the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Long and Austen, Solicitors, Gray's Inn; Mr. Gregory, Solicitor, Clement's Inn; and of Mr. Percy, and Messrs. Renshaw and Cursham, Solicitors; and also of Messrs. Walker, Builders, in Nottingham; and at the place of sale.

Chancery made in a cause of Nunn against Barlow, before John Springett Harvey, Esquire, one of the Masters of the said Court, in the public Sale Room of the Court, in Southampton-Buildings, Chancery-Lane, London;

One undivided moiety of two freehold houses, in Hart-Street, near Covent-Garden, in the County of Middlesex, and, One undivided moiety of three freehold houses, in Grey-hound-Court, near Milford-Lane, in the Strand, in the same County: and.

County; and,
One undivided moiety of a house, and about eighty acres
of land, situate at Ulcombe, near Maidstone, in the County
of Kent, and

of Kent; and,

Three undivided fourth parts of a freehold house, situate near the Church, at Bicester, in the County of Oxford.

near the Church, at Bicester, in the County of Oxford.

Particulars may be had (gratis), at the said Master's
Chambers, in Southampton-Buildings aforesaid; of Mr. Tustin, Solicitor, New Bridge-Street, London; Mr. Tooke, Solicitor, Holborn-Court, Gray's-Inn; Mr. Robinson, Solicitor,
Carey-Street; at the Bell Inn, in Maidstone; the Crown Inn,
in Rochester, and the principal Inns, in the neighbouring
Towns; and the estates may be viewed by application to
the tenants.

High Court of Chancery, made in a Cause of Curteis against Candler, before John Springett Harvey, Esq. one of the Masters of the said Court, in the Public Sale-Room of the Court, in Southampton-Buildings, Chancery-Lane, Loudon, on Thursday the 20th day of June 1822;

A leasehold farm, with farm house and buildings, holden under the Dean and Chapter of York, and situate at Languith, near the City of York, lately in the occupation of Thomas Walker.

And also two legacies of £1000 each, bequeathed by the will and codicils of Henry Candler Brown, late of Merryon-

Square, Dublin, Esq. deceased.

Particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings aforesaid; of Mr. Mills, the Chapter-Clerk, at York; of Messrs. Rogers and Son, Solicitors, in Manchester-Buildings, Westminster; Mr. Bennett, Solicitor, Symond's-Inn, Chancery-Lane; and at the principal Inns, in York.

VICE-CHANCELLOR.—Saturday the 11th day of May, in the Third Year of the Reign of His Majesty King George the Fourth, 1822, between Thomas Raymond, Plaintiff; and the Reverend Rowland Hill and the Reverend Robert Hill, Defendants.

Porasmuch as this Court was this present day informed, by Mr. Mathews, of Counsel for the plaintiff, that the plaintiff, on the 16th day of July 1821, exhibited his bill in this Court against the defendants, as by the Six Clerks' certificate now read appears, and took out process of subpoma, requiring the defendant, Rowland Hill, to appear to and answer the same, but the said defendant hath not yet appeared to the said bill; and its appears by the affidavit of Alexander Wilson and William Hayevaft Taylor, that upon enquiry at the said defendant's usual place of abode he is not to be found, so as to be served with the said subpoma, and is gone out of the realm, or doth abscond to avoid being served therewith; and it also appears by the said affidavit that the said defendant has been in England within two years next before the issuing of the said subpoma; it is different ordered, that the said defendant, three Reverend' Rowland' Hill, do appear to the said bill on or before the lasteday of next Trinity Perm.

T. W. and Entd. J. R.

VICE-CHANCELLOR.—Saturday, the 11th day of May, in the third year of the reign of His Majesty King George the Fourth, 1822, between John Simpson, Plaintiff , the Reverend Rowland Hill and the Reverend Robert Hill, De-

by Mr. Mathews, of Counsel for the plaintiff, that the plaintiff, on the 16th day of July 1821, exhibited his bill in this Court against the defendants, as by the Six Elerks' certificate now read appears, and took out process of subpœna, requiring the defendant, Rowland Hill, to appear to and answer the same, but the said defendant hath not yet appeared to the said bill; and it appears by the affidarit of Alexander Wilson and William Haycraft Taylor, that upon enquiry at the said defendant's usual place of ahode he is not to be found so as to be served with the said subpœna, and is gone out of the realm, or doth abscond to avoid being served therewith; and it also appears by the said affidarit, that the said defendant has been in England within two years next before the issuing of the said subpœna.—It is, thereupon, ordered, that the said defendant, the Reverend Rowland Hill, do appear to, the said bill on or before the last day of next Trinity Term.

T. W. Entd. J. R.

Ursuant to a Decree of the High Court of Chancery, made in a Cause wherein Sir Charles Price, Baronet, and others are plaintiffs, and William Silas Hathaway and others are defendants, it is, amongst other things, referred to Samuel Compton Cox, Esq. one of the Masters of the said Court, to inquire who is the heir at law of Fletcher Partis, Esq. the testator in the pleadings of this Cause named, and who at the time of his death (which happened on or about the 31st day of August 1820), resided at Bath, and was a native of Cumberland.—Any person or persons, therefore, claiming to be the heir or heirs at law of the said Fletcher Partis are, on or before the 14th day of June 1822, to come in before the said Samuel Compton Cox, Esq. at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out his, or their claim to be such heir or heirs at law, or in default thereof he, she, or they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause wherein Margaret Ann Parker and others are plaintiffs, and Thomas Webb Edge the younger and others are detendant, the Creditors of Barlow Evetts, late of Strelley, in the County of Nottingham, Clerk, the testator in the said Decree named (who died on or about the 27th day of May 1819), are forthwith 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 excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Willan against Lancaster, the Creditors of Edward Willan, late of Sharp, in the County of Westmoreland, Yeoman, deceased (who died in the month of May 1820), are, by their Solicitors, forthwith to come in and prove their debts before John Edmand Dowdeswell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, Bondon, 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 15th day of February 1822, made in a Cause Creasy against Rolls, and of an Order made in a Cause Newsom against Rolls, dated the 4th of May 1822, the Creditors of James Creasy, late of Chad's-Row, Gray's-Inn-Lane, in the County of Middlesex, Gentleman, deceased (who died on or about the 21st day of February 1816), are by themselves, or their Solicitors, on or before the 23d day of June 1822; to come in and prove their debts before Samuel Compton Cox, Esq. one of the Masters of the said Contt, at his Chambers, in Southampton Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

bearing date the 15th day of February 1822, made in a Cause Creasy and others against Rolls, and of an Order, dated the 4th day of May 1822, made in a Cause Newsom against Rolls, it is, amongst other things, referred to-Samuel Compton Cox, Esq. one of the Masters of the said Court to inquire what children of the testator, James Creasy.