TO be resold, pursuant to an Order of the High Court of Chancery, made in a cause of Skew years a Coulish

TO be resold, pursuant to an Order of the High Court of Chancery, made in a cause of Skey versus Garlick, with the approbation of William Wingfield, Esq. one of the Masters of the said Court, some time in the month of March 1848, of which due notice will be given, in one lot; All that freehold piece of land, called Shoe Leaze, con-taining twelve acres, or thereabouts, situate, lying, and being in the parish of Cromhall, in the county of Glou-cester, and adjoining the turnpike road leading from Cromhall to Wotton-under-Edge and Wickwar, in the said county, and situate about one mile from the Charfield Station of the Bristol and Gloucester Railway, and is bounded on one side by the turnpike road, and on the other bounded on one side by the turnpike road, and on the other by lands of the Earl Ducie.

Printed particulars and conditions of sale may in a short Printed particulars and conditions of sale may in a short time be had (gratis) at the chambers of the late Master Lynch, in Southampton-buildings, Chancery-lane, London; of Mr. John Harris, Solicitor, No. 22, Argyle-street, Regent-street; of Mr. C. F. Chubb, Solicitor, No. 4, Veru-lam-buildings, Gray's-inn; of Mr. E. Lambert, Solicitor, Raymond-buildings, Gray's-inn; of Messrs. Tucker and Steavenson, Solicitors, Sun-chambers, Threadneedle-street, London; at the New Inn, Wickwar; of Mr. Thomas Chubb, Solicitor, Malmesbury, Wilts; and of Mr. Pope, Auctioneer, Cromhall.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in certain causes, entitled, respectively, Rochester v. Kirsopp, and Rochester v. Gibson, with the appobation of William Wingfield, Esq. one of the Masters of the said Court, at the White Hart Inn, Hexham, in the county of Northumberland, on Tuesday the 14th day of March 1848, at one o'clock in the afternoon, in two lots;

A freehold estate, called Marley Coat Walls, situate in the parish of Slaley, in the county of Northumberland, now the parish of Slaley, in the county of Northumberland, now occupied as two farms, consisting of two messuages or dwelling-houses, a barn and threshing machine, stables, byers, and out-houses, and various fields or enclosures of land and woodlands, containing altogether 225A. 3R. 5P. or thereabouts, in the occupation of Mary, John, and Thomas Kirsopp, and George Hornsby; and a copyhold estate, called Growfey-field, otherwise the Steel, in the parish of Hexham, in the said county, consisting of a mes-suage or tenement, with the appurtenances and various insuage or tenement, with the appurtenances and various in-closures, containing 58 A. 1R. 1P. or thereabouts, and six stints and three fifths of one stint upon Hexhamshire Stinted

Pasture, in the occupation of John Coulson. The Marley Coat Walls Estate may be viewed on ap-plication to Messrs. John and Thomas Kirsopp, the tenants

plication to Messrs. John and Thomas Kirsopp, the tenants of part thereof. Printed particulars and conditions of sale may be had (gratis), in London, at the said Møster's chambers, in South-ampton-buildings, Chancery-lane; of Messrs. Chisholme, Hall, and Gibson, Lincoln's-inn-fields; and of Messrs. Crosby and Compton, Church-court, Old Jewry; and in the country, of Messrs J. and R. Gibson, and Messrs. Ruddock and of Messrs. J. and R. Gibson, and Messrs. Ruddock and Kirsopp, Solicitors, Hexham; and of Mr. Hoyle, of New-castle-upon-Tyne, Solicitor.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Roberts against Snead, the creditors of Thomas Lewis, late of Saint Pierre, in the county of of Thomas Lewis, late of Saint Pierre, in the county of Monmouth, Esq. deceased (who died on or about the 21st day of April 1847), are forthwith to come in and prove their debts before William Henry Tinney, Esq. one of the Masters of the said Court, at his office, 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 Joynson against Dawson, the creditors of Jonathan Ogden, late of Birch, in the county of Lancaster, Cotton Spinner, deceased (who died in the month of October 1847), are forthwith to come in and prove their debts before William Henry Tinney, 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Grundy against Newbold, the creditors of Joseph Newbold, late of Bury, in the county of Lan-

caster, Gentleman, deceased (who died on or about the 28th day of August 1839), are forthwith to come in and prove their debts before William Brougham, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in de-fault thereof they will be excluded the benefit of the said Decree.

DURSUANT to an Order of the High Court of Chancery, made in a cause Edwards against Hodges, the creditors d made in a cause Edwards against modes, the crothests of James Boyton, late of Braintree, in the county of Essex, Carpenter, deceased (who died in the month of September 1833), are, on or before the 25th day of February 1848, to leave their claims of debts before the Honourable Sir George Rose, one of the Masters of the said Court, at his chambers, nose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 25th day of March 1848, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Order.

PURSUANT to a Decree of the High Court of Chancery, made in a course Amethan and the second s I made in a cause Arpthorp against Morgan, the cre-ditors of John Simmons, or Simons, late of No. 15, Sandwich-street, Burton-crescent, in the county of Mid-dlesex, Gentleman, deceased (who died on or about the 25th day of May 1846), are, by their Solicitors, on or before the 3d day of March 1848, 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.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Quirk against Clayton, the creditors of Mary Quirk, late of Toxteth-park, in the county of Lancaster, Widow, deceased (who died on or about the 17th day of February 1845), are forthwith to come in and prove their debts before William Wingfield, Esq. one of the Masters of the said Court, at the chambers of the late Master Lynch, 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 Alfred Octavius Tanner, of No. 4, New Basinghall-street, in the city of London, Solicitor, has by indenture of assignment, bearing date the 3d day of January last, assigned, in manner therein men-tioned, all his estate and effects unto Frederick Chambers, of Margate, in the county of Kent, M.D., upon trust, for the benefit of himself and the rest of the creditors of the said Alfred Octavius Tanner who have executed or shall execute the said indenture within two months from the 3d day cute the said indenture within two months from the 3d day of January last; that the said indenture was duly executed by the said Alfred Octavius Tanner on the said 3d day of January last, in the presence of, and is attested by, John Mercer, of Ramsgate, in the county of Kent, Solicitor; and notice is hereby further given, that the said indenture now lies at my offices, No. 49, Moorgate-street, in the city of London, for execution by his creditors; and unless they forthwith execute the same, or consent thereto, they will be for thwith, execute the same, or consent thereio, they will be excluded all benefit to arise therefrom.—Dated this 3d day

of February 1848. JOSEPH HALL, 49, Moorgate-street, Attorney for the said Frederick Chambers, the Trustee.

OTICE is hereby given, that George Doe and Joseph Doe, of Brampton in the george Doe and Joseph Doe, of Brampton, in the county of Derby, Iron Founders, have by deed, dated 11th January 1848, assigned all their estate and effects to Francis Rokeby Appleby, of Reinshaw, in the parish of Eckington, in the county of Derby, Iron Founder, and James Lingard, of Chesterfield, in the said county, Ironmonger, for the benefit of such of their creditors as shall execute the same, or agree to take their creditors as shall execute the same, or agree to take the benefit thereof, within two calendar months from the date thereof; which deed was executed by the said George Doe, Joseph Doe, and James Lingard on the day of the date thereof, and by the said Francis Rokeby Appleby on the 12th January last; and the execution thereof by them is attested by Thomas Clarke, of Chesterfield aforesaid, At-torney at Law; and the said deed now lies at his office for the signature of the creditors.