of the said Court, at the Public Sale-room of the said Court, situate in Southampton-buildings, Chancery-lane, London, on Tuesday the 1st day of May 1838, at one o'clock in the afternoon, in two lots;

A leasehold house and garden, with fore court enclosed, being No. 6, James-place, fronting the road leading from Bethnal-green to Bonner's hall and Old Ford, a short distance from the New Church, Bethnal-green, in the county of Middlesex.

Al-o a leasehold house, called the Cottage, situate in Wellstreet, Hackney, opposite to Shire-place, in the county of Middlesex, with fore court, enclosed with iron railings.

Printed particulars may be had (gratis) at the said Master's chambers, in Southampton buildings, Chancery-lane, Lon-don; of Mr. Samuel Neale, Solicitor, 37, Threadneedle street; of Messrs. Young and Company, Solicitors, No. 29, Mark lane, London; and of Mr. William Overton, Solicitor, Lothburg Lothbury.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, unde in a cause of Kampf versus Jones, with the approbation of Henry Martin, Esq. one of the Masters of the said Court, at the Public Sale-room of the said Court, in Southampton-buildings, Chancery-lane, London, on Thursday the 3d day of May 1838, at one o'clock in the afternoon :

Certain leasehold estates, situate at Hammersmith, in the county of Middlesex, consisting of a piece of ground, in King-street, on the south side of and adjoining the Great Westernroad, with four messnages thereon; also a piece of ground, in Saint Albau's place, with two messuages thereon.

The same are respectively held for the residues of long terms

of years. Printed particulars and conditions of sale may be had Printed particulars and conditions of sale may be had (gratis), at the said Master's Chambers, in Southampton-buildings aforesaid; of Messrs. S:reet, Gilbert, and Hooke, Solicitors, Philpot-lane, F-nchurch-street; Mr. Delmar, Solicitor, 46, Liucoln's-inu-fields; Mr. H. Ward, Solicitor, Lincoln's-inn-fields; Messrs. Harrison, Solicitors, Walorook; and Messrs. Lawlord, Solicitors, Drapers'-Hall.

WHEREAS by a Decree of the High Court of Chancery, bearing date the 18th day of March 1837, made in a cause Killick v. Smart, it is, amongst other things, referred to the Master in rotation to inquire what children there were of Sarah Steer, deceased, the sister of John Smart, late of Shipley, in the county of Sussex, Farmer (who died on or about the 1st day of July 1833), and of the other sisters of the about the ist day in July 1853, and of the other sisters of the said John Smart, namely, Sarah Steer, deceased, late the wife of Charles Steer, of Cackfield, in the county of Sussex, Farmer, Mary Comber, the wife of Richard Comber, of Nuthurst, in the county of Sussex, Farmer, and Hannah Bates, deceased, late the wife of John Bates, of Southwater, in the parish of Horsham, in the county of Sussex, Farmer; and of the nephew of the said John Smart, William Smart, of Handle in the county of Sussex, Farmer; Horsbam, in the county of Sussex, Farmer :- therefore, any person or persons claiming to be such child or children, respectively (living at the time of the death of the said John Smart), or claiming to be the legal personal representative or representatives, respectively, of any one or more of such children who may have since died after attaining the age of twenty-one years, are, on or before the 21st day of May 1838, by their Solicitors, to come in and prove their claims before Andrew Henry Lynch Esq. one of the Masters of the said Conrt, at his chambers, in Southampton-buildings, Chan-cery-lane, London, 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 of Brunt against Swindells, the creditors of Sarah Woolley, late of Stockport, in the county of Chester, Spinster (who died in the year 1806), are, on or before the 10th day of May 1838, to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, London, or in default thereof they will be peremptorily excluded the benefit or the said Decree.

PURSUANT to an Order of the High Court of Chancery, made in a cause of Kingsley versus Lusby, any person or persons having any assignments or includerates of or upon the shares of William Lenthall Kingsley, Eliza Mary Ann Kingsley, Henry Kingsley, Émma Kingsley (now the wife of William Broadhurst), Ann Guy, afterwards Ann Fair-

No. 19610

B

bairn, widow, Thomas Kingsley, Elizabeth Kingsley (now the wile of John Henderson), and Clara Kingsley, the children of Ann Kingsley, lately deceased, of and in the trust funds bequeathed by the several wills of Margaret Coulter, late of Maryland Point, in the county of Esser, Spinster, decensed, and Henry Lusby the clder, late of the same place, Gentleman, Henry Lusby the clifer, late of the same place, contreman, deceased, the testatrix and testator in the pleadings in this cause named, are, by their Solicitors, forthwith to come in before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove his, her, or their claims as such assignees or incumbrancers, or in default thereof they will be excluded the benefit of the said Order.

URSUANT to a Decree of the High Court of Chancery made in a cause Bobbett versus Murless, the creditors of John Murless, late of Thorn Faulcon, in the county of Somerset, Gentleman (who died on the 30th day January 1836), are, by their Solicitors, on or before the 28th day of May 1858, to come in and prove their debts before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancers-lanc, London, or in default thereof they will be percuptorily excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery in England, made in a cause Frederick Braithwaite against William Shoulridge, the creditors of James Shoulridge, late of Brussells, in the Kingdom of Belgium, Surgeon, deceased (who died on or about the 14th day of February 1837), are, their debts before William Brougham, Esq. one of the Masters of the said Court, at his chambers, in Southampton-build-ings, 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, made in a cause Hughes versus Rogers, the creditors of John Rogers, late of Antron Lodge, in the county of Cornwall, Esq. (who died on or about the 14th day of April 1821), are, on or before the 18th day of May 1838, by their Solicitors, to come in and prove their debts before Andrew Henry Lynch, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, are in defult thereast ther will be account a reine account of the or in default thereof they will be peremptorily excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery. **P** made in a cause Anning versus Hurley, the creditors of James Anning the elder, late of Dillord, in the parish of Broadhenbury, in the county of Deron, Gentleman (who died in or about the month of November 1803), are, on or before the 20th day of May 1838, by their Solicitors, to come in and prove their debis, before Andrew Henry Lynch, 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, made in a cause Paton versus Sheppard, the creditors of George Paton, late of Upper Gower-street, in the county of Middlesex, Merchant, decensed (who died on the 5th day of July 1837), are forthwith, by their Solicitors, to come in and prove their debts before Andrew Henry Lynch, 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.

OTICE is hereby given, that by an indenture of assignment, bearing date the 19th day of April 1838, and made between John Adams the younger, of Fieldgate street; Whitechapel, in the county of Middlesex, Victualier, of the first part; Henry Farrow, of Park-street, Southwark, in the county of Surrey, Gentleman, of the second part; the several persons whose names and seals are thereunto subscribed and affixed by themselves or their respective attorneys, agents, or partners (being creditors of the nilpectic atomosy, agents, of partners (being creditors of the said John Adams the younger), of the third part; and John Adams the elder, of the Five Bells Wharf, Deptford, in the county of Kent, Victualler, of the fourth part; the said John Adams the younger did bargain, sell, assign, transfer, and set over all and singular his stock in trade, goods, wares, merchandiz-s, debis, credits, personal estate and effects unto the said Henry Farrow, his executors, administrators, and assigns, upon trust, for all the

Ň