, Money-Serivener, Dealer and Chapman, are defined to meet at the Office of Messics, Tarrant, Clarke, and Richards, No. 109, Chancery-Lanc, on the 4th Day of April next, at Eleven of the Clock in the Forenoon precisely, to take into Consideration the Propriety of giving to the Bankrupt any and what Part of his Household Furniture, and also as to the Sale of his Leafehold House, situate in Rochdale aforefaid, by private Contract.

Commission of Bankrupt awarded and issued against Nathaniel Cranch, of the City of Exeter, Merchant, are requested to meet the Assignees of his Estate and Esses, on the 4th of April next, at Eleven in the Forenoon, at the Globe Tavern, in Exeter, to assent to or distinct from the said Assignees executing a certain Deed of Composition made between William Sweet, of Exeter aforesaid, Serge-Maker, (a Bankrupt.) his Guarantees, his Creditors, and other Parties, whereby the said Assignees of the said Nathaniel Cranch, as such Assignees, declare that the said Creditors of the said William Sweet, by Bills of Exchange and Promissory Notes, which are proveable also on the Estate of the said Nathaniel Cranch, thall not, by executing the said Deed of Composition, and receiving a Dividend of the said William Sweet, or his said Guarantees, be prejudiced or prevented stom proving the said Bills and Notes to, and receiving Dividend on the full Amount thereof respectively, under the said Commission against the said Nathaniel Cranch; and also to assign to or different from the Assignces of the said Nathaniel Cranch executing a certain Deed of Composition made be-