ditors of the Honourable Charles Crawford (commonly called Earl of Crawford and Lindsay Viscount Garnock), late of Petersham, in the County of Surrey (who died on the 22d day of February 1825), are forthwith to come in and prove their debts before Francis Paul Stratford, Esq. one of the Masters of the said Court, at his Chambers, in Southamp ton-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 wherein Robert Thorley is the plaintiff, and John Francis Byrne and His Majesty's Attorney-General are defendants, the Next of Kin of the Honcurable Charles Crawford (commonly called Earl of Crawford and Lindsey Viscount Garnock), living at the time of his death (which happened on the 22d day of February 1825), or the personal representative or representatives of any of them who may have since died, are forthwith to come in before Francis Paul Stratford, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their kindred and make out their claims, or in default thereof they will be excluded the benefit of the said Decree.

OTICE is hereby given, that James Scott, of Cuddington, in the County of Bucks, Baker, hath by Indenture of Lease and Release and Assignment, bearing date respectively the 10th and 11th days of February 1826, made between the said James Scott of the one part, and George Rainsford, of the Hamlet of Walton, in the Parish of Aylesbury, in the said County of Bucks, Auctioneer, of the other part, conveyed and assigned all his real and personal estate and effects to the said George Rainsford, as Trustee for the benefit of himself and all other Creditors of the said James Scott, and which said Deed of Lease and Release and Assignment were executed by the said James Scott on the 14th, and the Release and Assignment by the said George Rainsford on the 25th day of the said month of February, in the presence of, and attested by, James James, of Aylesbury aforesaid, Solicitor, and notice is hereby further given, that the said Deed of Release and Assignment now lies at the Office of the said James James for signature by the Creditors of the said James Scott.

OTICE is hereby given, that William Brazier, of Rye, in the County of Sussex, Merchant, by Deeds of Lease and Release, dated respectively the 14th and 15th of February last, and of Assignment dated the same 15th of February conveyed and assigned all his real and personal estate and effects to William Frampton, of Leadenhall-Street, London, Merchant, and Thomas Arnott, of Christchurch, in the County of Surrey, Merchant, for the benefit of all the Creditors of the said William Brazier who shall execute the said Deed of Assignment; and that the said Deeds were respectively executed by the said William Brazier on the said 15th of February, and by the said William Frampton and Thomas Arnott on the 18th day of February; and that the executions of such Deeds respectively hy the said William Brazier, William Frampton, and Thomas Arnott are attested by Richard Curteis Pomfret, of Rye, in the County of Sussex, Solicitor; and the said Deed of Assignment now lies at the Office of Messrs. Dawes, Lardner, Fisher and Pomfret, Rye, for the signature of the Creditors of the said William Brazier.

OTICE is hereby given, that by an Indenture of Assignment, bearing date the 18th day of February, 1826, William Hine the elder, and William Hine the younger, of Brighthelmston, in the County of Sussex, Earthenware Dealers, Chinamen, and Copartners, have assigned all their estate and effects to Joseph Green, of Thames-Street, in the City of London, Merchant, and William Taylor Copeland, of Portugal-Street, London, Earthenware Manufacturer, upon trust, for the benefit of all the Creditors of the said William Hine the elder, and William Hine the younger; and which said deed was executed by the said William Hine the elder, and William Hine the by the said William Hine the elder, and William Hine the younger, and attested by John Colbatch, of Brighthelmston aforesaid, Solicitor; and was also executed by the said Joseph Green and William Taylor Copeland, and attested by Gregory James Best, 8, Fig-tree Court, Temple, London, Solicitor.

