closes, inclosures, or parcels of ground, containing 39A. 2R. 23P., 45A. 1R. 36P. and 50A.

Printed particulars whereof may be had (gratis) at the dioses.

said Masters' office, in Southampton buildings, Chancery-lane; of Mr. Thomas Heary Dixon, Solicitor, New Boswell-court, Lincolns'-inn; Mr. William Smith, Solicitor, Francisstreet, Golden-square; Messrs. White and Whitmore, Solicitors, Bedford-row; Messrs, Sandys and Pearson, Solicitors, Serjeant's-inn, Fleet-street; Mr. Charles Ford, Solicitor, Blogmsbury-square; and Mr. Charles Tahourdin, Bedford-Golden-square; Messrs. White and Whitmore, Solici street, Bedford-square, London; and of Mr. Richard Dugdale, Anctioneer, Wigton; Mr. R. W. Crowdy, Solicitor, Faringdon, Berks, and of Mr. Joseph Hewson, Wigton aforesaid.

TANO he peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Stanger versus Moriey and others, with the approbation of Nassau William Senior, Esq. one of the Masters of the said Court, at the White Hart Inn, at Fletton, in the county of Huntingdon, on Wednesday the 29th day of April 1840, at three o'clock in the afternoon, in five lots !

Certain freehold and copyhold lands, situate at Whittlesey, in the county of Cambridge, and Woodstone, in the county of Huntingdon, late the property of Mr. William Morley, de-

Particulars may be had (gratis) at the said Master's chambers, in Southampton buildings, Chancery-lane; of Mr. C. J. Monkhouse, Solicitor, 3, Craven-street, Strand; of Messrs. Tooke and Son, Solicitors, 39, Bedford-row; of Mr. Robert Mossop, Solicitor, Long Sutton, Lincolnshire; of Mr. William Lawrance, Solicitor, Peterborough; and at the place of sale.

O be sold, pursuant to an Order of the High Court of Chancery, made in certain causes Brooks and others versus Kenning and others, and Brooks and others versus Fountain the elder, and Brooks and others versus Phipps and others, with the approbation of Nassau William Senjor, Esq. one of the Masters of the said Court, at the Fox and Hounds Ian, in the parish of Great Brington, in the county of Northampton, on Thursday the 16th day of April 1840;

A valuable and desirable freehold estate, in Little Brington, comprising several closes of arable and other land, together with the timber thereon. The whole is freehold and will be

Printed particulars may be had (gratis) at the said Master's chambers, in Southampton-buildings, Chaucery lane, London; of Messrs. Edwards and Freeman, Solicitors, Long Buckby, near Daventry; of Mr. Thomas Cave Hall, Solicitor, Northampton; of Messrs. Capes and Stuart, Solicitors, 48, Bedford-row; of Messrs. Harrison, Solicitors, Walbrook; and Messrs. Jeyes and Smith, Solicitors, Chancery lane, London; at the place of sale; and at the principal Inns in Northampton and Daventry.

HEREAS by a Decree of Her Majesty's Court of Exchequer at Westminster, made in certain causes of Thompson against Topham, and Thompson against Talbot, bearing date the 22d day of November 1839, it was referred to Richard Richards, Eq. one of the Masters of the said Court, to enquire whether George Thompson and John Thompson, two of the children of Osborn Thompson, formerly of Middle-sex-street, Aldgate, in the city of London, but late of Olney, in the county of Bucks, Gentleman, the testator in the said Decree named, or either and which of them, had in any and what manner charged, mortgaged, incumbered, transferred, released, aliened, or assigned their shares or share, interests or interest, of and in the real and personal estate of the said testater, Osborn Thompson; this is to give notice, that all persons claiming to be mortgagees, incumbrancers, or assignees of such shares and interests of the said George Thompson and John Thompson, or either of them, and to be entitled to their, or either of their, shares and interests, are forthwith to come in before the said Richard Richards, Esq. at his chambers, in the Inner-temple, London, and prove their c'aims, or they will be peremptorily excluded the benefit of this Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Hare and others versus Burdon and others, the creditors of Edmund Baugh, late of Devonshire-place, Saint Mary-le-hone, in the county of Middlesex, and of Ripple, in the county of Kent, Esq. deceased (who died at Ripple, in or about the month of April 1838), are, by their Solicitors, on or before the 13th day of May next, to come in and prove their debts befure Nassau William Senior, 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 Chancery, niade in a cause Leach against Kynaston, the creditors or Edward Chanell, late of Guildford, in the county of Surrey, chaward Chanen, tate of Gundlord, in the county of Surrey, Linea-Draper (who died in the month of February 1839), are, on or before the 30th day of April instant, to come in and prove their debts before Sir Giffin Wilson, 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.

