[1145]

ling-houses and farm buildings, and 550 acres, more of less, of exceeding good meadow, orelated, arable, pasture, and wood land, with a great quantity of theiring timber growing thereon, and the whole lying within a ring fence; the estates are all out on leases for years, determinable on the deaths of two and three lives, except the estate of Servis's, which is now in demesne, and let for a term at the yearly rent of 841 clear of taxes, and the great wood belonging thereto.

A map of the several estates, with a book referring thereto, is left at the dwelling-house on South Frozenham for the inspection of those who may wish to view or survey the estates:

A map of the several estates, with a book referring thereto, is left at the dwelling-house on South Frozenham for the inspection of those who may wish to view or survey the estates; and more explanatory particulars may be had after the 20th instant, either by application to Messrs. Carter and Callon, Solicitors, Bideford; Messrs. Kingdon and Hawkins, Solicitors, Torrington; Mr. Charles Roberts, Solicitor, Barnstaple; or Messrs. Jones, Solicitors, Exeter.

Commissioners in a Commission of Bankrupt against John Thompson the elder, at the Bear and Crown Inn, Ipswich, an Friday the 29th day of June 1816, about Twelve o'Clock at Noon;

Lot 1. A farm, consisting of a messuage, cottage, and 52 acres of land, more or less, part freehold and part copyhold, situate in Great Bealings, Little Bealings, and Playford, in the County of Sullolk, in the occupation of the said Bankrupt and his tenants.

Lot 2. A farm, consisting of 37 acres of land, more or less, with cottages and premises thereto belonging, part freehold and part copyhold, situate in Playford aforesaid, also in the occupation of the said Bankrupt and his tenants.

For further particulars apply to the Auctioneer, Wood-bridge, or Messrs. Brame and Notcutt, Solicitors, Ipswich.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Burrowes against Parker, the Creditors of Cosby Burrowes, formerly of Calcutta, in the East Indies, but late of Church-Street, Paddington, in the County of Middlesex, Esq. deceased (who died in or about the month of September 1811), are by their Solicitors, on or before the 19th day of July 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, bearing date the 26th day of February 1816, made in a Cause wherein Francis Hobson and others are plaintiffs, and Ann Healey and others are defendants, the Creditors of John Franklyn, late of the City of Bristol, Ironmonger, (who died in the latter end of the month of April 1809,) are, on on before the 18th day of July 1816, to come in, and prove their debts before Samuel Compton Cox, Esq. one of the Masters of the said Court, at his Chambers, in Sonthampton-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, bearing date the 15th day of May 1816, made in a Cause wherein Thomas Hatton is plaintiff, and Anthony Lechmore, Esq. and others are defendants, the Creditors of Richard Chambers, late of Whitborne-Court, in the County of Hereford, Esq. deceased, (who died in or about the month of February 1809.) are, on or before the 18th day of July 1816, to come in and prove their debts 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.

Dursuant to a Decree of the High Court of Chancery, bearing date the 19th day of February 1816, made in a Cause wherein William Stokes, Joseph Stokes, and others, are plaintiffs, and William Blarrian and Frances his wife, and others are defendants, the Creditors of William Suker, late of Bobbington, in the County of Stafford, Furmer, deceased (who died in the beginning of the year 1779), 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.

Dursuant to a Decree of the High Court of Chancery, bearing date the 19th of February 1816, made in a Cause whetein William Stokes, Joseph Stokes, and others, are plaintiffs, and William Marrian and Frances his wife, and others, are defendants, the Creditors of Frances Suker, widow of William Suker, late of Bolbington, in the County of Stafford, Farmer, deceased (which Frances Suker died on or about the 5th of December 1809), 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 Decres.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Henderson against Kennicott, the Creditors of Lawrence Henderson, late of Toll-Square, near North Shields, in the Parish of Tynemouth, in the County of Northumberland, Master-Mariner, deceased (who died on or about the 7th of January 1805), are to come in and prove their debts, either personally or by their Solicitors, before John Campbell, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 20th day of July next, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Tappearing that under the Commission against James Halmarack the younger, late of Newcastle-under Lyme, in the County of Stafford, Mercer and Draper, more than one hundred actions at law have been already brought, one of which for a disputed claim of 121, and another for a disputed claim of 101, only, are now at issue and intended to be tried at the ensuing assizes; and as a similar systym of litigation may still be acted upon in regard to the remaining old outstanding debts, many of which are of small amount, and notice having also been given of other proceedings being intended to be taken, we the undersigned consider the interference of the Creditors at large to be highly necessary, and do therefore hereby convene a merting, either personally or by their respective attornies or agents, of the whole of the Creditors who have proved debts under the said Commission, to be held at the Roe Buck Inn, in Newcastle-under-Lyme, on Thursday the 27th of June instant, at Eleven o'Clock in the Forenoon, to take the above mentioned matters into full consideration, when a resolution or resolutions will be submitted expressing the sense of the Creditors thereupon, and giving specific instructions to the Assignees in respect thereof.—Dated the 8th day of June 1816.

THOS. P. BIRKS. WILLM. KEARNS. CHA. HASSELLS. WILLIAM KEEN. WM. PRIME.

THE Assignees appointed under a Commission of Bankrupt awarded against James Halmarack, of Madeley, in
the County of Stafford, Retailer of Wine and SpirituousLiquors, Dealer and Chapman, request the whole of the
Creditors who have proved debts under the said Commission,
to meet, either personally or by their attornies or agents, at
the Roe Buck Inn, in Newcastle-under-Lyme, in the said
County of Stafford, on the 27th of Jame instant, at Twelre
o'Clock at Noon, when the Assignees accounts, and the bills
of costs and expences incurred and paid by them in these
affairs, will be laid before the meeting, and a resolution be
submitted for the approving, allowing and confirming the
same on the part of the Creditors.—Dated the 7th day of
June 1816.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Grafton, of Denshaw, in the Parish of Saddleworth, in the County of York, and Joseph Grafton, of Manchester, in the County of Lancaster, Calico-Printers, Dealers, Chapmen and Copariners (carrying on business at Denshaw aforesaid, and at Manchester aforesaid, under the firm of John Grafton, son, and Company), are desired to meet the Assignees of the estate and effects of the said Bankrupts, on the 29th day of June instant, at Two o'Clock in the Afternoon precisely, at the Dog Tavern, in Deansgate, in Manchester aforesaid, to assent to or dissent from the said Assignees selling and disposing of all and every the estate and effects of the said Bankrupts and each of them, both real and personal, or of any part thereof, to any person or persons whomsoever, either by