

Sheath, John Steel, and John Wray, Bankrupts, at the
 Surace, a Head Inn, in the City of Lincoln, on Friday the
 5th day of June next, precisely at Three o'Clock in the Af-
 ternoon, under such conditions as will then be proposed;
 All that elegant and commodious Mansion House, recently
 built in a most substantial manner, and finished in the neatest
 style, situate at Biskerton, about five miles from Lincoln,
 and lately occupied by the said John Steel; comprising an
 excellent Dining Room, 27 feet by 17; and 12 feet high;
 an elegant Drawing Room, good Breakfast Room and House-
 keeper's Room, large Kitchen, Butler's Pantry, large back
 Kitchen, excellent Larder and Dairy, and capital Ald and
 Wine Cellars; four excellent and lofty Bed Rooms and Dress-
 ing Rooms on the large staircase; and three very good
 Chambers, an excellent Laundry, and Water Closet, on the
 second staircase; and a large and commodious Chamber for
 Men-servants, with a large Cheese Room on the back stair-
 case, together with good Stables, Saddle House, and a
 variety of other offices suitable to the Mansion; an excellent
 Garden, with Wall and other Fruit Trees, Pleasure Ground,
 Strawberry and Kitchen Gardens.

Also two Farm Yards; with Barns, Stables, and every
 other necessary convenience; three Cottages, and several
 closes or parcels of Arable, Meadow, and Pasture Land,
 containing together 362 Acres, more or less, and a parcel of
 Wood Land, containing 260 Acres, more or less, all situate
 in Biskerton aforesaid, and bounding with game of every
 description.
 The whole Estate is held by Lease for Years under the
 Dean and Chapter of Peterborough, one of which has lately
 dropped, but the remaining two are very healthy, and of the
 ages of thirty-three and thirty years. Possession may be had
 at Michaelmas next, and further particulars, on application
 to Mr. Burtin or Mr. Bromhead, Solicitors, Lincoln.

Freehold House, No. 86, Rosemary-Lane, near Tower-Hill.

TO be sold to the best bidder, before Abel Moysey, Esq.
 Deputy-Remembrancer of His Majesty's Court of Ex-
 chequer, on Saturday the 24th day of June 1815, at Twelve
 o'Clock at Noon, at the Exchequer-Office, Temple, London,
 pursuant to an Order of the said Court, made in a cause the
 King against James Day.

A freehold messuage or tenement, situate No. 86, Rose-
 mary-Lane, in the parish of Saint Mary, Whitechapel, in the
 County of Middlesex.

The premises may be viewed with leave of the tenant, and
 particulars had gratis at No. 86, Bloomsbury-Square; and
 at the Chambers of the said Deputy-Remembrancer, in the
 Exchequer-Office, Temple.

TO be sold, some time in the month of July next, pur-
 suant to an Order of the High Court of Chancery, in a
 Cause Brine versus Kinloch, at the Public Sale-Room of the
 said Court, in Southampton-Buildings, Chancery-Lane, Lon-
 don, with the approbation of Charles Thomson, Esq. one of
 the Masters of the said Court.

An annual sum, or rent-charge of 100l per annum, granted
 in the year 1775, by William Murray, then of St. Mary-le-
 Bone, Middlesex, Esq. and Walter Murray, then of Jamaica,
 Esq. both since deceased, and amply secured on a plantation
 or sugar-work, called Estium, and the lands thereunto be-
 longing, and a certain pen or piece of land, called Gar-
 land Bay, both situate in the parish of Saint James, in the
 island of Jamaica, now in the possession of the Honourable
 William Murray.

The annuity was granted to Estius Newton, Esq. deceased,
 and made payable to him, his executors, administrators, or
 assigns, in England, half-yearly, without deduction, during
 the lives of himself and Hannah Young, spinster, now Han-
 nah Newton, widow, and the survivor of them, with a propor-
 tionable part up to the day of the decease of the survivor.

The annuity is well secured; all arrears are duly paid up
 to the 7th day of September 1814.—Mrs. Brute, the surviving
 life, is a widow lady residing at Edinburgh, of the age of
 61 years, and in good health.

The day of sale together with the times when, and places
 where printed particulars may be had, will be duly advertised.

