Directant to a Decree of the High Court of Chancery, bearing date the 12th day of June 1822, made in a Cause Day against Paxton, the Creditors of John Day, late of the City of Bristol, Esq. deceased (who died on or about the 17th day of May 1731), are, by themselves or their Solicitors, on or before the 2th day of December 1822, 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 peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, hearing date the 12th day of June 1822, made in a Cause Day against Pakton, the Creditors of James Day, late of the City of Bristol, Esq. deceased (who died on or about the 6th of September 1754), are, by themselves or their Solicitors, oh or before the 9th day of December 1822, to come in and prove their debts before Samuel Compton Cox, Esq. one of the Masters of the said Court, at his Chambers, in Southainpton Buildings, Chancery-Lane, London, or in default thereof they will be peremptorly excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court Cliancery, made in a Cause wherein Sir George Anson and others are plaintiffs, and John Towgood and others are defendants, the Joint Greditors of James Strange, James Dushwood, John Aguew, and George Reacocke, formerly of New Bond-Street, in the County, of Middlesex (and carrying on the business of Bankers, under the firm of Messres Strange, Dashwood, and Coppany), are forthwith to come in and prove their debts before Francis Baul Stratford, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chambery, Landon, 100 in default thereof, they will be percaptorily excluded the benefit of the said Decree,

Usuant to a Berge of the High Court of Chancerys In manadering a Cause wherein Sir George Anson and other acciplaintiffs, and Lohnd'lowgood and others are defendants the Separater Creditors of James Strange, James Dashwood, and George Peacocke, formerly of New Bond-Street, in the Gounty of Middlesex, Bahkers (whose debts were due on the Gounty of Judy 1803, and now remains unpaid), are forthmish to come in and prove their debts before Francis Paul Stratford; 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 Decrees.

Ursuant to a Decree of the High Court of Chancery, inade-in a Cause Ashworth v. Yates, the Creditors and Legatees of John Wright, late of Clough, and within Haslingden, in the County of Lancaster, Gentleman, deceased (who died) in the month of March '18'12'), 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 24th day of December mest, for in default thereof they will be peremptorily excluded the benefit of the said Decree.

made in a Cause Kerfoot against Whitley, the Creditors of Edward Whitley, late of Berse-Drelincourt, in the County of Denby, Clerk (who died in the year 1820), are, on or before the 14th day of December next, no 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, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dirsuant to a Decree of the High Court of Chancery, made in a Cause White against Arthur, the Creditors of Susannah Disting, late of Compton, in the Parish of Charles, in Plymouth, in the County of Devon, Widow (who died in 1818), are, on before the 14th day of December next, to come in and prove their debts before John-Springert Harrely, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will the peremptority excluded the benefit of the said Decree.

Durannt to a Decige of the High Court of Chancery, made in, a Cause Jones against. Edwards, the Creditors of John Parry, late of Henfryn, in the Parish of New-Market, in the County of Flint, Gentleman, deceased (who died in the month of July 1815), are, on or before the 7th of December 1822, to come in and prove their debts before William Courtenay, Esq. one of the Masters of the said Court, at his Chambers, in Southanpon-Buildings, Chancery Laue, Loudon, 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 Wordsworth against Parkin, the Creditors of John Wordsworth, late of Penrith, in the County of Comberland, Esq. deceased (who died on or about the 23d dky of October 1819), are, on or before the 10th day of December 1822, to come in and "prove their debts before William Courtenay, 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 peremptorily excluded the benefit of the said Decree.

His Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Adexander Ouming, of the Tything of Whistones, in the Parish of Claines, in the County, of Worcester, Draper and Tea Dealer, Déaler and Chapman, are desired to meet the Assignees of the said Bankrupt's estate, on Wednesday the 20th day of November instant, at Twelve o'Clock at Noon, at the County of Commissioners of Bankrupts, in Basingball-Street, in the City of London, to assent to or dissent from the said Assignees making the said Bankrupt an allowance for his maintenance and support until he shall have finished his examination; and also to assent to or dissent from the said Assignees welling or disposing the said Bankrupt's household furniture; book-debts; and stock in trade, or any of them, or any part thereof, either by public auction or by private contract, as the said Assignees may think proper, and to their giving time for payment, either on security or otherwise, as they may think fit; and in case the said Assignees cannot dispose of the book-debts by public auction or private contract, to assent to or dissent from the said Assignees authorising the said Bankrupt, or any other person or persona to collect and get in the whole or any part of the said book-debts, find allowing a certain per centage on the amount collected for his or their trouble; and also to assent to or dissent from the said Assignees paying and allowing certain law expences incurred previously to the issuing of the said Commission in preparing an assignment of the said Bankrupt's estate for the benefit of his Creditors, and other charges consequent thereon; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any action or actions, suit or suits at law or in equity, for the recovery or protection 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 on other special alla

The Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against
Robert-Perkins, of Lymington, in the County of Southampton, Grocer; &c. are requested to meet the Assignees of the
estate and effects of the said Bankrupt, at the Court of Commissioners of Bankrupts; in Basinghall-Street, in the City
of London, on Monday the 25th day of November instant,
at Twelve o'Clock at Noon, to assent to or dissint from the
said Assignees paying all such or the like dividend and dividends as have been paid or shall hereafter be paid to the
Creditors who have proved, as atoresaid, on a deut of 1021, 10s.
due from said Bankrupt to the members of a friendly society,
held at the Nag's Head Inn, in Lymington, for monies lent by
said members to the said Bankrupt, previous to the date of
the said Commission, which debt was disallowed by the Commissioners, owing to an informality in the wording of the
hote of hand given by the Bankrupt for the same.

73 MHE Separate Creditors of Robert Seaton, late of Pontefract, but now of Wentbridge, both in the County of York, who have proved their Debts under a Commission of Bankrupt awarded and issued forch against Thomas Party, of Manchester, in the County of Lancaster, the said Robelt Seaton and Joseph Armitage, of Pontefract aforesaid, Cotton-Spinners, Dealers, Chapmen, and Copartners, late carrying inclusioness autilanchester aforesaid, under the firm of Parry, Seaton, and Company, sacrequested to meet the Assignee of