NAMES TO DESTORS AND CREDITORS.

LL persons wife stand indebted to the estate of Samuel Scholffelli, late of Brill Street, in Rochdile, in the County of Lancaster, Tailor, dec. ased, are requested to pry their accounts to James Holliday, Peter M'Kenzie, and John Grinerod, all of Rochdale aforesaid, Executors named and appointed in and by the last will and testament of the said Samuel Scholffelly deceased; and all persons to whom the estate stands indebted are requested to send in the nature of their demandarto the above named executors, in order that the same stay he examined and discharged!—Rochdale, October 29, 1835.

the Court of Chancery of the County Palatine of Lancaster, made in a cause Marsland v. Marsland, before William Shawe, Esq., Registrar of the said Court, at the House of Mr. Thomas Slage, known by the name of the Clarendon Ion; in Chorlton-upon-Medlock, in the said Courty of Lancaster, on Wednesday, the 2d day of December 1835, at Six o'Clock in the Afternoon, in such lets-as shall be then acreed upon, and subject to such conditions as shall be then produced.

A capital messuage or dwelling-house, with the stables, coach-house, outbuildings, and spacious yard-helonging thereto, situate in Grosvenor-Square, in Chorlton-upon-Medica aforesaid, in the occupation of the Miss Marslands, containing 1877 superficial square yards of land, or thereabouts, subject to a yearly rent of £44, payable thereout;

A plot of land situate in Chorlton-upon-Medlock aforesaid, and fronting Grosvenor-Square, and containing 1760 superficial square yards of land, or thereshouts.

A plot of land situate in Cayley-Bangs, in Manchester, and fronting into Great Marlborough-Street, and containing 2276 superficial square yards of land, or thereshouts.

And several perpetual chief or annual rents of £121 8s. 4d. £78 3s. 4d. £56 1s. 6d. £47 11s. 10\(\frac{1}{2}\)d £46 2s. 6. £10, £11 18s. 6d. and £6 4s. 4d. respectively, issuing out of lands eituate in Chortton-upon Medlock aforesaid, and in the Parish of Manchester.

of Manchester.

Priored particulars may be had! (gratis) at the Registrar's Office in Preston; and at the Office of Mr. Phillips, Solicitor, \$4, King-Street, Manchester.

Chancery, made in a cance Hodgkinson and others in Browning and others, with the approbation of George Hoom-Roupell, Esq. one of the Masters of the said Court, at Garraway's Coffee-House, in the City of Loudon, in the month of December 1835; of which due notice will be given;

A certain copyhold estate consisting of a detached brickbuilt family residence and premises; at Newington-Green, in the Coanty of Middlesex, late the property of William Browning, Esq. Jeccased.

Particulars may be shortly had (gratis) at the said Master's Chapters, Southampions Buildings, Gauthery Laner Losdon; of Mr. Fyson, Solicitor, Tokenhouse Yard; of Messrs? Brace; Solicitors; Surrey Street, Strand; and at Messrs. Fairbrother and Co.'s Offices, 2, Lancas er-Place, Strand.

MIRUANT to a Decree of the High Court of Chancery, made in a cause Wallis against Philpott, the Creditors of William Tate, late of Queen's Row, Pentonville, in the County of Middlesex, Gentleman, deceased (who died in or about the month of July 1827), are, on or before the 10th Lay of December 1875 to come in a id prove their debts before Prancis Cross, Esq. one or 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.

made in a cause Wallis against Philpott, such of the Next of Kin of William Pite, late of Queen's-tow. Pentonville, in the County of Middles x, Gentleman, acceased, who were living a the time of his death which mappened in or about the mouth of July 18-71, as are still living, and the legal personal representatives of such of the said next of kin as have since dien, are, on or afore the Oth day of December 835, to come in and make out their claims as such next of kin and personal representatives before Francis Cross, E q one of the Masters of the said Court, at his Chambers, in Southern

ampton-Buildings Chancesy-Lune, Itondon; or is default thereof they will be peremptorily excluded the beneat of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Buchanan against Mountain, the Creditors of Thomas Ridler, late of the City of Gloucester, in the County of Gloucester, Soap Manufacturer, deceased (who died in the year 1828), are, on or before the 3d day of December 1835, to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his Ghambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

High Court of Chancery, made in a cause wherein Henry Isaac'is plaintiff; and Abraham Detricz and others are defenants, such of the nearest poor Relations of Natham Simson, formerly of the Parish of Saint Dunstan in the East, limither City of London; Merchaut, deceased, and of Dyfie Simson, his Widow, deceased, as would entitle themselves to the benefit of the charitable biqueus mentioned in the will of the said Natham Simson, are forthwith to come in and make out their claims, and how they are related the said Natham Simson and Dyfie Simson, respectively; before Francis tross, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laue, London.—But, pursuage to the said Decree, in order to prevent confusion, not most than twenty claimants can be admitted, namely, ten relations on the part of the said Dyfie Simson.

URSUANT to a Decree of the High Court of Chancery, made in a cause Smith versus camp, the Creditors of Thomas Camp, late of Milton-Street, Fore-Street, in the City-of London, Bookbinder, deceased (who died on or about the 25th day of September 1834), are forthwith, by their Solicitors, to come in and prove their debts before James William Farrer, 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.

DURNUANT to a Decree of the High Court of Chartery, ande in a cause Angerstein versus Martin, the Greditors of John Julius Angerstein, late of Woodlands, in the county of Kent, and of Pall-Mall, in the Parish of St. James, in the Liberty of Westminster, in the County of Middlesex, Exq. deceased (who died on the 29th day of January 1823), are, by their Solicitors, on or better the 4th day of December 1835, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laret, London, or in default thereof they will be peremptorily; as cluded the benefit of the said Decree.

made in a cause Evans versus Evans, the Creditors of Thomas evans, late of Kennington cross, Lambeth, in the Cousts of Surrey, Esq. deceased (who died on the 10 h.day of November 1832), are, by their Solicitors, on or before the 4th day of December 1835, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said-Court, at his Chambers, in Southampton-Buildings, Chancry-Lane, London; or in default thereof they will be peremptority excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, ande in a cause of Marshall against Allinson, the Creditors of the Rev. John Monkhouse, Rector of Branshott, in the County of Southunpton, and Fe low of Queen's College, Oxford (who died in the month of October 1828), are northwith to come in and prove their deb's before Sir Giffin Wilson, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancert-Lane, London, or in default thereof they will be excluded the henefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Marsuali versus Allinson, the Next of Kin of the Rev. John Mon house. Rector of Branshott, in the County of Southampton, and Feliov of Queen's College, Oxford (who ded in the month of October 1828), hving at his decease, or the per-ough representative or representatives of any of them who may have since died, are, by their Solicitors,

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