THE Creditors, as well Joint as Separate, who have proved their Debts under a Commission of Bankrupt awarded and issued forth against George Haynes the elder, George Day, George Haynes the younger, and William Lawrence, of Swansea, in the County of Glamorgan, Bankers and Copartners, are requested to meet the Assignees of the said Bankrupts': estate and effects, on Tuesday the 2d day of May next, at Twelve o'Clock at Noon, at the Public Rooms (Mr. John at Twetre o Clock at 19001, at the Future Rooms (Mil. John Harrison's), on the Burrows, at Swansea aforesaid, to assent to or dissent from the said Assignces selling or otherwise disposing of all or any part of the freehold, leasehold and other estates of the said Bankrupts respectively, or any or either of them, in such lots, and either by public auction or private contract, and for such price or prices, and at such private contract, and for such price or prices, and at such time and place, or times and places, as they shall think proper, and from time to time, at such auction or auctions, to buy in and afterwards re-sell the same freehold, leasthold, and other estates, or any of them, or any part or parts thereof respectively, at such time or times, and in such manner as they the said Assignces shall think fit, without being answerable or accountable for any loss or disjunction. swerable or accountable for any loss or diminuation in price at any such re-sale, or for any expence which may be occasioned by any such buying in and re-sale; and also to assent to or dissent from the said Assignees giving such time or times, and accepting such security for payment of the consideration-money for the same respectively, as they shall think proper; also to authorise the said Assignees, in the mean time, and until the said freehold and leasehold estates and premises, or any of them, shall be sold, to let the same, or any part or parts thereof respectively, for such period, and upon such terms and conditions, as the said Assignees may think fit, or instead of letting the said premises, or any part or parts thereof respectively, to farm and manage the same at the costs and charges of the estates of the said Bankrupts; the costs and charges of the estates of the said Bankrupts; also to assent to or dissent from the said Assignces selling and disposing of the household goods, furtiture, stock, and other personal estates and effects of the said Bankrupts respectively, or any of them, or any part thereof, either by public auction or by private contract, and either for ready money or on credit, or upon such bills of exchange, or other security or terms, as the said Assignces shall think proper; also to confirm such sales, navoients and other acts as hore. also to confirm such sales, payments and other acts as have already been effected, made or done by the said Assignees, of and concerning the said Bankrupts' estates and affecte; also to assent to or dissent from the said Assignees confirming, and carrying into execution, a certain agreement, bearing date the 17th of March 1825, whereby certain suits at law and in equity, therein mentioned, were compromised, and whereby (in consideration of the sum of £200, to be paid by the said George Haynes the elder and George Haynes the younger) it was and is agreed, that a certain messuage or dwelling-house and premises, then and now in the occupation of Mrs. Elizabeth Dalton, situate on the Burrows, in the said town of Swansea, should be assigned to the said George Haynes the deler and George Haynes the younger for the residue of a term of ninety-nine years (commencing in the year 1812), at the yearly rent of £2°8s, payable to the Burgesses of the Borough of Swansea; also to assent to or dissent from of the Borough of Swansea; also to assent to or dissent from the said Assignees accepting and taking, as part of the estate of the said George Haynes the younger, and offering for sale, certain leasehold premises in the City of Bath (the particulars whereof, and of the lease under which the same are held, will be stated at the said meeting), or (in case the saibe cannot be sold to advantage) to repudiate the lease, and surrender the same to the landlord thereof; also to assent to or dissent from the said Assignees, in conjunction with the said George Haynes the elder, executing to Mr. Thomas Boweh a lease (the draft of which was prepared in the month of February 1825,) of premises, situate on the Strand, near the Brewery, in the said Town of Swansea, pursuant to an agree-ment entered into by or for the said George Haynes the elder with the said Thomas Bowen (the particulars whereof will be stated at the meeting), and in pursuance of which agreement, the said Thomas Bowen had possession of the said premises, and hath laid out a considerable sum of money in the erection of divers buildings for manufacturing and mechanical purposes; 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, or preferring or opposing any petition or petitions to the Lord High Chancellor, for the recovery, defence, or protection of the joint and separate estates and effects of the said Bankrupts, or any part thereof, or to their compounding with any Debtor or Debtors to the estate of the said Bankrupts, and