THEREAS James Atneve, late of Titchfield in the County of Southampton, Gentleman, deceased by County of Southampton, Gentleman, deceased, by his last Will and Testament, dated the 3d Day of March, 1781, after giving several pecuniary Legacies, did bequeath the Revision of his Personal Estate unto John Hinxman and James Tidue of his Personal Estate unto John Hinxman and James Hinxman, Children of John Hinxman, late of Waitham in the said County of South impton, Yeoman, deceased, by Mary his Wise, late called Mary Atneve, Spinster, and others his Sisters Children; and thereby directed, that the Shares of his Nephews the said John chinxman and James Hinxman should be paid only to them respectively; and that if they did not come and demand their said Shares, his Executor should keep the same, but that his Executor should advertise the Bequest fisch Legacies to his said Newbews once in every Year of the of fuch Legacies to his faid Neyhews once in every Year of the Three Years next after his Decease in the London Gazette: Therefore, in Pursuance of the said Will, Notice is hereby given of such Bequest to them the said John and James Hinkman, who may apply to Mr. John Luff, of Titchsield aforesaid, Yeoman, the Executor named in the said Will, and demand Payment of their respective Shares of the said Residue of the faid James Atneve's Personal Estate, according to the faid Will.

Revocation of Power to infure.

Hereas, on the 10th Day of November, 1780, we authorifed Rober: Cockerill, of South Shields, Roper, to infure Ships, &c. from the Dangers of the Seas, &c. which Power we have lately revoked:—Therefore, that all Persons may be acquainted with the above Revocation, we hereby give Notice of the same; and toat the said Mr. Cockerill hath not now any Authority from us to insure in any Manner whatsoever, in either of our Names, nor to receive any Premiums, &c. due to either of us for Insurances, or upon any other Account; and that neither of us will be answerable for any Loss or Damage that may accrue by any Insurance made by him on our respective Accounts from the Time of our said Revocation: And we request all Persons who now stand in-debted to either of us, for Premiums, &c. due for In urances debted to either of us, for Premiums, &c. due for In urances made by the faid Mr. Cockerill on our respective Accounts; to pay the sine to Mr. William Row, Newcastle, or Mr. Henry Rudd, of Sonderland; to whom we also defire our present insureds (by the said Mr. Cockerill) to produce their respective Policies within Twenty-one Days from the Date hereof, that the same may be examined and entered in our respective Rooks, to prevent any Dispute conterning the same. Newcastle, September 23, 1782.

T. Allen.

Thereas James Allen, of Manhon-house-street, London, Linen-craper, did, by Indenture dated the 27th Day of August, 1778, assign his Estate and Elects unto Richard Clarke, Mortin Petrie, and Thomas Gataker, in Trust, for the Benefit of the Creditors of the said James Allen, who should execute the said Deed: Now Notice is hereby given, that a Final Dividend of the Estate and Estects of the said James Allen will be made by the said Trustees on Tuesday the 29th of October instant; and that the said Deed of Assignment is now in the Hands of the said Mr. Martin Petrie, of Cheapside, London, Linen-draper, for the Perusal of and Execution by such or the Creditors of the said James Allen as have not already executed the said Deed are requested to send an Account of their Demands to Mess. their Demands to Mess. Bolton and Maithy, Attornies, in the Old Jewry, London, before the said 29th Day of October; and also to execute the said Deed: In Default whereof they will be excluded from all Benefit of the faid Deed, and from any Dividend of the faid Effate and Effects hereby affigned.

"HE Creditors who have proved their Jebts under a Commission of Bankrupt awarded against Joseph Crawford, of Yarm in the County of York; Linen-draper, are defired to meet the Affignees of the Efface and Effects, on Wednesday the 2d of October instant, at Five o'Clock in the Afternoon, a the Queen's Aftins Tavern, St. Paul's Church-yard, London, in order to affent to or diffent from the faid Affignees commencing, profecuting, or defending, any Suit or Suits at Law or in Equity; or to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating to the said Bankrupt's Estate and Estects; and

on other special Affairs.

