the materardical dancer of almost the divelling house and out-huldlings thereon greated almost to the front of the raid-turbally road 146 yards, and containing in the whole, 59,373 superficial square rards or thereathous, now in the extern accurations of the said Mr. Labrey and Mrs. Sale, as tenants from year to year.
The whole of the lots are well adapted for building pur-

passes being situated between the town of Manchester and Victoria Park, and may be laid out in streets, with considerable deventure.

able advantage...

Able advantage.

Printed particulars, with plans, may be had (gratis) at the Registrag's Office, in Preston; or at the Offices of Messrs. Buck and Dicksons, and Messrs! Grimshaw, Palmer, and Grimshaws, Solicitors, in Preston; of Mr. Caistor, Solicitor, Princess Street, and Mr. Capes, the Auctioneer, King street, Manchester; or at the offices of Messrs: Eden, Son, and Stainstreet, and Mr. Erodsham, Solicitors, Liverpool; and may be seen at the principal Inns or News-Rooms in Manchester, Liverpool, Bolton, Bury, Blackburn, and Stockport.

The peremptorily sold, pursuant to a Decree of the High Court of Changery, made in a cause of Glass versus Harris, with the approbation of Henry Martin, Esq. one of the Matters of the said Court, in several lots, at the Anchor Inn, Westbury Leigh, on Thursday the 27th cay of April 1837,

inn, westbury Leigh, on Thursday the 27th cay of April 1837; at three o'clock in the afternoon; Stindry real estates of Richard Harris, late of Dilton-marsh, in the parish of Westbury, in the county of Wilts, deceased consisting of dwelling-houses, tenements, cottages, garden ground; closes of laid, and other premises, situate in the parish of Westbury aforesaid.

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of Westbury aloresand.

Deinfed particulars and confictions of sale may be had (gratis) at the said Master's chambers. In Southampton buildings, Chamsen lane, London; also of Mr. Goodman, Solicitor, Warminster, Wilts; and of Messra, G. and W. Helder, Solicitors, Clement stinn, London; Mr. Strode, Auctioneer, Warminster; and at the place of sale.

WHEREAS by an Order of the High Court of Chancery, made in the matter of the Paddington Charity, whereby it was, amongst other things, ordered that William Brougham, Esq. the Master to whom this matter stands referred, should cause two successive advertisements to be inserted in the Lon-don Gazette, and in one or more of the newspapers circulated in the county of Middlesex, or elsewhere, as the said Master in the county of Middlesex, or elsewhere, as the said Mastershould deem fit, giving notice that the last surviving trustee of the diarity in the said Order mentioned (and usually known by the name of the Bread and Cheese Lands), should, within twenty-eight days, appear and give notice of his title to the said Master, and prove his pedigree or other title as such trustee?—the last surviving trustee of the charity in the said Order mentioned, and usually known by the name of the Bread and Cheese Lands, is, within twenty-eight days, to appear and give notice of his title to the said Master, at his chambers, in Southampton-buildings, Chancery-lane, and prove his pedigree or other title as such trustee; or in default thereof he will be excluded the benefit of the said Order.

Heir at Law and Next of Kin of Thomas Edden, late of Black-Well, in the parish of Tredington, in the county of Wor-

HEREAS by a Decree of the High Court of Chancery, made in a cause of Fardon, versus Hartwell, it is referred to Sir Giffin Wilson, one of the Masters of the Court, to enquire and state, who was the heir at law of the said Thomas Edden, and who was or were his customary heir or heirs ac-Edden, and who was or were me customery near or neity according to the custom of the respective manufactor of his death copphold estates were holden, living at the time of his death (which happened in the mouth of February 1811), and whether such heir at law and customary heir or heirs, is or are now living a dead, and if dead, who is or are now they heir at law, and customary heir or heirs of such person, or persons as was or whose the heir at law, and customary, heir or heirs of the said whose the heir at law, and costopary heir or heirs of the said Thomas Edden; and also to enquire and state to the Court who were the next of kin of the said Thomas Edden living at the time of his death, and whether, any of them are since dead, and if dead, who is or are their personal representative or representatives; property heirs are their personal representative or representatives; property heirs, or next of kin of the said Thomas Edden, and the personal representative of any of such next of kin who may have dead since the deather are forther with, by their Solicions, out as before the 20th day of Auril 1837, to, come, in and make out their claims have the said

Master, at his cliambers in Southampton-huildings, Chancery-lane, Londor, or in default they will be paremptorily excluded the henefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Fardon against Hartwell, the creditors of Thomas Edden, late of Blackwell, in the parish of Fredington, in the county of Worcester, Gentlemen (who died in the month of February 1811), are, on or before the 20th lay of April 1837, to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his thembers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree. enefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, and in a cause of Bingham versus Hallam, the next of the Benjamin Steldon; late of Wimeswold, in the county of Leicester, Gentleman (who died on or about the 31st day of December 1832), living at the time of his death, or the peronal representatives of any of such next of kin who may have ince died, are forthwithe to come in before Nassau William Seniorg Esquone of the Masters of the said Court, at his chamers, in Southampton-buildings, Chancery-lane, London, and rove their kindred and make out their claims, or in default hereof they will be excluded the benefit of the said Degree.

URSUANF to a Decree of the High Court of Chancery, made in a cause of Bingham versus Hallam, the nephews, and nieces, of the children of deceased nephews and nieces, of Benjamin Sheldon; late of Wimesword, in the county of Leicester, Gentleman (who died on or about the 31st day of December 1932); living, or en ventre sa mere, at the time of his death, or the personal representatives of any of such acopiews and nieces, or children of nephews and nieces. his death, or the personal representatives of any of such pephews and nieces, or children of neplews and nieces who may have since died, are forthwith to come in before Nassau William Senior, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their kindred and make out their claims, or in default thereof they will be excluded the benefit of the said Decree. said Decree.

URSUANT to a Decree of the High Court of Chancery, Lande in a cause Wayman versus Jones, the creditors of Raph Winter, late of George-street, in the parish of Greenwich, in the county of Kent, Gentleman, deceased (who died on or about the 22d day of October 1832), are forthwith, by their Solicitors, to came in and prove their debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancerylane, London, or in default thereof he will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Hall against Slorock, the creditors of John Hall, formerly of Newbury, and afterwards of Specnhamland, both in the county of Berks, Attorney at Law, deceased (who died on or about the 7th day of December 1832), are, by their Solicitors, to come in and prove their debts before James William Farrer, 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.

URSUANT to a Decree of the High Court of Chansery, made in a cause deafreson versus Rice, the creditors of Benjamin Braok, late of Allsup-place, in the parish of Saint Mary-le-bine, in, the county of Middleses, Cow-Rigogor, deceased (who died in the month of July 1834), are, by their Solicitors, on or before the 18th day of April 1837, to come in and prove their debis before James William Farger, Esq. one of the Masters of the said Court, at his chambers, in South-ampton buildings, Chancery lane, Loudon, or in default thereof they will be perceptarily excluded the benefit of the

PURSUANT to a Decree of the High Court of Chancery, made in a cause Dunnichtffagaing Straw, the creditors of Robert Dawson, late of Cavendish bringe, in the parish of Gastle Donnington, in the county of Leicester, Yeoman, deceased (who died on or about the 8th of November 1833), at Forthwith ta come in and prove their debts before William Braughan. Esq. one of the Masters of the said Court, at his