## SHOREHAM, SUSSEX.

## Freehold Messuages, Garden, and Warehouses.

Do be sold, in two lots, to the best bidders, before Abel Moysey, Esq. Deputy Remembrancer of His Majesty's Court of Exchequer, on Tuesday the 8th day of June next, at Five o'Clock in the Afternoon, (and not on Monday the 7th day of June next, as before advertised,) at the Star Inn, in the Town of Shoreham, in the County of Sussex, pursuant to an Order of the said Court, made in a Cause the King against Henry Partington, deceased,

to an Order of the said Court, made in a Cause the King against Henry Partington, deceased, A freehold estate, consisting of a substantial-built commodions messuage or tenement, with a stable adjoining, and garden behind the same, situate in the East-Street, in Shoreham aforesaid, late in the possession of the said Henry Partington, and also four warchouses, with three several dwellings or tenements built over the same, and a shop adjoining or near adjoining to the said warchouses, lately used as a Block-Maker's shop, and lately in the possession of Charles Hannington, deceased, or his under-tenants. The purchasers will be entitled to vote at all elections for the Borough of Shoreham, and County of Sussex.

Particulars may be had (gratis) in London, at the Solicitor's Office, Custom-House; at the Chambers of the said Deputy Remembrancer; at the Exchequer-Office, Temple; and at the Custom-Houses, Shoreham, Brighton, and Arnudel.

**TO**<sup>b</sup> be sold pursuant to an Order of the High Court of Chancery, made in a Cause Elwin v. Elwin, before Mr. Stephen Hough, appointed by Edward Morris, Esq. one of the Masters of the said Court, at the Rampant-Horse-Inn, in the Parish of Saint Stephen, in the City of Norwich, on Friday and Saturday the 11th and 12th days of June 1813, between the hours of Eleven and Twelve in the Forenoon of the said days, a considerable quantity of valuable timber, consisting of oak trees, ash trees, Scotch firs and oak poles, in twenty-five lots, from the lands situate at Boston, in the County of Norfolk, felled on the said lands, and also the tops and bark of such trees.

Particulars to be had gratis at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane; of Mr. Samuel Keene, Furnival's-Inn, London, of Messrs. Simpson and Rackham, Solicitors, at Norwich, at the the King's-Arms, Reepham, and at the place of Sale.

PUrsuant toa Decree of the High Court of Chancery, made in a Cause Clare against Rebbeck, the Creditors of Robert Clare, late of Devizes, in the County of Wilts, Surgeon, deceased, (who died in the month of February 1808.) are to come in and prove their Debts before Robert Steele, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 23d day of June 1813., or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DUrsuant to a Decree of the High Court of Chancery, made in a Cause Soulsby against Lowe, the Joint and Separate Creditors of John Smith and John Chivas, late of Eagle-Street, Red-Lion-Square, in the County of Middlesex, Brewers and Copartners, both doccased, are to come in and prove their debts before James Stephen, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 23d day of June 1813, or in default thercof they will be peremptorily excluded the benefit of the said Decree.

DUrsuant to a Decree of the High Court of Chancery, bearing date the 10th day of November 1810, made in a cause wherein John Curtis is Plaintiff, and John Thomas Rush and others are Defendants, the Creditors of Thomas Phillips, late of Purleigh, otherwise Purley, in the County of Essex, Gent. (who died in or about the month of May 1801), are forthwith to come in, on or before the 30th day of June next, and prove their debts before Samuel Compton Cox, Ess, one of the Masters of the said Coart, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DUrsuant to a Decree of the High Court of Chancery, made in a Cause Lloyd against Branton, the Creditors, Legatees, and Annuitants of Christoper Alderson, late of Homerton, in the Parish of Saint John, Hackney, in the County of Middlesex, Esq. deceased (who died in the month of December 1810), are, on or before the 24th day of Jane 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.

Berwick-upon-Tweed, April 10, 1813. THE Trustees under a deed of assignment from Ferrow Marshal, late of Toaknow, in the County-Palatine of Durham, Farmer, of his estate and effects for the benefit of his Creditors, dated the 21st day of November 1803, intend to make a Final Dividend of the produce of his effects on the 1st day of July next, amongst such of his Creditors who have. already executed, or who shall before that date execute the said trust deed, which is now lying at the Office of Mr. Pattison, Solicitor, Berwick-upon-Tweed, for that purpose; and all such of the Creditors as shall not have then executed the said deed will be excluded all benefit of the said trust estate.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Catherine Teal, widow, now or lat of Sheffield, in the County of York, Merchant, Manufacturer, Dealer and Chapweman, are desired to meet the. Assignees of the estate and effects of the said Bankrupt, on the 4th day of June next, at Fire o'Clock in the Afternoon, at the Commercial Inn, in Sheffield aforesaid, to assent to or dissent from the said Assignees accepting a proposal made to them by the Bankrupt's son, for settling all matters in difference between him and the said Assignees, and joining with him in such acts as may be necessary for carrying the same into effect; and also to assen. to or dissent from the said Assignees submitting to arbitration, or otherwise agreeing, all or any of the said matters in difference, in case the said proposal should not be carried into effect; and also to assent to or dissent from the said Åssignees confirming an agreement made for or concerning the sale of the freehold and leasehold property which belonged to the Bankrupt's late husband, and proceeding in equity, for otherwise, against aN necessary parties, and taking srch other measures as the said Assignees may think fit, for establishing and performing the said agreement.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against William Kenworthy the younger, of Manchester, in the County of Lancaster, Joiner, Builder, Dealer and Chapman, are desired to meet the Assignces of said estate, at the Office of Mr. Hadfield, Solicitor, Manchester, on the 4th day of June 1818, at Ten o'Clock in the Forenoon, in order to assent to or dissent from the Assignces commencing, presecuting or defending, any suit or suits at law or in equity or otherwise, for recovery of a certain sum of money, from a certain person of Newcastle-under-Lync, Currier; or to the compounding, submitting to arbitration, or otherwise agreeing any thing relating thereto; and also to said Assignces paying as well certain expences of witnesses, as the several sums of money or part thereof, advanced by certain of the Creditors to the Bankrupt's Creditors, in or about the month of March 1912, for the purpose of carrying on certain proceedings at law, for the benefit of the said Creditors and of the Bankrupt's estate; and on other special affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against William Henry Cole, late of Saint Andrew's-Hill, Doctor's-Commons, in the City of London, Wholesale-Hardwareman, Dealer and Chapman (lately carrying on trade under the firm of William Henry Cole and Company) are requested to neet the Assignees of the estate and effects of the said Bankrupt, on Thursday the 10th day of June next, at Ten o'Clock in the Forenoon, at the Office of Mr. Williams, in Red-Lion-Square, in the County of Middlesex; to assent to or dissent from the said Assignees 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 aud effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Nathaniel Lucas and Charles Betke, of Paneras-Lane, in the City of London, Merchants and Copartners, are desired to