Notice to the Creditors of John Clark, fen. Writer in

Dumfries,

THAT, upon the Application of the faid John Clark, the
Court of Seffion sequestrated his whole Personal Estate lying within Scotland; and, upon the 27th of August 1sst, the Lord Hailes, Ordinary officiating on the Bills, appointed Simon M'Kenzie, Writer in Dumfries, to be Factor thereon, in Terms of the Statue of the 12th Year of His present Majefly, entituled, " An Act for rendering the Payment of

the Creditors of Insolvent Debtors in that Part of Great Bile

tain called Scotland, more equal and expeditious, &c."
The faid Simon M'Kenzie, therefore, in Terms of faid Statute, and of an Order of Court, hereby requires the whole Ceditors of the taid John Clark, fen, or their Doers or Agents properly authorised, to meet within the Coffe house at Dumproperly authorized, to meet within the Coire none at Dunifires, upon Wednesday the 16th of October instant, at Twelve o'Clock Mid-day, in order to their continuing him Factor upon the said sequestrated Estate, or chusing another Factor, or a Trustee or Trustees in his Place.

Notice to the Creditors of Mess. Mayne and Graham,
late Bankers in London,

THAT, upon Application of Robert Graham, Banker
in London, surviving Partner of the late Company in
London which traded under the Firm of "Mayne and Graham" the Lord Hailest Ofdinary on the Rills on the age. London which traded under the Firm of "Mayne and Graham" the Lord Hailes, Ofdinary on the Bills, on the 27th of August last, sequestrated the whole Personal Estate of the said Company in Scotland; and, on the 5th of September solutioning, the Lord Wesshall, Ordinary on the Bills, appointed John Lesy, Writer in Edinburgh, to be Factor thereon, in Terms of the late Act of the 12th of His present Majessy, entituled, "An Act for rendering the Payment of the Creditors of Insolvent Debtors more equal and expeditions," &c. 2 and ordained the Creditors to speet in John's Cosse-house, Edinburgh, on Wedwessy the 16th of October instant, at Twelve o'Clock at Noon, in order to their continuing the said John Lesly Factor, chusing another, or a Trustee or Trustee. faid Jonn Lefly Factor, chuling another, or a Truftee or Truftees in his Place

The prefint Intimation is therefore made to the Creditors, or their Agents, to meet Time and Place above-mentioned, for the Purpoles before specified.

John Lefly.

HE Court of Session having sequestrated the Personal Estate of Hugh Rose, Tenant in Mains of Logie, and appointed Alexander Smith the Younger, Merchant in Aberdeen, Factor thereon:—The Creditors of the Fid Hugh Rose

deen, Factor thereon:—The Cteditors of the Isid Hugh Rose are required, in Terms of the Statute, to meet at the House of Joseph Mitchell, Vir tner in Aberdeen, on Tuesday the 22d of October instant, at isid-day, by themselves or Agents duly authorised, to continue the Factor, or to chuse another, or a Trustee or Trustees, of the sequestrated Estate.

Hereas a Commission of Bankrupt is awarded and issued sued against John Vetch, of George-yard, Lombardsteet, London, Grocer, Dealer and Chapman, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 8th and 19th Days of October the major Part of them, on the 8th and 19th Days of October instant, at Ten in the Forencen, and on the 12th of November next, at Five in the A ternoon, at Guildhall, London, and make a full Discovery and Discovere of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Affignees, and at their Debts, and at the second Sitting to chuie Affiguees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to affent to or distinct from the Allowance of his Creditcate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Comm slicers shall appoint; have nine Notice to Mr. Wauton, Girdlers hall. Basinghallo but give Notice to Mr. Wanton, Girdlers-hall, Bafinghall-

Hereas a Commission of Bankrupt is awarded and iffued forth against Walingham collins, late of Charing Cross in the County of Middlefex, Money-scrivener and Dealer, and he being declared a Bankrup is hereby required to surrender himself to the Commissioner in the said Comto surrender himself to the Commissioners in the said Commissioners, and the said commissioners are to occupant of the major Fart of them, on the sath and sath Days of October instant at Ten in the Forenoon, and on the sath Day of November nat at Five in the Asternoon, are Guildhall, London, and make a full Ditcovery and Discovery of the same are to come prepared to prove their Debts, and at the Second Sitting to choose Assignees, and at the last Sitting the said Bankrupt is required to sinish his Examination, and the Creditors are to assent to or dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt; or that have any of his Effects, are not to pay or, seliver the same but so whom the Commissioners shall appoint, but give Notice to Mr. Willey, Basinghall-street, London.

Whereas a Commission of Bankrupt is awarded and issent supposed to the said same and of the country of Suffexion Linguistics. Linguistics and contents and Chichester in the Country of Suffexion Linguistics.

fued forth against John Harriden, late of Chichefter in the County of Suffex, Linen-draper, Dealer and Chapman, and he being declared a Bankrupt, is hereby required to furrender himself to the Commissioners in the said Comto surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 5th and 12th Days of October instant, and on the 12th Day of November next, at Ten in the Forenoon on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Estects; when and where