patien of Mr. Hope, and now unoccupied. Immediate pos-

Lot 2. All that messuage or tenement in two dwellings, Lot z. All that messuage or tenement in two dwellings, with the yard and appurtenances thereto belonging, situate, lying, and being in King-Street; in the Town and Port of Sandwich aforesaid, and now or late in the several tenures or occupations of John Hills and Thomas Epps.

For particulars apply to the Auctioneer, at Sandwich, or to Mr. Start, Solicitor, Canterbury.

## SOMERSETSHIRE.

To be sold by auction, by Mr. Calcutt, by order of the Commissioners under a Commission of Bankrupt awarded and issued and now in prosecution against Joseph Castle, at the Ship Inn, Banwell, in the said County of Somerset, on Tuesday the 11th day of September next, at three o'Clockin the Afternon, the under-mentioned very Valuable lands, Brick kiln, and premises, in lots, viz.

Lot 1. All those two closes of rich meadow or pasture land, lying at Huish, in the Parish of Yatton, in the said County, containing together by estimation 15A. (more or less), and now in the occupation of Mr. William Welsh, as tenant

Let z. All that close of arable land called Tellcroft, situate of Westwick, in the Parist of Banwell aforesaid, centaining by estimation 7A. (more dr.less); and a plot or parcel of land equationing by admeasurement 4R. 26P. with a brick-kiln and

containing by admeasurement 4R. 26P. with a brick-kiln and effer buildings thereon erveted, situate at Bahwell aforesard, and now in the occupation of Mr. John Castle, jun: M. B. Lot one is in fee, and lot two is held by lease under the logd Bishop of Bath and Wells for three healthy lives: The respective tenants will show the premises, and further particulars may be obtained, by applying to Mr. John Davis, of Woodburrow, near Banwell aforesaid, or to Messrs. Tuson and Robins, Solicitors to the Assignees of the said Bankrupt's estate, Wells. Somefset. estate, Wells, Somerset.

Dated August 16, 1824.

Court of Chancery, made in a cause between Michael Duffeld, Esq. plaintiff, and the Earl of Romney and another, defendants, certain mossuages in Reigate, in Surrey, conssing of a messuage and two counters, over the winter flatt.
Inn gateway, and a messuage, burgage and premises abutting on the highway towards Cockshott Hill, before Samuel Compton Cox, Esq. one of the Masters of the said Court, in two lots, on Thursday the 30th day of August instant, between the hours of One and Two o'Clock in the Austroion, at the public Sale-Room of the said Court, in Southampton-Buildings, Chancery Lane, London.

Barticulars to be had (gratis), at the said Master's Chambers, Southampton Buildings; of Messrs. Hadrott and Metaille, Lincoln's Ion; Messrs. Wainewright and Smith, Furniyal's Ion; Mr. Stewart, 194, Piccadilly; Messrs. Ireland, and Sanger, Soule-Ion, London; and of Messrs: Gale and Sin Release Survey. Sin, Reigate, Surrey.

Thereas by an Order of the High Court of Chancery, John Edmund Dowdeswell, Esq. offe of the Masters of the said Court, to inquire who was or were the next of kin of Elizabeth Losh (late of the City of Carlisle, in the County of Tagber land, Widow, who died, on or about the 30th day of December 1816), the Testatrix in the pleadings named living at the time of her diath, and also who would have been such next of kin at that time it Her daughter Mary, the wife of John Thempson, had been dead without issue; and also who was or were the Testalrix's next of kin at the time of the death of her said daughter, and if ally such next of him were death who was on were their respective personal representatives, and whether any and which of such next of king or re-Presentatives of such next of kin, were out o the jurisdiction of the said Court.

Therefore all persons claiming to, be such next, of the said Testairix as aforeyald, or to the the personal representatives of such next of kin as are dead, are on be before the 1st day of January 1822, to come in and prove such then bindiedior, fe-Bresentation before the said Master, Mr. Downeswell, at his office, in Southampton Buildings, Chancety-Lane, Loddon, of in default thereof they will percumpagify be excluded the benefit of the said Offer.

