of this colony, the cotton estate called Palmyra, situate on the east coast of this colony, with all its cultivation, buildings,

east coast of this colony, with all its cuttivation, buildings, slaves, and further appurtenances thereto belonging, the property of R. P. Broom, all conformable to an inventory formed thereof, and now laying at the Marshal's Office for the inspection of those whom it may concern.

Whoever should think to have any right, action, or interest on the abovementioned estate called Palmyra, cam annexis, and wishes to oppose the sale thereof, let such persons address themselves to the Marshal's Office, declaring their reason for a fair in the time and form, as I hereby give notion, that In the same and form, as I hereby give notice, that I will receive opposition from every intermediate person, appoint them a day to have his or her claims heard before the Court, and further act theroon as the law directs.

This first proclamation made known to the public by heat of drum, from the Court-House of this colony, and further dealt with according to custom.—Berbico, 91st May 1815.

K. FRANCKEN, First Marshal.

of the Assignees of the estate and effects of William Ward, a Bankrupt, at the Bear Inn, Long Buckby, in the County of Northampton, on Tuesday the 8th day of August next, at Six of the Clock in the Afternoon, subject to such conditions of sale as will be then produced, the following

In the centre of the parish of Lord Buckly aforesaid containing the Lord 1. All that substantial built messuage, tenement, or dwelling-house, together with the wash-house, butcher's shop, stable, piggeries, out-buildings, yard, large garden, and other appurtenences to the same belonging, situate and being, in the centre of the parish of Long Buckly aforesaid, and now or late in the occupation of the said William Ward.

Lot 2. All that close, or inclosed ground, of excellent arable land, situate and being in the Lordship of Long Buckly aforesaid containing by estimation two acres and one rood.

aforesaid, containing by estimation two acres and one rood, the the same more or less, called by the name of the Lodge-Way Close, and now or late also in the occupation of the said William Ward.

Passession of each lot may be had at Michaelmas next

For further particulars apply at the Office of Messrs, Denny, and Son, Attornies at Law, Long Buckby.

To be sold, pursuant to a Decree of the High Court of Chancery, made in a Canea Haston with the Court of Chancery, made in a Cause Heaton versus Buxton, with the approbation of Robert Steele, Esq. one of the Masters of the said Court, at the Gate Inn, Brassington, in the County of Derby; Several freehold closes or parcels of rich grazing land, in

Brassington aforesaid, late the inheritance of and in the pos-section of Mr. William Charlton, deceased.

The time of sale will be shortly advertised, and particulars

Tae time of sale with he started and particular, may then be had (gratis) at the said Master's Ghambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Bleasdale, Alexander, and Holme, New-Inn, London; and of Mr. Brittlebaak, Solicitor, Winster, Derbyshire.

Ursuant to an Order of the High Court of Chancery, Ursuant to an Order of the High Court of Chancery, made in a cause Bidnel versus King, whereby it was ordered, that Edward Morris, Esq. (now deceased) then one of the said Court, should inquire and state to the Court whether Joseph Williams (in the said order named), was living or dead on the 17th of December 1810; and in case he died since that time, then the said Master was to inquire he died since that time, then the said Master was to inquire who was or were kinked personal representative or representatives.—The said Joseph Williams was the son of Richard Williams, late of Fulham, in the County of Middlesex, by Mary his wife, both deceased; he was born in the month of September 1769, and about twenty-four or twenty-five years igto enlisted in the 85th regiment of feet; the last time he was about the year 1810, when he was at Largery was heard of was about the year 1800, when he was at Jersey, in the Garrison, Battalion.—Any person or persons who kan give information whether the said Joseph, Williams is living give information whether the said Joseph Williams is living or dead, and if dead, when and where he died, and who is or are, his legal personal representative or representatives, are, on or before the 6th day of November 1815, to give such information to Joseph Jekyll, Esq. one of the Masters of the said Court (to whom the said cause stands transferred), at his Chambers, in Southmapton-Duildings, Coancery-Lane, London, or in default thereof the said Joseph Williams, if living, or if dead, his representative or representatives, will necessitative be excluded the beneat of the said Order. peremptorily be excluded the beneat of the said Order.

