deceased Sons and Daughters of the said Martin Burnell, Jane Boggett, Elizabeth Tebbs, and Hannah Pearson, are on or before the 25th Day of June next, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out their Claims, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

BLANDFORD and SWEET, Solicitors, King's Bench Walks, Temple.

Hereas John Milner, of Lowestoff, in the County of Suffolk, Linen-Draper, by Deed, dated the 18th Day of July last, did assign over all his Essets to Thomas Jackson and William Croughton, both of Angel-Court, Friday-Street, London, for the equal Benefit of all his Creditors who have, or shall agree to accept of the same; Notice is hereby given, that the said Thomas Jackson and William Croughton intend to make a Full and Final Dividend of the same, on the 21st of May instant, at the House of the said Thomas Jackson, No. 2, Angel-Court, Friday-Street, where the said Creditors are to apply.

Hereas by an Order of the High Court of Chancery made in a Cause of Aspinal against Aspinal, it is referred to John Wilmot, Esq; one of the Masters of the said Court, to take an Account of the Debts and Incumbrances asserting the Real Estates of John Aspinal, late of Standen, in the County Palatine of Lancaster, Serjeant at Law, who died in March 1784: All Persons claiming to have Debts or Incumbrances which assert their claims before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Order.

In pursuance of a Decree of the High Court of Chancery, hearing Date the 15th Day of February 1802, made in a Cause wherein Jane Sally Pennington, Spinster, is Complainant, and Sir John Pennington, Baronet, Lord Muncaster, in the Kingdom of Ireland, and others are Defendants, the Creditors of Sir Joseph Pennington, late of Warter, in the County of York, Baronet, deceased, are, on or before the 7th Day of July next, personally, or by their Sosticitors, to come before Sir William Weller Pepys, Baronet, one of the Masters in the said Court of Chancery, at his Chambers in Southampton-Buildings, Chancery-Lane, London, and prove their respective Debts, or in Default thereof they will be excluded the Benefit of the said Decree.

Purfuant to a Decree of the High Court of Chancery made in a Caufe of Dixon against Stacye, the Creditors of John Stacye, late of Ballifield, in the County of York, Clerk, deceased, are forthwith to come in and prove their Debts before John Wilmot, Eq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Durfuant to a Decree of His Majesty's Court of Exchequer at Westminster, made in a Cause Dowling against Phillips, the Creditors of David Phillips, late of the Town of Cardigan, in the County of Cardigan, Gent. (who died in or about April 1799,) are peremptorily to come in and prove their respective Debts before Abel Moysey, Esq.; Deputy-Remembrancer of the said Court, at the King's Remembrancer's-Office, in the Inner-Temple, London, on or before the 10th Day of June next, or in Default thereof they will be excluded the Benefit of the faid Decree.

Pursuant to a Decree of the High Court of Chancery made in a Cause Attorney-General against the Earl of Radnor and others, the Heir or Heirs at Law of John Pin fent, formerly Vicar of Coleshill, in the County of Berks, (who died in or about the Year 1705.) are forthwith to come in and prove himself, herself, or themselves, to be such Heir or Heirs at Law before Edward Leeds, Esq. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chamcery-Lane, London, or in Default thereof they will be excluded the Benesit of the said Decree.

Dursuant to a Decree of the High Court of Chancery made in a Cause Wheler versus Shove, the unsatisfied Creditors, under the Deed of Trush, dated the 12th of September, 1783, are personally, or by their Solicitors, to come

in and prove their Debts before Sir William Weller Pepys, Baronet, one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 30th Day of June next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

DUrsuant to a Decree of the High Court of Chancery made in a Cause wherein the Reverend John Davies and another, are Plaintists, and Mary Grismond Humphreys, an Insant, is Desendant, the Creditors of Thomas Humphreys, late of the Mount, in the Parish of Llansair, in the County of Montgomery, Esq; deceased, are to come in and prove their Debts, before Nicholas Ridley, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 18th Day of June 1802, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

THE Creditors of Robert Bridge, late of Bury, in the County of Lancaster, an Insolvent Debtor, discharged from the Castle of Lancaster under an Act of Parliament made in the Thirty-sourth Year of the Reign of His present Majesty, are desired to meet the Assignee of the Estate and Essess of the said Robert Bridge, appointed under the said Act, on the 19th Day of May instant, between the Hours of Ten and Eleven o'Clock in the Forenoon of the same Day, at the House of Mrs. Cooper, the Hare and Hounds, in Bury aforesaid, on special Assists concerning the said Estate.

THE Creditors who have proved Debts under Messers Smith and Atkinson's Commission, are requested to meet the Assignees of their Estate on Tuesday, next, at One o'Clock in the Asternoon, at the House of John Peter Hankey, Esq.; in Mincing-Lane, to assent to or dissent from the said Assignees commencing and prosecuting any Assion at Law or Suit in Equity for establishing their Interest in certain Irish Bank Stock, and compelling Payment of the Produce thereof to the said Assignees, after discharging the Sum due to the Persons in whose Names such Stock stands; and also to assent to or distent from the said Assignees referring any Matter in Dissence relating thereto to Arbitration.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Richard Willis, late of the Crescent, in the Minories, London, Merchant, may receive a Further Dividend of Eight Pence in the Pound on the Amount of their-respective Debts, by applying at the Office of Mr. Henry Smith, Draper's-Hall, Throgmorton-Street, on Wednesday and Thursday next, between the Hours of Twelve and Three o'Clock, and in the Four following Weeks, on the same Days, and between the same Hours.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Edward Chatterton, of the Town and Port of Rye, in the County of Sussex, Timber-Merchant, Coal-Merchant, Dealer and Chapman, are desired to meet the Assignees of the Estate and Essects of the faid Bankrupt, on Wednesday the 19th Day of May instant, at Four o'Clock in the Asternoon precisely, at the Office of Evitt and Rixon, No. 8, Haydon-Square, Minories, to assent to or distent from the said Assignees disposing of the said Bankrupt's Estate, Furniture, Stock, and Essects, by public Auction or private Contract, as the said Assignees may think proper; and also to their commencing, prosecuting, and desending any Suit or Suits at Law or in Equity; or compounding, submitting, or-referring to Arbitration any Matter or Thing relating to the said Bankrupt's Estate; and on other special Assairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Sarah Cullingworth, of Daventry, in the County of Northampton, Bookseller, Dealer and Chapwoman, are desired to meet the Assignees of the said Bankrupt's Estate and Essects on the 8th of June next, at Ten o'Clock in the Forenoon, at the Wheat-Sheaf Inn, in Daventry aforesaid, to assent to or distent from the said Assignees commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the said Bankrupt's Estate and Essects; or took the compounding, submitting to Arbitration, or agreeing all Matters and Things in dispute between the said Assignees

100. 15479.

C