D'Urliant to a Detree of the High Court of Chaitery, the Creditors and Legatees of Henry Curwen, late of Wor-Sington Hall in the County of Cumberland, Efq; deceafed, äre, on or before the 1ft Day, of June next, to come in and prove their Detits and claim their Legacies before John Hett; Efq; one of, the Mafters of the faid Court, ar his Chaithers in Symond's inn, Chancery-lane, London, or in De'ault thereof they will be peremptorily excluded the Benefit of the faid De-

Durfuant to a Decree, of the High Court of Chancery made of July, 1779, the unfatisfied Creditors and Legates (if any) of July, 1779, the unfatisfied Creditors and Legatess (if any) of William Tovey, late of the Parish of Saint Bartholor ew the Great, London, Gendeman, decasied, and also of William Cumber, Jate of Long-Jane within the fame Parish, Dealer in Couls, allo decasted, are forthwith to come in and prove their Debts and claim their Legates before Edward Montagu, Efg; one of the Matters of the faid Court, at his Chambers in Symond's-inn, Chancery-Jane, London, or in, Default thereof they will be excluded the Benefit of the faid Decree.

Thereof they will be excluded the Benefit of the link Decree. G be peremptorily fold, purfoant to a Decree of the High Court of Chancery, dated the 4th Day of Maylaft, (made in 3) Caufe, Coxcagain Buthall and others) before Edward Montags, Efg; one of the Mafters of the faid Court, at his Chamber's in Symonds-ian, Chancery-lane, London, on Tuefday the 14th of. March next, between the Hours of Six and Seven of the Clock in the Evening, A fubflantial new-crefted Brick Meduage or Tenement, with. Coach-houfe and Stables thereto belonging, fituate in Edwardflaret in the Parith of St, Mary le Bone in the County of Middlefex, now in the Tenure of Lady Dowager Wenman, at the yearly Rent of 1704, payable Quarterly, clear of all Taxes, except Land Tax. The faid Premifles are Leafehold, and held for an unexpired Term of 50 Years and a Half from Chriftmis laff, fubject to a Ground-rent of 161. to s, per Annum, clear of Taxes. Particulars may be had, gratis, at the faid Mafter's Chambers. **X 7 F**. Anthon Diedrich Wilchen and Mathaeus Rodde,

the faid Maffer's Chambers. W E, Anthon Diedrich Wilchen and Mathaeus Rodde, Senators, and at this prefent Time Judges of this Imperial and the Holy Roman Empire Free City of Lubech, make known to all Men, efpecially to thole whom it may concern, That before us, in the Lower Court of Judicature perfonally appeared. Andreas Chriftop Ahrens, for Johann Michael Croll and Son, and humbly reprefented, that in the Month of Oftober, in the Year 1778, the Petitioners received a Bill of Loading, of Cafpar Felix and Son, in London, of 'a Cargo of 73 Chaldrons of Coals, and 24 Fodders of Lead, fentfrom Newcaffle to Lubech, the Infurance upon which they ordered immediately to be made heres, this laft Order for Infurance was accompanied by a Draft of 1041. Sterling, at Two and Half Ufances, Order Daniel Vonder, Hyde, and one for 571, 93. Sterling Englift to the fame Order, at Two Ufances, which two Bills the Petitioners (furfecting to Fraud, and on Account of many Circumfances too tedious to mention here could not expect). did without Heffation accept, addreffing them to Hamburgh to C. A. Lorent and Am Ende; before the coming due of faid Bills it was plainly proved, that neither a Firm of Cafpar Felix and Son in London, nor Daniel won der Hyde, were erifling, thus all had been contrived for a villainous Fraud, therefore the before-mentioned Lorent and Am Ende were prevailed upon not to pay the faid Bills of 1044, and 571. 9s. Sterling, butrefufe them : The Petitioners have hitherto taken all imaginable Pains to difcover the fe villainous Cheats, and bring them to condign Punifhment, to effect which they have effen had Hopes and Profyeefs; but as at laft, notwithfanding all their Pains, that faid injugitous Affair feems as if it would never come to Light. Your Petitioners, although no one fince has either demanded Payment, nor could under thefe Circumfances demand the fame, would for their better Securities Sake and Peace of Mind, moft humfelves intitled to any. Right or Claim

For anter your Lordship will have granted the prayed-for public Proclamation cum Termino of a dsuble Saxon Period, we do cite, call upon, and fummon all and every who dare venture to make any Demand on the Petitioners for the Bills iffued by Calpar Felix and Son of London, for voal. Steiling and 371. 93. Steiling, English, at Two and Half and Two Uiances, to the Order of Daniel Vonder Hyce, accepted by the Petitioners, and addreffed for Payment to C. A. Lorent and Am Ende, by these Prefents, once, twice, three Times, allo preemptory, that they at furthest on the 4th Day of March in the next following Year 1780, do appear here in the Lower Court, either perfonally or by Power of Attorney, and their pretended Right or Demand produce and exemplify but, in cafe of Non-appeararce, to expect that they, after the Expiration of the Time fixed, are not to be heard, but to be filent for ever; likewife the faid Bills to be declared and and voic, Thus done, under our Jadicial Seal, this zoth of November, 1779.