Dursnaut to a Decree of the High Court, of Chancery, made in a Canse Hadson against Walker, the Creditors and Legatees of John Nutt, late of Old Bethlem, in the City

of London, Esq. deceased, (who died on the 31st day of October 1814.) are, on or before the 10th day of Navember next, to come in and prove their debts, and claim their legacies, 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.

bearing date the 2d day of June 1815, made in a Cause wherein Robert Griffin and others are plaintiffs, and the Homourable Catherine Tyler, widow, and others are defendants, the Creditors of Francis Henry Tyler, late of Badford-Street, Bedford-Square, in the County of Middleser, Esq. deceased, are forthwith 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, London, or in default, thereof they will be excluded the benefit of the said Decree. Irsuant to a Decree of the High Court of Chancery,

Dursuant to a Decree of the High Court of Chancery, bearing date the 7th day of July 1815, made in a Cause wherein Edward Brown is plaintiff, and Allatson Burgh, Clerk, defendant, the Creditors of Allatson Burgh, late of John-Street, Bedford-Row, in the County of Middlesex, Gentleman, deceased, are forthwith to come in and prove their debts before Samuel Compion Cox, 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.

Ursuant to a Decree of the High Court of Chancery, bearing date the 17th of March 1815, made in a cause Ocaring date in the Nation I shall have a cause wherein Henry Shirley (an infant), is plaintiff, and Keap Osborn and others, are defendants, the Creditors, Legatees, and Annuitants of Henry Shirley, formerly of the Parish of St. George, in the County of Surrey, in the Island of Jamaica, and late of Upper-Wimpole-Street, in the Parish of St. Mary-le-Bone, in the County of Middlesex, and Finges, in the County of Bucks, Esq. duceased, the testator in the said Decree named, (who died on or about the 30th day of November 1812,) are, on or before the 6th day of November 1815; to come in and prove their debts, and claim their legacies and arrears of their annuities, before Sir John Simeon, Bart, 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.

THE Creditors of James Shorrock, formerly of Black-Hell. Creditors of James Shorrock, formerly of Black-snape, in the County of Lancaster, Shopkeeper and Victualler, and late a prisoner in His Majesty's prison of the Fleet, and discharged therefrom on the 20th day of May 1815, under an Act of Parliament passed in the 58d year of His present Majesty, intituled "An Act for the Rehef of Insol-vent Debtors in England," are desired to meet on Wednesday the 16th of August next, at Eleven o'Clock in the Forenoon, at Mr. John Marsden's, Queen's-Head, Blackburn, in the County of Lancaster aforesaid, for the purpose of choosing an Assignee or Assignees, under the aforesaid Act, of the estate and effects of the said James Shorrock.

TE Creditors of William Acome, late of Waddesdon, in the County of Bucks, Tailor, who was discharged from the King's-Beuch prison, according to the provisions of an Act of Parliament made and passed in the 38d year of the reign of His Majesty, King George the Third, intiluled "An Act for the Relief of Insolvent Debtors in England," are desired to meet at the King's-Head-Inn, in Aylesbury, in the said County of Bucks, on Monday the 7th day of August next, at Twelve o'Clock at Noon, for the purpose of appointing a fit and proper person or persons, to be Assignee or Assignees of the estate and effects of the said William Acome.

WHE Creditors of James Cooper, of Kidderminster, in the County of Worcester, Victualler, Dealer and Chepman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, at the Stourport Inn, in Stourport, in the County of Worcester, on Tuesday the 15th day of August next, at Eleven o'Clock in the Forenoon, in order taxanthonext, at Eleven a Clock in the Forenoon, in order to authorise the said Assignee to oppose a petition preferred by the Assignees of the estate and effects of William Williams, of Willeholi, in the said County of Worcester, Money-Schiller, in the matter of the said Bankrupt James Cooper and his Assignee; of to assent to or dissent from the said Assignee of