Carlisle, and who is described in the pleadings of the said Cause as one of the brothers of the said Testatria, went to reside at or near Albany, in North America.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Peters against Anderson, the cremtor's of John Middlemiss, late of Harley-Street, Mary-leading, in the County of Middlesex, Victualler, deceased (who died in the month of February 1817), die, on or before the 6th day of November next, to come in and prove their debts before William Courtenay, Eq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chambers, the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chambers, Inc. 1 and the Masters of the Southampton Buildings, Chambers, Inc. 1 and the Southampton Buildings, Chambers, Inc. 1 and Southampton Buildings, Chambers made in a Cause Peters against Auderson, the Credicery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Ursuant to an Order of the High Court of Chancery, made in a Cause of Walte against Templer, all persons claiming to be next of kin of John Dufty, late a Major in the Honourable East India Company's Service, on the Establishment of Rombay (who died at Sea, in his passage towards Eng-land, on the 9th of August 1810), living at the time of his death, or to be personal representatives of any of such next of hin who may have since died, are, on or before the 1st day of December next, to come in and prove their claims before John Springert Harvey, Esq. one of the Masters of the said Courts, at his Chambers, it Southampton-Buildings, Chancery-Laue, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

Direction to an Beder of the High Court of Chancery, made in a Course Waite against Templer, whereby it is made in a Cause watte against remptor, whereby it is referred to John Springett Harver, Esq one of the Masters of the said Court, to inquire and state to the Court, who was the nearest relation of John Dufty (the Festator in this Cause), late a Major in the Homostable East India Company's Cause), late a diagor in the Homostable East India Company's Service oil the Establishment of Bombay (who died at sea in his passage towar). England on the 9th day of Angdst 1819), on his mother's side, of the name of Martiott, living at the time of the said testator's death (which family resided at button-Mowling), in Leicestershire, which the said testator left England), other than a person of persons taking that damped by martister (-All persons claiming to be the fluxest variation by marriage !—All persons claiming to be the flearest relation of the said testator, on his mother's side, of the name of Marriott, living at the time of his death, other than as aforesaid, are, on or before the 1st day of December next to come in and prove their claims before the said Master, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

Dursuant to a Decretal Cider of the High Court of Charlcery, made in a certain Cause wherein Archibald Paxton, deceased, Sir William Paxton, and others, are the plaintiffs, and George Duke of Mariborough; 'ate Marquess of Blandand George Dine of maintenergy, are starquess of manne-ford, and others, are the defendants, all persons claiming to be incumbrancers on the manors, mansion-house, park; farms, tythes; and hereditaments, catled White Knights, situate in the County of Berks, and late in the occupation of the said Duke of Mariborough and his undertenants; are, by their Salinians on the between the 20th day of November park, his Solicitors; on before the 20th day of November next; to come in before W.lliam Alexander, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, to substantiate their claims, and prove what is due to them in respect thereof; or they in default of so doing will be peremptorily excluded the benefit of the said Decretal Order:

Musuant to an Order of his Honour the Vice-Chancellor. made on a petition of Malcolm Ross and George James Ross, Bankrupts, in the matter of Malcolm Ross and George, James Ross, the Creditors of Malcolm Ross, late of Red Lion-Squees, in the County of Middlesex, Merchant, deepsed, and the said Malcolm Ross, the Bankrupt, lately barrying of trade as West India, Merchants together, at Red Lion Square afore aid, under the arm of Malcolm Ross and Son, are, on or before the 10th day of september next, to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the High Court of Chancery, at his Chambers, in Southampton-Buildings; Chancery-Lane, London, or in default thereof they will be perempterily excluded the benefit of the said Order.

mee, in Southampton Dummigs, connecty theme, bounded the light Court of Chancery, in default thereof they will perempton be excluded the manual to a Decree of the High Court of Chancery, made in a Cause of Thompson against Wheatley, the Creek is alledged that Thomas Mark, formerly of the City of ditors of John Thompson, late of Newcastle-upon-Tyne, in