Roxburgh, in the County of Roxburgh, in North Britain aforefaid, Farmer, who was the maternal Grandfather of the faid William Thompson, jun. deceased, (and which said William Thompson, jun. deceased, (and which said William Thompson, jun. died on or about the 23d of September 1798, and was an Inhabitant of Kelso and Mackerston, in the said County of Roxburgh, in and previous to the Year 1770,) who were living at the Time of the said William Thompson, junior's, decease, or the Personal Representatives of such of them as are since dead, ard, on or before the 30th Day of March next, to come in and prove their Kindred to the said William Thompson and James Gilry, the paternal and maternal Grandfathers of the, said William Thompson, jun. deceased, as aforesaid, before John Simeon, 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.

DUrsuant to a Decree of the High Court of Chancery, bearing Date the 4th Day of December 1805, made in a Cause wherein Robert Taylor, an Insant, and others are Plaintists, and Jane Taylor, Widow, and others are Desendants, the Creditors of Robert Taylor, late of James-Street, Buckingham-Gate, in the Parish of Saint Margaret, Westminster, Esq; deceased, are forthwith to come in and prove their Debts before Samuel Compton Cox, 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 Benesit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Cause Sunderland against Sunderland, the Creditors and Legatees of William Sunderland, late of Burleigh-Street, in the Strand, in the County of Middlesex, Stable-Keeper, deceased, are forthwith to come in and prove their Debts and claim their Legacies, either personally, or by their Solicitors, before John Campbell, Esq; one of the Masters of the said Court, at his Office in Southampton-Buildings, Chancery-Lane, London, or in Desault thereof they will be excluded the Benefit of the said Decree.

Dursuant to an Order made by the Right Honorable John Lord Eldon, Lord High Chancellor of Great Britain, for Enlarging the Time for Thomas Simpson and Nottingham Simpson, of Northallerton, in the County of York, Merchants, Grocers, Dealers, Chapmen, and Copartners, (Bankrupts) to furrender themselves and make a full Discovery and Disclosure of their Estate and Essects for Fortynine Days, to be computed from the 1st Day of February next: This is to give Notice, that the Commissioners in the said Commission named and authorised, or the major Part of them, intend to meet on the 22d Day of March next, at Ten of the Clock in the Forenoon, at Guildhall, Lendon, where the said Bankrupts are required to surrender themselves between the Hours of Eleven and One of the same Day, and make a full Discovery and Disclosure of their Estate and Essects, and finish their Examination; and the Creditors, who have not already proved their Debts, may then and there come and prove the same, and assent to or dissent from the Allowance of their Certificate.

Ursuant to a Decree of the High Court of Chancery, made in a Cause of Habgood against Habgood, the Creditors of William Habgood, late of Rood-Lane, Fenchurch-Street, in the City of London, Wholesale Haberdasher, deceased, (who died on or about the 17th Day of April 1803,) are to come in and prove their Debts before James Stanley, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 28th Day of February next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Carr versus Taylor, the Creditors of William Taylor, late of Hounston-House, in the Parish of Odcomb, in the County of Somerset, are forthwith to come in and prove their Debts before John Simeon, 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.

Dursuant to a Decree of the High Court of Chancery made in a Cause Hibbert versus Jenkin, the Creditors of William Leigh Symes, late of Usford-Hall, in the County

of Northampton, Efq; deceafed; are, on or before the 27th Day of February next, to come in and prove their Debts before John Simeon, Efq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Desault thereof they will be peremptorily excluded the Benefit of the said Decree.

Deed of Trustees under and by virtue of an Assignment of Deed of Trust of the Joint Estate and Essects of James Taylor and Thomas Leonard, late of the City of Worcester, Grocers, (trading under the Firm of James Taylor and Co.) made and executed by the said Thomas Leonard, as surviving Partner of the said James Taylor, lately deceased, do hereby give Notice to the several Creditors of the said James Taylor and Co. that they intend to make a Third Dividend of the said Estate and Essects unto and amongst all and every the said Creditors who have, or may before such Dividend shall be made, come in and execute the said Deed of Trust, on Thursday the 27th Day of February next, and that the Creditors may apply for Payment of their respective Dividends to the said Trustees, at the Counting-House of Messis. Stock and Charlton, Bristol, or at the Counting-House of Messis. Dighton, Wait, and Co. Bristol, any Day after the said 27th Day of February next, between the Hours of Ten and One o'Clock.

NOTICE TO CREDITORS.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Francis Clarke, of Rotherhithe-Street, Rotherhithe, in the County of Surrey, Mariner, Dealer and Chapman, may receive a Dividend on the Amount of their respective Debts, by applying at the Office of Mr. Nind, Solicitor, Great Prescot-Street, any Day, (Sundays excepted,) between the Hours of Ten and Two o'Clock.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against John Barnley, of Sastron-Hill, in the County of Middlesex, Cordwainer, Dealer and Chapman, are desired to meet the Assignment of the said Bankrupt's Estate and Estects, at the Office of Mess. Higden and Sym, Curriers'-Hall, London-Wall, Solicitors for the said Assignment of Monday next the 27th Day of January instant, at Six o'Clock in the Evening, to take into Consideration an Opinion of Counsel on a Case relative to certain Monies received by a certain Person, by virtue of an Attachment made by him in the Lord Mayor's Court, which Monies the said Assignment conceive and are advised belong to this Estate, and are recoverable at Law; and also to assent the said Assignment of the said certain Person for Recovery of the same; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing whatsoever relative thereto; and on other special Assigns.

Commission of Bankrupt awarded and issued forth against Matthew White, late of Finsbury-Square, in the County of Middlesex, Merchant, (carrying on Trade under the Firm of Cleland and White,) are desired to meet the Assignees of the said Bankrupt's Estate and Essection, on Wednesday the 29th Day of January instant, at Twelve of the Clock at Noon, at the Langbourn Ward Cossee-House, Fenchurch-Street, (the Chair to be taken precisely at One o'Clock,) in order to assent to investigate and examine into the Books, Papers, and Accounts of the said Bankrupt, and to make up the same, and to allow such Poundage or other Recompence for the same as they shall think sit; and to assent to or dissent to or dissent to suits at Law or in Equity for Recovery of any Part of the said Bankrupt's Estate and Essests, or to their resisting any Claim or Claims which may be made against the said Bankrupt's Essate; and particularly to assent to or dissent from the faid Assignees commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the said Bankrupt which may be made against the said Bankrupt's Essate; and particularly to assent to or dissent some commencing, prosecuting, or defending any Suit or Suits at Law or in Equity, or Action or Actions at Law, for or in respect of certain Ships, or Shares of Ships, of which the said Bankrupt was Owner, or otherwise interested or entitled to; and also for or in respect of certain Securities and Ships deposited by the said Bankrupt with certain Persons; and also to authorise the Assignees to compound or submit to Arbi-