

GLOUCESTER.

To be sold by auction, by Mr. Parrington, before the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against Joshua Burrows, of the City of Gloucester, Mercer and Draper, Dealer and Chapman, at the Fleece Inn, in the City of Gloucester, on the 11th day of January 1822, at Six o'clock in the Evening;

All that commodious freehold dwelling-house, situate in the Upper Northgate-Street, in the City of Gloucester, late in the occupation of the said Bankrupt, comprising an excellent shop in front, spacious drawing-room, several good bed-chambers, kitchen, brew-house, and cellar, with a court and warehouse behind.

Further particulars may be had on application to John Chadborn, Solicitor, Gloucester.

Freehold, Copyhold, and Leasold Estates at Kingston-upon-Thames.

To be peremptorily sold, pursuant to an Order of the High Court of Chancery, bearing date the 6th day of August 1821, made in a Cause wherein Honor Reynolds is the plaintiff, and Robert Philip Blake and another are the defendants, with the approbation of Sir John Simon, Bart., one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Friday the 1st day of February 1822, in seven lots;

The several valuable and desirable freehold, copyhold, and leasold estates, in the Parish of Kingston-upon-Thames, in the Hamlet of Ham, and in the Parish of Bramley, in the County of Surrey, and in the City of London; and also sundry fee farm rents issuing out of estates respectively situate in Kent, Surrey, Essex, and Middlesex, late the property of Philip Blake, of Kingston-Hill, deceased.

May be viewed by applying to the tenants, and printed particulars had (gratis), at the said Sir John Simon's Chambers, in Southampton-Buildings, aforesaid; of Messrs. Desse, Dendy, and Morphett, Solicitors, Dream's Buildings, Chancery-Lane, London; and of the tenants of the respective premises.

To be peremptorily sold, by auction, pursuant to a Decree of the High Court of Chancery, made in a Cause Spence against Ryrett, by Mr. William Stowe, (the person appointed by the said Court for that purpose,) at the George and Dragon Inn, Appleby-Bridge, near Idle, in the County of York, on Wednesday the 13th day of February 1822, at Four o'clock in the Afternoon.

A capital freehold estate, situate in the Township of Idle, in the West Riding of the County of York, consisting of a dwelling-house, numerous out-buildings, and about 21 acres of excellent wood, arable, meadow, and pasture land, in excellent cultivation, in one lot.

Particulars may be had (gratis) in London, at the Office of Francis Cross, Esq., one of the Masters of the said Court of Chancery, Southampton-Buildings, Chancery-Lane, and of Mr. Thomas Evans, Solicitor, Hatton-Garden; and in the country, at the Offices of Mr. Gosley, Solicitor, and of Mr. Fox, Land-Surveyor, in Bradford, in the said County of York; and at the place of sale, where a plan of the estate may be seen.

To be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a Cause Smith against Holyland, on Monday the 28th day of January 1822, at Two o'clock in the Afternoon, before John Edmund Dowdeswell, Esq., one of the Masters of the said Court, at the Public Sale-Room of the said Court, situate in Southampton-Buildings, Chancery-Lane, London, in two distinct lots;

A freehold close of land, situate at the foot of Barnet Hill, in the Parish of High Barnet, in the County of Hertford, known by the name of Austin's Field, containing by measurement three acres, more or less, together with an allotment, under the Inclosure Act for inclosing the common of Barnet.

Also a leasold estate, consisting of a piece or parcel of ground or stable-yard, commonly called or known by the name of the Black-Horse-Yard, situate, lying, and being on the south side of Long-Lane, in the Parish of Saint Bartholomew the Great, in the City of London.

Also divers messuages, tenements, or dwelling-houses, coach-horse, stables, premises, and appurtenances, adjoining the said piece or parcel of ground.

Particulars whereof may be had (gratis) at the said Master's Office, in Southampton-Buildings aforesaid; of Mr. Charles Ventris Field, Took's-Court, Chancery-Lane; and of Messrs. Stevenson and Bicknell, Lincolns Inn; and the premises may be viewed by application to the tenants thereto.

Wheras by a Decree of the High Court of Chancery, made in a Cause Lucas against Davies, it was, amongst other things, referred to William Courtenay, Esq., one of the Masters of the said Court, to inquire and state to the Court who were the next of kin of Margaret Edwards, late of Ludlow, in the County of Salop, Spinster, deceased (who died on or about the 10th day of August 1816), living at the time of her death; and whether any of them were since dead, and if dead who was or were their personal representative or representatives. Any person or persons claiming to be next of kin of the said Margaret Edwards, deceased, or to be the personal representative or representative of any such next of kin who were living at the time of her death, and are since dead, are, on or before the 10th day of February 1822, to come in and make out his, her, or their claim or claims, and prove such kindred before the said Master Courtenay, at his Chambers, in Southampton-Buildings, Chancery-Lane, London; or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Wheras by a Decree of the High Court of Chancery, made in a Cause Letbe against Lambert, it was referred to William Courtenay, Esq., one of the Masters of the said Court, to inquire whether Henry Pullon and Jonathan Pullon (who are named in the will of Jonathan Crookes, formerly of Rillington, in the Parish of Rillington, in the County of York, Gentleman, deceased), are living or dead, and if dead when they died, and what were their respective ages at the times of their deaths. The said Henry Pullon and Jonathan Pullon were grandchildren of the before named Jonathan Crookes (who died in the month of July 1778), and were two of the children of Frances Pullon, the daughter of the said testator, Jonathan Crookes, are supposed to have left England, and gone to sea before or about the time they attained their ages of 9 years. The said Henry Pullon and Jonathan Pullon, or either of them, if living, are or is to come in forthwith and make out and prove their kindred to the said testator, Jonathan Crookes, before the said Master Courtenay, at his Chambers, in Southampton-Buildings, Chancery-Lane, London; or in default thereof they will be excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause wherein the Reverend John Bayly is the plaintiff, and George Kingdon and others are defendants, the Creditors of James Ayres, late of Prine, in the County of Somerset, Gentleman (who died on the 30th of August 1817), 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 12th day of February 1822, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Kavanagh against Sheridan, the Legatees' and Annuities of Robert Butler, late of Dallyragget, in the County of Kilkenny, in Ireland, Esq., deceased (who died in or about the month of June 1799), are, by their Solicitors, forthwith to come in and claim their legacies and annuities before John Edmund Dowdeswell, Esq., one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London.

Pursuant to a Decree of the High Court of Chancery, made in a Cause wherein John Wynne Griffiths and others are plaintiffs, and John Wynne and others are defendants, the Creditors and Incumbrancers of Robert Wynne, late of Plasnewydd, in the County of Denbigh, Esq., (who died on the 2d day of March 1806), whose debts and incumbrances are charged upon the estate and premises, comprised in certain indentures dated the 4th and 5th days of October 1806; and which have not been proved or allowed before Francis Paul Stratford, Esq., one of the Masters of the said Court, in the Cause of Hughes against Wynne, are forth-