1779. HE Creditors who have proved their Debts under a Commillion of Bankrupt awarded ard iffued against George Forbes, fate of the Parish of St. Mary le bone otherwise Marybone, but then of Pimlico in the Parish of St. George Hanover fquare, in the Connty of Middlef.x, Salt-maker, Merthant, Dealer and Chapman, are defired to meet the Aflignée of his Effate and Effects, on the 15th Day of March next, at Six o'Clock in the Afternoon, at the Globe Tavern the Corner of Craven-fireet in the Strand, to a'ent to or diffent from the faid Affignees commenting, profecuting, or defending any Suit or Suits at Law or in Equily concerning the faid Bahkrupt's Effate and Effects; or to their compounding, fubmitting to Arbitration, or otherwise agreeing, any Matter or. Thing relating to the faid Bahkrupt's Effate and Eff.cts; and on other special Affairs.

on other special Affairs. THE Creditors who have proved their Debts under a Commiffion of Bankrupt awarded and iffued againft William Brewer, of Rulfel-court, Drury-lane, in the County of Middielex, Linen-draper, Dealer and Chapman, are defired to meet the Affignees of his Effate and Effects, on Friday next, the 3d Day of March, at Six in the Afternoon, at Guildball Coffee house near, Guildball, London, to affent to or diffent from the faid Affignees commencing, profecuting, of defendings any Suit or Suits at Law of in Equity, concerning the faid Bankrupt's Effate and Effects; pr to their compounding, fubmitting to Arbitration, or otherwife agreesing, any Matter or Thing relating thereto.

mitting to Arbitration, or otherwife agreeing, any Matter or Thing relating thereto. THE Creditors who have proved their Debts under a Commiffion of Bankrupt awarded and iffued againft John. Smith and Thomas Burnett, both late of Braddord in the County: of York, Merchants, Dealers, Chapmen, and Partners, are defined to meet the Afignees of the faid Bankrupt's Eflate and Effects, on Monday the 13th of March next, at Eleven in the Forencon, at Mr. Forthaw's, the Golden Lion, in Dale-fireet, Liverpool, to affent to or diffent from the faid Affignees confirming an Agreement Intended to be be made with William Myers, of Otley in the County of York, Gentleman, and Others the fepatate Creditors of the faid Thomas Bennett; and on other freqial Affairs. W Hereas a Commifien of Bankrupt is award and iffued forth againft John Le Bieton, late of Newington Buits in the County of Surry, Merchant, and he being de-

W Hereas a Commiffion of Bankrupt is award d and iffued forth against John' Le Bieton, late of Newington Buits in the County of Surry, Merchant, and he being declared a Bankrupt, is hereby required to furrender himfelf to the Commiffioners in the faid Commiffion named, or the major Part of them, on the 3d and roth Days of March next, and on the 1th Day of April following, at Ten o Clock in the Forenoon, on each of the faid Days, at Guildhall, London, and make a full Difcovery and Difclofure of his Eftate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chufe Affignes, and at the laft Sitting the faid Bankrupt is required to finish his Examination, and the Creditors are to affent to or diffent from the Allowance of his Certificate. All Perfond indebted to the faid Bankrupt, or that have any of his Effects, are not to pay or deliver the fame but to whom the Commiffioners fhall appoint, but give Notice to Mr. Rennett, Harecourt. Temile. Landon.

court, Temples, London, W Hereas a Commiffion of Bankrupt is awarded and iffued forth againft John Tidfull, late of Weymouth-freet in the Parifh of St. Mary le Bone in the County of Middlefex, Builder, Dealer and Chapman, and he being declared a Bankrupt, is hereby required to furrender himfelf to the Commiffioners in the faid Commiffion named, or the major Part on the 3d and roth Days of March next, and on the 11fh Day of April following, at Ten in the Forenoon on each of the faid Days, at Guildhall; London, and make a full Difcovery and Difclofure of his Effate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to choole Affignees, and at the laft. Sitting-the faid Bankrupt is required to finifh his Examination, and the Creditors are to affent to or diffent from the Allowance of his Certificate, All Perfons indebted to the faid

a series de la construction de la c La construction de la construction d La construction de la construction d