their relationship; and in case any such should not satisfactheir relationship; and in case any such should not satisfactorily make out their claim within two years next after his decease, then the testator declared that they should be excluded the benefit of his said will. And the testator appointed John Polwarth, of Pimlico, in the County of Middlesex, Stationer, and Alexander Mackenzie (therein described), Executors of his said Will. And whereas the testator, by a codicil thereto, declared, that if any of the children of his said brothers, named in his said will, should be dead at his decease, the share of such child should go to his or her issue. lawfully to be begotten, equally to be divided between them (if more than one) as they should respectively come of age, except Jane Hilton (formerly Jane Macleman), the daughter of his (the testator's) brother Duncan, which said Jane Hilton (wife of Marsdon Hilton), and her issue, he thereby excluded from any benefit under his said will. And whereas the said John Polwarth alone proved the said will, and several of the persons who are residuary legatees of the said testator have made their claims.—Notice is therefore hereby given, that all such other persons (if any) as claim to be entitled to any part of the said residuary estate, are hereby required to transmit unto the said John Polwarth (in Pimlico aforesaid), or to Messrs. Dobie and Thomas, Crane-Court, Fleet-Street, London, his Solicitors, their several claims, and to give satisfactory proofs of their relationship to the said testator Kenneth Maclennan, on or before the 1st day of January 1815, or, in default thereof, they will be absolutely excluded from all benefit under his said will and codicil.

WEST COWES, ISLE OF WIGHT.

O be sold, by order of the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against John Gely, late of West Cowes, in the Isle of Wight, Ship-builder, Dealer and Chapman, at the Bugle Inn, in Newport, in the Isle of Wight, on Thursday the 7th day of January next, at Four in the Afternoon;

All that very desirable freehold brick built dwelling-house,

with a good garden, yard, and out-houses adjoining, situate upon the Point, near West Cowes aforesaid.

Also several very valuable store-houses, adjoining to the south end of the said dwelling-house, together with the wharfs, quays, and wooden platforms in front of the said dwelling-house and store-houses.

Also a wet dock, on which the tide flows, situate at the Point of West Cowes aforesaid.

For particulars apply, (if by letters post-paid), to Mr. Worsley, Solicitor, Newport, Isle of Wight.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Smith versus Richardson, the Creditors of William Richardson, late of the Strand, Printseller, are personally, or by their Solicitors, to come in and prove their debts before Edward Morris, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 12th day of February 1813, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

made in a Cause Hollier against Hollier, the Creditors of Elizabeth Hollier, late of Chichester, in the County of Sassex, Widow, deceased, (who died in the month of May 1800.) are to come in and prove their debts before Robert Steele, Esq.one of the Masters of the said Court, at his Chamber in Courthanton Buildings Chancery-Lane, Loudon, on Strees, r.sq.one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Loudon, on or before the 26th day of January 1813, or in default thereof they will be peremptorily excluded the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause the Honourable Brownlow Colycar made in a Cause the Honouraole Browniow Corycar against Bertie Greatheed, Esq. and others, the Creditors of Brownlow late Duke of Ancaster, deceased, (who departed this life in or about the month of February 1809.) are forthwith to come in and prove their Debts before Robert Steele, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Loudon, or in default thereof they will be excluded the benefit of the said Document.

The Ursuant to a Decree of the High Court of Chancery, and made in a Cause Browne against Willes, the Creditors of Peter Browne, late of Upper Tooting, in the County of Sarrey, Esq. deceased, (who died on or about the 16th day at the time of his decease, are hereby required forthwith to-

of June 1800,) are to come in and prove their debts before Charles Thompson, Esq. one of the Masters of the said Court, at his Chambers, in Southamptou-Buildings, Chancery-Lane, London, on or before the 12th day of February next, or in default thereof they will be peremptorily excluded the benefit of

Ursuant to a Decree of the High Court of Chancery, made in a Cause Peacock against Peacock, the Cre-ditors of Robert Peacock, late of Beverley, in the County of York, Mercer, deceased, (who died on or about the 12th day of October 1803,) are forthwith 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, or in default thereof they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a cause of Scholes against Atkinson, the Creditors of Samuel Scholes, late of Milnshill, near Prestwich, in the County of Lancaster, yeoman, (who died in June 1808,) are to come in and prove their debts before John Springett Harvey, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 23d day of January next, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursuant to a Decree of His Majesty's Court of Exche-Pursuant to a Decree of His Majesty's Court of Exchequer at Westminster, made in a Cause Skerritt versus: Peat, and also in a Cause Peat versus. Skerritt, the Creditors and Legatees of Samuel Peat, late of Northallerton, in the County of York, Esq. deceased, are by their Solicitors, to come in and prove their respective debts, and cloim their respective legacies, before Abel Moysey, Esq. Deputy-Remembrancer of the said Court, at his Chambers, in the Exchequer-Office, in the Inner Temple, London, or in default thereoft they will be excluded the henefit of the said Decree. they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancers, made in a cause Lucas against Greenwood, the Creditors of Elizabeth Lucas, late of Oxford-Street, in the Parish of Saint Mary-le-Bone, in the County of Middlesex, Victualler, deceased, (who died on or about the 28th day of August 1803,) are forthwith to come in and prove their debts before Charles Thomson, 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 be-nefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Lucas against Greenwood, the Creditors-of James Delight Lucas, late of Oxford-Street, in the Parish of Saint Mary-le-Bone, in the County of Middlesex, Victualler, deceased, (who died on or about the 9th day of February 1803,) are forthwith to come in and prove their Debts before Charles Thomson, Esq. one of the Masters of the said Court, ot 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 His Majesty's Court of Exchequer at Westminster, made in a Cause Summer versus Holt, the Creditors of James Holt, late of Manchester, in the County of Lancaster, Dyer, deceased, are to come in by their Solicitors and prove their respective debts before Abel Moysey, Esq; the Deputy-Remembrancer of the said Court, at his Chambers, in the Exchequer-Office, in the Inner-Tem-London, or in default thereof they will be excluded the benefit of the said Decree.

THE Creditors of Andrew Hunter, late of Little Portland-Street, Saint Mary-le-Bone, in the County of Middlesex, Coach-Maker, deceased, are hereby required, within one month from this day, to send the particulars and amount of their re-spective debts, and of the securities (if any) they hold for the same, to Mr. William Keasley, George-Yard, Little Queen-Street, Holborn, Leather-Cutter, in order that Mrs. Hunter, the prider and administrative of the said Andrew Hunter, the widow and administratrix of the said Andrew Hunter, may divide the money in her hands amongst his Creditors.—Such Creditors as fail to comply with this notice, will be excluded from the receipt of any dividend under the said Andrew