of Pall-Mall, in the Gounty of Middlesex, Baronet, deceased, fwho didl on or about the 14th Day of November 1809.) are forthwith to come in and prove their Debts, and claim their begavies and Annuities, before John Campbell, Esq, one of the Masters of the said Court, at his Office; in Southampton-Buildings, Chancery-Lanc, 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 Roberts against Havard, the Creditors of the Rev. Robert Lewis, late of Mold, in the County of Flint, Clerk, deceased, (who died on or about the 23d Day of June 1797.) are to come in and prove their Debts before James Stephen, Esq: one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on of before the 12th of February 1812, or in Default thereof they will be percemptorily excluded the Benefit of the said Decree.

DURADAL to a Decree of the High Court of Chancery, inside in a Cause Roberts against Havard, the Creditors of William Totty, late of Rathin, in the County of Denbigh, Gentleman, deccased, (who died in or about the Month of May 1797,) are to come in and prove their Dely's before James Stephen, E-vi; one of the Masters of the solid Court, at his Charaters, in Southampton-Buildings, Chancery-Lane, Joindon, on or before the 12th Day of February 1812, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Dursnant to a Decree and subsequent Order of the High 'Coivit of Chaucery, made in a Cause wherein Henry leanc is Plaintiff, and Abrahum Defriez and others are Defondants, such of the nearest Poor Relations of Nathau Sunson, of the Parish of Saint Durstan in the East, London, Riechant, 'deceased, and of' Lyfie Simson his Widow, deceased, as would entitle themselves to the Benefit of the charrifable Bequerts mentioned in the Will of the said Nathan Simson, are, or or before the 12th Day of February next, to imake out their Glaims, and how they are related to the said Nagan/Saq; one of the Master's of the said Court, at his Chamber's, in Southasufon-Building', Clauncery-Lane, London; but, pursiant to the said Decree, in order to prevent Confusion, not nore than Treenty Claimants can be admitted, namely, Ten Helation's on the Part of the said Testator Nathan Simson, and 'gen Relations on the Part of the said Dyfe Snuson.

HE Creditors of Francis Thomas Champneys, formerly of Canden Town, in the County of Middlesex, but late of Furniral's-Inn, in the City of London, Gendleman, who was discharged from the Fleet Prison on the 26th Day of September last, by virtue of an Act passed in the Fifty-fir-t Year of His present Majesty's Reign, intituled "An Act for the Relief of hisolvent Debtors in England," are desired to meet at the Plazza Chambers, Covent-Garden, on Thesday the 14th Day of January next, at Two o'Clock in the Atternoon, for the Phrpose of clusing an Assignee or Assignces of the Estate and Effects of the said Francis Thomas Champneys.

Fig. HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Joseph Cofin, late of the Parish of Merthyr Tydvil, in the Connty of Glamorgan, Tanner, Dealer, and Chaiman, are desired to meet the Assignces of the Estate and Effects of the said Bankrupt, on Taceday the 31st Day of December iostant, at Twelfe o'Cleck at Noon, at the Crown Inn, in Merthyr Tydvil iforesaid, to assent to or dissent from the said Assignnees commencing and prosscenting on Action at Law against a certain 'Person, residing' in Merthyr Tydvil aforesaid, for Recovery of the Value of a certain Chantity of Bark, (part of the Stack, Estate, and Effects of the 'sind Eankrupt,) taken by the said Person, and converted to his own Use, or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and also to consider of an Allowauce or Compensation to be made to the Assignces for manizing and conducting the Business of the Tan Yard, wherein the said Bankrupt carried on his Trade, and superintending the working of the Stack in Trade therein, and disposing of the same; and also to assent to or discont from the Assignces selling and disposing by private Contract, or publie Sale, as they may think fit, all or any Part of the said Bankrypt's Estate, and Effects, and to the Assignces the Estate and and the preparing and conducting the Basiness of the Tan Yard, wherein the said Bankrupt carried on the said State and superintending the working of the said Bankrypt's Estate, and Effects, and to taken aging the Espences incurred in and about the preparing and executing a certain Deed of Assignment made by the said Bankrupt,

whereby he conveyed all his Estate and Effects to Three of his Creditors in Trust, for the Benefit of the whole of them, and other Expenses incident thereto; and on other special Affairs.

FIGURE 5.1 The sevent have proved their Debts under a Commission of Bankrupt awarded and issued forth against William Keeling, of Congleton, in the County of Chester, Baker and Shopkceper, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's Estate and Effects, on Taesday the 31st Day of December instant, at Eleven o'Clock in the Forenoon, at the Black Lion and Swan Inn, in Congleton afores.ud, in order to consider and determine upon the Propriety of authorizing and enpowering the said Assignees to allow Charles Watkin John Shakerley, Esq: and' Mr. William Smith, or either, and which of them, to deduct and retain out of the several Debts or Sums of Money supposed to be due and owing from them respectively to the Estate of the said Baukrupt, all or any and what Pant of certain Costs, Charges, and Expences, claimed and alledged to have been incurred by' the said Charles W. J. Shakerley and William Smith respectively, in and about obtaining and recovering or otherwise relating' to the said Debts or Sums of Money, or either of theny, and alao to assent to or dissent from the said Assignces settling, compounding and compromising, by submitting to Arbitration or otherwise, the said Assignces and the said Charles W. J. Shakerley and Things, Claims' and Demands whatsoerer, between the said Assignces and the said Charles W. J. Shakerley and Things, Claims' and Demands whatsoerer, between the said Assignces and the said Charles W. J. Shakerley and William Smith, or either, and which of thena, and particularly a certain Action commenced by the said Assignces against the said Charles W. J. Shakerley, for Recovery of the said Bankrupt's Estate ; and also to assent to or dissent from the said Bankrupt's Estate and effects; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing iclating thereto ; and on such other special Affairs.

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This relation to the restoral Representatives of the Matter and Effects of the said Bankrupt availed and issued for the surviving Assignee of the said Bankrupt's Estate and Effects, on Thursday the 2d Day of Jannary next, at Eleveno'Clock in the Forenoen precisely, at the Office of Mr. Freame, No. 3∂, Great Queen-Street, Luncoln's Iun-Fields, Solicitor, in order to assent to or dissent from the said Assignee commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for the Recovery of any Part of the Estate and Effects of the said Bankrupt; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and to assent to or dissent from the said Assignee and the personal Representatives of the Matgagee executing an Assignment of certain Leaschold Premises (being Part of the said Bankrupt's Estate assigned under the said Commission) situate in the Horseferry Boadaforesaid, lately put up for Sale by public Auction with the Consent of the said personal Representatives, at which Sale the said Commission) situate in the Horseferry Boadaforesaid, lately put up for Sale by public Auction with the Consent of the said personal Representatives of the Disposal of Bankrupts Effects, may be deemed ineligible to become theefunctiaser of any Part thereof without the Sanction of the Creditors; and in the Event of the Greditors pre-ent at the Meeting hereby convenced being of Opinion that the best Frice has not already heen offered for the said Premises, and in the Event of the Greditors pre-ent at the Meeting hereby convenced being of Opinion that the best Frice has not already heen offered for the said Premises, and not a confirming the said Sale, and authorising the Completion