Pursuant to the Decree of the High Court of Chancery,
 made in a Cause Hall against Bolt, the specialty Cre-
 ditors of William Bolt, late of Kenot, in the County of
 Oxford, Gentleman, deceased, (who died in or about the
 month of July 1812), are forthwith 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, Chan-
 cery-Lane, London, or in default thereof they will be ex-
 cluded the benefit of the said Decree.

Pursuant to an Order of the Lord High Chancellor
 of Great Britain, bearing date the 22d day of April
 1815, made in the matter of Richard Addy, of Tutworth, in
 the Parish of Hatfield, in the County of York, Gentleman,
 a lunatic, the Creditors of the said Richard Addy are (with-
 out to come in and prove their debts before Samuel Compton
 Cox, Esq. one of the Masters of the said Court, at his
 Chambers, in Southampton-Buildings, Chancery-Lane, Lon-
 don, or in default thereof they will be excluded the benefit
 of the said Order.

Heir at Law and Next of Kin of THOMAS THOMPSON,
 deceased.

Pursuant to a Decree of His Majesty's Court of Exchequer
 at Westminster, bearing date the 1st day of May 1815,
 made in a cause Barrett and others against Cooper and others,
 whereby it is referred to the Deputy-Remembrancer of the
 said Court to enquire and state who and in what manner
 Thomas Thompson, late of Tetbury, in the County of Glouc-
 ester, Surgeon (who died on or about the 16th day of Fe-
 bruary 1814), left at the time of his death, his heirs, or heir
 at law and next of kin; and if any of such heirs or heir at law
 or next of kin be dead, who and in what manner are the legal
 personal representatives of such deceased next of kin respec-
 tively, and who are the heir or heirs at law of the said testator
 at this time; such person or persons as claim to be such heirs
 or heir at law, or next of kin, or personal representative of
 the next of kin, are, on or before the 21st day of June next,
 by their Solicitors, to come in before Abel Moysey, Esq. the
 said Deputy-Remembrancer, at his Chambers, in the Ex-
 chequer-Office, in the Inner-Temple, London, and prove
 themselves to be such, or they will be peremptorily excluded
 any benefit under the said Decree.

Creditors of THOMAS THOMPSON, deceased.

In pursuance of a Decree of His Majesty's Court of Ex-
 chequer at Westminster, bearing date the 1st day of
 May 1815, made in a cause intituled Barrett and Cooper, the
 Creditors of Thomas Thompson, late of Tetbury, in the
 County of Gloucester, Surgeon, deceased, are, on or before
 the 21st day of June next, to come in by their Solicitors before
 Abel Moysey, Esq. Deputy-Remembrancer of the said Court,
 at his Chambers, in the Inner-Temple, London, and prove
 their debts, or they will peremptorily be excluded the benefit
 of the said Decree.

Pursuant to an Order of the High Court of Chancery,
 made in a Cause Lateward against Biggs, the Cre-
 ditors of Richard Lateward Lateward, heretofore of Evelin,
 near Wallingford, afterwards of Whatley-Turnpike, near
 Reading, and of the Town of Reading, and of No. 1, Temple
 Place, Blackfriars-Road, and of Down-Cottage, near Epson,
 in Surrey, and of Seymour-Place, near Portman-Square, in
 Middlesex, and now of Melina-Place, Saint George's-Fields,
 Surrey, are to come in and prove their debts before Francis
 Paul Stratford, Esq. one of the Masters of the said Court, at
 his Chambers, in Southampton-Buildings, Chancery-Lane,
 London, on or before the 30th day of June 1815, or in default
 thereof they will be peremptorily excluded the benefit of the
 said Order.

Pursuant to a Decree of the High Court of Chancery,
 made in a Cause Whyte against Key, the Creditors of
 John Nelson Whyte, Esq. late Captain of the East India Com-
 pany's ship the Lord Melville, (who died in or about the
 month of December 1810,) are by their Solicitors, on or be-
 fore the 24th day of June 1815, to come in and prove their
 debts before William Alexander, 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
 peremptorily excluded the benefit of the said Decree.

NOTICE TO DEBTORS and CREDITORS.

WHEREAS I, Edward Morgan, of Ludlow, May 27, 1815,
 County of Radnor, Woolstapler, have by indenture,
 bearing date the 20th of May instant, assigned over the whole
 of my Property unto Edward Wellings, of Ludlow, in the