age and workshops, in Chapel Place A transfer and the Breeze, of to Mr. Pierce, on an agreement for a lease of the place of the brick transfer and five brick trails a lease of the brick trails and the brick trails are the property of the brick trails and the brick trails are the br issuing out of No. 2 and 3, Chapel-Place; and his brick and trenments, in George's-Places, Let secretally knames, producing together 1011. 4s. per angum, held under the approximent for a lease for a term of the particulars may be had, and of Mr. Robius, Soliciton, Bloomshop Squares, of Messra Ballachey and Bridger, Solicitors, Angel-Court, Throgmorbon Street; and of Mr. Sipbons, 3, Bucklersbury, Chapside.

Here's treat Order of the Right Honourable the Lord of The High Chandellor of the Right Honourable the Lord of Dorothy Wither Pincke, a lupatic, it was amongst other things bridered by 16 referred to James Stephen, Esq. one of the Masters of the High Could of Chancery, to take an account of the debts due and owing from the taid funding whether on mortgage, bond, simple couract, or otherwise. All such Creditors of the said Dorothy Pincke, the lunding some time since of the City of Bath, and now of North Walthuin, in the County of Hants, spinster, are forthwish to believe their said debts before the said Master, at his Chambers, in Southampton Buildings, Chancery-Lane, Lonthanherry in Southampton Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of

Ursuant to a Decree of the High Court of Chancery, made in a Cause Henderson against Kennicott, the Creditors of Lavrence Henderson, late of Holls Square, near North Shields, in the Parish of Rapanouth in the County of Northwater-left, Master Magnes, downed (who discharge shout the Tile day of January 1805), are forthwith madine about the Tile day of January 1805), are forthwith madine complete. Its against of the Masters of the main Gourt, at his Office, in Southampton-Buildings, Chancery Long, London, or in default thereof they will be excluded the benefit of don, 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 M'Culloch against Colebatch, the fireditors of Lawrence Webb, late of Little Tower-Hill, in the County of Middlesex, Butcher (who died in or about the month of September 1814), are by their Solicitors, on or before the 26th day of May 1816, 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 beneat of the said Decree.

peremptorily excluded the beneat of the said Decree.

Ursuant 10, a Decree of the High Court of Chancary, made in a Cappa Maria against Marioribanks, the Oveditors of Fasham, Naigh, late of Barnetts-Mace, mear least Grinstead, in the Country of Sussey, and of Bury, street, Saint James's, Esq. decrased, (who died in or about the month of October 1810), Are by their Solicitors, forthwith to some in and prove their definable of William Alexander, Esq. one of the Masters of the said Court, at his Chambers, in South ampton Buildings, Chamcery-Lane, London, or in defauld thereof they will be excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, Pursuant to a Decree of the High Court of Chancery, made in a Cause Croke against Croke, the Creditors, of William Croke, late of Red-Lion-Street, Clerkenwell, in the County of Middlesex, Esq, deceased (who died in or about the month of January 1814), are, by their Solicitors, on or before the 28th day of May 1816, 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.

Dursuant to a Decree of the High Court of Chancery, Dursuant to a Decree of the High Court of Chancery, made in a Cause Buck against Buck, the Creditors of Thomas Buck, late of Milton-Mowbray, in the County of Leicester, Yeoman, deceased, (who died in or ahout the month of March 1812), are forthwith 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-Laue, 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 1st day of December 1815, made in a Cause wherein Benjamin Wasey Sterry, on behalf of him-

the till of Whiten Linchy distance and Legatees named in the till of Whiten Linchy distance. Reductory, in the County of Resear, Cientleman, decreased, the line on or about the gain dear of Dacember, 19th Alternational fits, and Charlotte Firch, whow, and athers, and detailed in the Creditors, (including the mortgages, and other industrial the Creditors, (including the mortgages, and other industrials, and the legatees of the said William Finel, Labory on or before the long they of Lung this in against a manufacture their debts, and claims their legates, before him thereof the Matters of the said County, as in Chambers, in Southampton Bullings, Chambers and the reset they will be peremptorily analysised that benefit of the said perger, and the said perger in the said per ecrec, section 1418 H 1 .

Brswame, to, a Decree of the High Court of Chancery, made in a Gause of Barnewall agents thord Cawdor, the Creditors of John Vaughan, late of Golden Grove, in the Parish pleasitors of John Vaughan, late of connectione, in the Parish of Llaushangel-Aberbythick, in the County of Carmartheu, Esq. (who died in \$2804); tare, on or before the 31st day of May, next, to come in and prove their debts before John Springett Harvey, Esq. one of the said Court, at his Chambers, in Southampton Buildings, Chancery-Iane, London, or in default thereof the parish the peremptority excluded the house of the said Decreasis. cluded the benefit of the said Decrees

IN CHANCERY: TOBAGO.

In the Petision of Sarah Ottley, Widow, Willam Young Ottley, Esq., Edward Sharph, Fosish, Saciston, and Warner Ottley, Esqrs. Trustons of the hest Will and Testament of Drewry Ottley, laterof the Island of Saint Vincent, Esq. deceased; and John Lowis of the Island of Tobago, Esq.

of Tobago, Esq.

In pursuance of an Order made on the above patition by the High Court of Chancery of this Island, hearing date the 16th instant, I do hereby call upon all persons having claims, of whatever nature or kind abover, astrong the said Drewry Ottley, deceased, or against the estate called the Adventure, in this Island, to render the same to the with the proper vouchers and proofs thereof, at my Chancers, in Surborough, within six months from the life heart.

CHARLES HAMILTON, Master is Chancery.

February 1, 1816.

In the same Petition! NOTICE is hereby given, that in pursuance of an Ocder made by the said Court of Chancery of this Island, hearing that the 1st instant, I do hereby advertise for sale the estate called ist instant, I do hereby advertise for sale the estate alled the Adventure, with the negroes, live and dead stock thereon, to be sold at the Public Court-House, in Scarborough, on the 1st day of September next (unless in the mean time cause be shewn to the said Court why such sale should not take place), between the hours of Ten o'Clock in the Morning and Six in the Evening, to the highest and best bidder for the same.—
The terms of sale to be made known by some future advertisement.

CHARLES HAMILTON, Master in Chancery.

THE Creditors who have proved their Douts under a Commission of Bankrupt awarded and issued forth against Thomas Randoll, late of East-Row, City-Road, in the Parish of St. Leonard, Shoreditch, in the County of Middlesex, are desired to meet the Assignees of the said Bankrupt's estate and effects, on the 9th day of May instant, at Twelve of Cock at Noon precisely, at the Office of Mr. William Poote Mount, Solicitor, No. 12, Tokenhouse-Fard, Bouldary, for the furpose of assenting to or dissenting from the Markinghues selling and disposing of, the stock in trade, intensite, household furniture, and other effects of the said Bankrupt and Assignees shall appear for the bonefit of the said Bankrupt sestate; and also to assent to five dissents from the said Assignces employing the said Bankrupt and any other person or persons, in collecting, receiving, and getting in my debt or debts, goods or refects, due or belonging to the said Bankrupt's estate, or in making out and settling the accordis and winding up the affairs of the said estate, and giving to the winding up the afters of the said estate, and gring to the Bankrupt and such other person or persons, such remuneration or allowance for their services thereon as the said Assignees shall think proper, and to authorise and empower them to do the same; and also to assent to or dissent from the said Assignees paying and discharging, either in part or in full as they the said Assignees shall think proper; the wages of the