Mr. ABRAHAM WOODWARD's Assignment.

TOTICE is hereby given, that Abraham Woodward, of Market Harborough, in the county of Leicester, Mercer and Draper, did, by indenture, bearing date the 14th day of March last, assign all his personal estate and effects unto John Hardisty, of No. 41. Cheapside, in the city of London, Draper, Charles Goddard, of Market Harborough aforeseid, Banker, and William Holloway the younger, of Market Harborough aforesaid, Auctioneer and Accountant, upon trust, for the equal benefit of themseves and all other the creditors of the said Abraham Woodward, who should, within the space of three calendar months from the date of such assignment, execute the same; and the said indenture was executed by the said Abraham Woodward and Will am Holloway the younger on the 14th day of March last, and heir executions thereof were witnessed by James Ley Douglass, of Market Harborough aforesaid, Solicitor, and John Lester, Clerk to Messrs. Douglass and Abbey, of the same place. Solicitors; and the said indenture was executed by the said Charles Goddard on the 16th day of March last, and his execution thereof was witnessed by the said James Ley Douglass and John Lester; and the said indenture was executed by the said John Hardisty on the 27th day of March last, and his execution thereof was witnessed by Benjamin Ansten, of Gray's-inn, in the county of Middlesex, Solicitor, and Richard Bell, of No. 9, Bow-church yard, in the city of London, Solicitor. And notice is berely further given, that the said deed of assignment is now lying at the office of Messrs. Donglass and Abbey, Solicitors to the assignees, at Market Flarborough aforesaid, for the inspection and signature of the creditors .- Market Harborough, 8th April, 1840.

OTICE is hereby given, that Thomas Ensor, of Milborneport, in the county of Sumerset, Glove Manufacturer, hath, by indenture of lease, and of release and assignment, bearing date, respectively, the 25th and 26th days of February last, conveyed and assigned all his real and personal estate and last, conveyed and assigned all his real and personal estate and effects unto John Baiten the younger, of Yeovil, in the county of Somerset, Genti-man, William Dingley, of Sherborne, in the county of Dorset, Linen Draper, John Swaine Hooke, of Lyme Regis, in the same county, Clothier, Martin Blackmore, of Bread street, in the city of London, Leather Seller, and Henry Etheredge, of Yeovil aforesaid, Commission Agent, upon trust, for the benefit of all the creditors of the said Phomas Ensor, who have executed, or shall execute, the said indenture of release and assignment; that the said indenture of lease was executed by the said Thomas Ensor, and that the said indenture of release and assignment was executed by the said Thomas Ensor, John Battenthe younger, William Dingley, John Swaine Hooke, and Henry Etheredge on the 3d day of March last; and that such execution thereof, respectively, was attested by John Slade, of Yeovil aforesaid, Solicitor; and that the said indenture of release and assignment was also executed by the said Martin Blackmore on the 8th day of March last; and that such last mentioned execution was attested by Joseph Cary, of Saint Swithin's-lane, in the city of London, Solicitor; and that the said indenture of release and assignment is now lying at the office of Philip Mathews Chitty, Solicitor, Shaftesbury for execution by the creditors of the said Thomas Ensor; and that all such creditors are hereby required forthwith to execute the said indenture, either by themselves, or some persons duly authorised on their behalf, in order that they may not be excluded from the benefit of the same.

TOTICE is hereby given, that Henry Parry, of Strond, in the county of Gloucester, Hatter, has by indentures of lease, release and assignment, dated respectively the 2d and 3d days of April instant, conveyed and assigned certain freehold and leasehold dwelling houses, workshops, garden-ground, and premises (subject to certain mortgages), together with his