Forenoon, to confider and determine on various Matters connected with the Administration of the Assairs of the De-ceased; and the Relations are defined to come prepared to prove their Pedigrees, so as to shew the Degree of Relation-lip in which they stand to the Testator.

WM. CASTLEMAN, Solicitor to the Administrator.

O be fold to the best Bidder, pursuant to a Decree of His Majefty's Court of Exchequer at Westminster, in a Cause intitled Palmer against Palmer, at Mepal, in the County of Cambridge, before Abel Moysey, Esq. Deputy-Remembrancer of the faid Court, on a Day to be hereafter

The Leafehold Estate, late of John Palmer, deceased, situate at Mepal Fen, in the Parish of Mepal, in the Isle of Ely, consisting of 17 Acres, and one undivided Moiety of 31 Acres of Arable Land, held under the Dean and Chap-

ter of Elv.

For Particulars apply to Mr. James Winter, of No. 12, Paper-Buildings, and at the Chambers of the faid Deputy-Remembrancer in the Exchequer Office, both in the Inner-Temple, London.

O be fold in Lots, by public Auction, pursuant to an Order of the High Court of Chancery, made in Two Causes Shortreed v. Selby and Selby v. Young, with the Approbation of Edward Morris, Efg; one of the Malters of the Taid Court, at Fleeup, in the Parish of Kirknewton, in the County of Northumberland, near Wooler and Yetholm, on

Friday the 24th Day of May instant,

Friday the 24th Day of May inftant,

The valuable farming Stock of the Farms of Fleeup,
Ronghfide, Fawest, and Cold Martin, confifting of a large
Flock of from 1500 to 1700 Ewes and Lambs, Ewe and
Wedder Hogs, Gimmers, Dinmonts, Wedders, and Tups,
in good Condition, all of the Cheviot breed; also Eight
Draught Horfes, Milch Cows, and Ques and young Cattle
of different Ages, and various implements of Husbandry.

The Cattle and implements of Husbandry upon the Farm

of different Ages, and various implements of Full and InThe Cattle and In-Jements of Hufbandry upon the Farm
of Cold Martin, and the Sucep upon Fleeup, may be viewed
at any Time before the Sale, and the different Lots-may remain on the Farms for a few Day's after the Sale on account of the Purchafers.

Printed Particulars may be had (gratis) at the faid Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Mr. Burn, Solicitor, Auction-Mart, Bartholomew-Lane, London; of Mellrs. Kerr and Leithead, Solicitors, Alnwick; of Mr. William Warfon, North Middeton. near Wooler aforefaid; and at the Bell Inn, Belford; Queen's Head, Morpeth; Queen's Head, Newcaille-upon-Tyne; the Cross Keys, Kelio; and the Red Lion, Berwick-upon-Tweed.

DUrfuant to a Decree of the High Court of Chancery, made in a Cause of Fayerman against Browne, all Persons claiming to be the Next of Kin of the Reverend George Thomas, late Vicar of East Dereham, in the County of Norfolk, (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, on or before the 14th Day of June next, to come in and prove their Claims before John Springett Harvey, Efq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laue, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Ornuant to a Decree of the High Court of Chancery, made in a Cause Fayerman against Browne, the Creditors of the Reverend George Thomas, late Vicar of East Deteliam, in the County of Norfolk, (who died in the Year 1806.) are, on or before the 14th of June next, to came in and prove their Debts pefore John Springett Harvey, 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 Benesit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, bearing Date the rath-Day of Decree to 10 bearing Date the 13th Day of December 1810, made in a Cause wherein Sir Joseph Eldaile, Knt. and Priscilla, his Wife, and John Frederick Wilkinson, Edg; are Plaintiss, and Elizabeth Marten, Widow, is Delendant, the Creditors of John Marten, late of Langhame, in the County of Carmarthen, Eig; deceased, (who died on or about the 6th of September 1808,) are personally, or by their Solicitors, to come in and prove their Debts before Samuel Compton Cox, Etq; one of the Masters of the taid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 15th Day of June next, or in Default thereof they will be peremptorily excluded the Benefit of the faid De-

HE Creditors of John Robertson, James Thomson, and Alexander Walker, lately carrying on Trade as Mer-chants, under the Firm of Robertson and Thomson, of Aldermanbury, in the City of London, and of Walker and Robertson, at the Cape of Good Hope, who have not figned the Deed of Composition, and received a first Dividend, are requested to transmit the Particulars of their Claims, under Cover, to Mr. T. Clarke No. 25, Camomile-Street, on or before the 1st Day of July next, or they will be excluded the Bnefit thereof.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against John Brook, late of Stowmarket, in the County of Suffork, are hereby informed, that they may receive a Dividend of Seven Shillings in the Pound in proportion to their feveral and reseptive Debts so proved, upon Application to Mr. Robert Elliott, of Stowmarket, one of the Assignces of the Estate and Effects of the faid Bankrupt.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against John Price, of Rathbone-Place, in the County of Middlesex, Taylor, are desired to meet the Assignees of his Estate and Estate, on the 17th of May instant, at Eleven of the Clock in the Forenoon precisely, at the Office of Mr. Wortham, No. 29, Castle-Street, Holborn, on special Affairs.

HE Creditors, who have proved their Debts under a Commission of Bankrupt awarded and issued against John Headerson and Archibald Neilson, of Mitre-Court, Milk-Street, London, Merchants, Dealers and Chapmen, (trading under the Firm of 'Tod and Co.) are requested to meet the Assignees of the said Bankrupts' Estate and Essects, on the 21st of May instant, at Twelve at Noon, at the Bankrupts' Counting-House, No. 1, Mitre-Court, Milk-Street, in order to affent to or distinct from the said Assignees employing the Bankrupts, or either of them, in collecting and getting in the Debts due to the Bankrupts' Estate, or otherwise relating to their Affairs, and to allow such reasonable Salary for such Employment as they shall think fit; and on other foecial Affairs.

HE Creditors who have proved their Dehts under a Committion of Bankrupt awarded and iffued forth against Elizabeth Wilkinson, of Charles-Street, Saint James's-Square, in the County of Middlesex, Milliner, Dealer and Chapwoman, are desired to meet the Allignees of the Estate and Essects of the said Bankrupt, on the 18th of May instant, at Two in the Asternoon precisely, at the Office of Mr. Williams, Solicitor, Red-Lion-Square, in order to affent to or dissent from the said Assignees paying the extra Costs of the petitioning Creditor up to the Choice of Assignees, and also as to the Payment of Rent, Taxes, and Servants' Wages due from the said Bankrupt; and also to affent to wages due from the faid Bankrupt; and also to assent to or dissent from their commencing, prosecuting, or defending any Suit or Suits at Law or in Equity, for the Recovery of any Part of the said Bankrupt's Estate and Essects; or to the compounding, submitting to Arbitration, or otherwise agreeing to any Matter or Thing relating thereto; and on other special Assirs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against John Dawson, of the City of Chester, Corn-Dealer, Baker, Dealer and Chapman, are defired to meet the Assignees of the Estate and Effects of the said Bankrupi, on the 21st Day of May instant, at Twelve at Noon precisely, at the Office of Mr. Dicas. Solicitor, in Chester, to assent to or different from the faid Affignees commencing, proficating, or defending any Suit or Suits at Law or in Equity, for Recovery of any Part or Parts of the faid Bankrupt's Estate and Estects; or to the compounding, submitting to Arbitration, or otherwise agreeing to any infatter or Thing relating thereto; and on other special Atlairs.