Middlesex, now in the occupation of Thomas Walter, Cheese-

Particulars are proparing and 'may shortly be had (graffs) at the said Master's Chambers, in Southampton-Benddings aforesaid; of Messrs. Darke, Church, and Darke, Solicitors, Red-Lion-Square; and of Mr. Godmond, Solicitor, Eurl-Street, Blackfriars.

W Hereas by a Decree of the High Court of Chandery of England, made in two Causes, wherein Robert Farthing Beauchamp, on behalf of himbelf and differs the Creditors of the late Most Noble Walter Marquess of Ormonde is plaintiff, and George Marquess of Huntley and others are diffendiants, and wherein the Honoturable Charles Harward. Butler Clarke and others are plaintiffs, and James Barl of Ornofode and Ossory and others are defendants, it is referred to James Stephen, Esq. one of the Masters of the said Court, amongst other things, to take an account of the debts, charges, and incumbrances, which were charged upon or affected the éstates of the said late Walter Marquess of Ormonic, deceased, in Ireland, and prisage and butlerage of whes, vested in William Morland, John Hosier, Charles Butler, and Job Hatt Price Clarke, by the Act of Parliament of the forty-eighth of King George the Third, and the indenture of the 22d of February 1808, and in Douglas Kinnaird, Sir Jämes Graham, John Hosier, and Charles Butler, by the Act of Parliament of the fifty-eighth of King George the Third, and an indenture of the 5th of May 1820, in the said year 1808, and which have been since charged lucteons; also an account of the debts, charges, and incumbrances on all such éstates and hereditaments in Ireland as now remain unsold; also an account of the debts, charges, and incumbrances upon or affecting the said testator's estates in England, at the time of his decease; and also an 'account of all debts which were die and owing from the said testator at the time of his decease, and which are not charged upon his estates and hereditaments in England or Ireland.—All persous claiming to have any such debts, charges, or incombrances as altoresaid, are forthwith to come in and prove the same before the said Matster, at his Chambers, in Soultampton-Builtanges, Chancery-Eane, Tomon, or in default-thereof they will be excluded the benefit of the said Decree.

Whereas by a Decree of the High Court of Chancery, made in a 'Gause Harrison 'against Gurney, it is amongst other things referred to John'Campbell, Esq. one of the 'Masters of the 'said Court, to inquire and State to the Contr's with the 'said 'Gourt, to inquire and State to the Contr's with the 'said 'Gourt, to inquire and State to the erst 'Bay of 'Norember 1811 (and 'made between the Most Tyble Thomas Marquess of Headfort and the Honourable Thomas Marquess of Lombard-Street, in the City of London, Esq.; Lewis Lloyd, of Lothbury, in the City of London, Banker; Kirk Boott, of Artillery-Place, Finsbury-Square, in the County of Middlesex, Esq.; and James Agar, of the offner 'part), or the 'person's claiming under them had necepted, and 'which of them 'who had not accepted had seried to accept debentares agreeably to the provisions of the said indefitie, and 'which of them 'who had not accepted had series to accept debentares for any and which of the said indefitie, and which of the several debentures which had been accepted, and 'which of the person's claiming under them fild 'fefused to accept debentares for any and which of the said annutities 'or 'debest' any and which of the said annutities 'or 'debest' and also to take an account of the said annutities 'or 'debest' and also to take an account of the 'be's several debentares 'are, by their Solicitors,' to come in the destablish such chains before John 'Edminod' Dowleswell, 'Esq. (the Successor of the said 'Master Mr. Campbell), at his 'Office, 'n 'Southantfon'Buildings, Chancery-Lane, London, on or hefore the 31st day of July 'next, or in défault thereof they will be percemptorily excluded the benefit of the said 'be'tree.

Travent to an Order of the High Court of Chancery, matter in a Cause of Lyon against Richards, whereby'it is referred to John Springett Harrey, Esq. one of the Masters of the said Court, to inquire whether any and which of the following legacies, given by the will of William Prildie, late of the Island of St. Christopher, in the West Hidies, remain infinis, to wit—501. 'to Miss Herbert...1001. 'to 'Stanley

Dursuant to a Decree of the High Court of Chancery, made in a Cause West against Borney, Sart. Atted the 25th day of May 1816, whereby it is referred to John Campbell, Esquire, one of the Masters of the said Court, to enquire whether there are any incumbrances which affect the estates comprised in the Deed of Arrangement, dated the 31st day of July 1807; and also to state the priority, respectively, of such incemburnees, and which estates consist of several manors, messuages, farms, lands, tenements, adrowsons and hereditaments structe, Tying and being or arising in or within the several Parishes of Barton-Berdish, altas Barton-Benditch, Barton-Eastmore, Fincham, next Barton-Beedianwell, Boughton, Harmingtoft, North-Elmham, Tittleshall, Bilney-Brisley, Gately, Lasterton, Kirby, otherwise Kirby-Bedon, Rochland, Framingham, Earl-Framingham, Pigott, Bixley, Bramerton and Wittingham, in the County of Norfolk :---Therefore, all persons who have any charges or incumbrances on the said estates are, by their Solicitors, to come in and prove their several and respective incumbrances before John Edmund-Dowdeswell, Esq. (the successor to the said Master, Mr. Campbell), at his Office, in Southampton-Buildings, Chancery-Lane, London, on or before the 8th day of August next or in default thereof, they will be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Fynmore against Morley, 'the Creditors and Legatees of Edward Rymer, formaily of CookspursStreet, in the Parish of St. Martin in the Fields, in the County of Milddlesex, Boot - and Shoe-Maker, but since of Jermyn-Street, in the Parish of Saint James, in the same County, deceased (who died in the month of March 1819), are, by their Solicitors, to come in and prove their debts, and claim their legacies, before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, on or before the 31st day of July next, or in default thereot they will be premptorily excluded the benefit of the said Decree.

Ursnant'to a Decree of the High Court of Chansery, bearing date the 20th day of Alarch 19821, made in a Cause wherein William Blew and others are the plaintiffs, and Henry Winchester and others are the delendants, the 'Greditors of William Winchester, formerly of the Strand, in the County of Middlesex, but late of Cecil-Street, in the Strand, Esq. deceased, the testator in the said Decree named (who died on or about the '5th day of January 1920), are, on for fore the 30th day of July 1921, to come in and prove their debts before Sir John Simeon/Bart. one of the Masters alf the said Court, at his Ohambers, in Soathampton-Buildings, Chancery-Lane, London, or in default thereof they will the peremptorily excluded the benefit of thesaid Decree.

PUrsuant to a Decree of the High Court of Chancery, bearing date the 6th day of June 1821, made in a Cause wherein Edward Blaxome and James Player (on behalf of themselves and all other the unsatisfied specialty Creditors of William Pye, Jate of Frampton-wpon-Severu, in the County-of Gloucester, Iunkeeper, deceased), the testator in the said Decree named (who died in or about the month of February 1821), are the plaintiffs, and William Barnard is the defendant, the specialty Creditors of the said William Pye, the testator, are forthwill to come in and prove their debts before Sir John Sincon, Bart. one of the 'Masters of the said Court, at his Chairbers, in Southampton Buildings, Chartery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Dussant to a Decree of the High Court of Chancery, made in a Cause "The against Tilt; the Creditors of Thomas Tilt, date of Brighton, in the Gunty of Sussex, Tavern-Ketper, decessed (who died in the the month of July 1809), are, by their Solivitors, to the will take me in and prote their delts before Wilkin Akkander, Esq. one of