of Lawrence-Lane, Cheapside, in the Citty of London, Ware-housemen, and of Camberwell, in the County of Surrey (who died in the month of December 1828), are to come in and prove their debts before Henry Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chencery Lane, London, on or before the 8th day of December 1835, 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 Wilson versus Gabb, the Creditors of Theophilus Jones, late of Llanti-ho Pertholey in the County of Monmouth, Clerk (who died on the 20th of December 1833), are to come in and prove their debts before Henry Martin, Esquence of the Masters of the said Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, on or before the 8th day of December 1835, 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 in England, made in causes Johnston against Todd, the residuary Leguees and Devisees of Robert Marshall, late of the Island of Jamaica, £92 deceased (who died on or about the 19th of December 1820), being Margaret Elizabeth Wright and George Wright, the son and daughter of Adam Wright, formerly of Spital Farm, near Kelso, North Britain, Elizabeth Jaffery, Robert Jaffery, william Jaffery, Margaret Jaffery, and Gatherine Jaffery, and John Jaffery, the sons and daughters of Robert Jaffery, formerly of Sitchall Mill, near Kelso aforesaid, and also the Heir at Law and Next of Kin of the said Robert Marshall, or the personal representatives of such of them as are dead, are, on or before the 31st day of March 1836, to come in and prove their kindred and make out their claim before William Brougham, 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 peremptority excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause intituled Stain v. Stain, the Creditors of Thomas Stain, late of Barton in Bean, in the County of Leicester. Farmer (who died in the month of January 1928), are, by their Solicitors, on or before the 7th day of December 1835, to come in before William Wingfield, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their idebts, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

unde in a cause of His Majesty's Attorney General against Southgate, the Heir or Heirs at Law and Next of Kin of James Milner, late of Crown-Court, Old Change, in the City of London, Calenderer, and of Bush-Hill, Enfield, in the County of Middlesex (who died in the month of April 1830), living at the time of his decease, or the real and personal representative or representatives of any of them who may have since died, are, by their Solicitors, forthwith to come in and prove their kindred and make out their claims before Sir Giffin Wilson, Knt. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chamery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Mr. Miluer came from Manchester when a boy, and died at the age of sixty-one, and is supposed to have been a native of Manchester, or the neighbourhood.

DUITSUANT to a Decree of the High Court of Chancery, made in a cause of Acey against Simpson, the Creditors of John Simpson, late of Great Driffield, in the County of York, Merchant (who died in the month of January 1835), are forthwith to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laue, London, or in default thereof they will be excluded the benefit of the said Decree.

Thurstian't to a Decree of His Majesty's Court of Ex elsequer at Westminster, made in a cause of Jones and others werses Jones and others, the Creditors of David Jones, interest Gualrisedin, in the Parish of Gilgowm, in the County of Carmanthen, Drover (who died in the month of March in the year 1921), are forthwath, by their Silicitors, to come in and prove their debts before Jefferics Syranger, Esq. one of the

Masters of the said Court, at his Chambers, in Tankeld-Court, in the Inner Temple, London, or in default thereof they will be excluded the benefit of the said Decree.

OTICE is hereby given, that by indentures of lease and relase, dated respectively the 2d and 3d days of October last, and a deed of assignment, of even date with the said indenture of release. John Manton the elder, of Kenilworth, in the Connty of Warwick, Farner, has duly conveyed and assigned all his estate and effects, both real and personal, to John Ward the elder and Thomas Ward, both of Kenilworth aforesaid, Farners, and Joseph Harrison, of the same place, Confectioner, upon trust, for the heriefft of sit the Creditors of him the said John Manton; and which said indenture of lease was executed by the said John Maitton, and the said John Ward and Joseph Harrison, on the taid 3d day of October last, in the presence of, and attested by; Robert Poole, of Kenilworth aforesaid, Solicitor; and the same indenture of release and deed of saignment by the said Thomas Ward, on the 15th day of October last, in the presence of, and attested by, the said Robert Poole; and the said deed of assignment is lodged at the Offices of Messrs. Poole and Haymes, Solicitors, Kenilworth aforesaid, for the signstance of the several Creditors of the said John Manton, who may be desirous of executing the same.

Kenilworth, November 12, 1835.

OTICE is hereby given, that William Turner, of Show-upland, in the Country of Suffolk, Farmer, bath by indenture of lease and appointment, release and assignment, appointed, conveyed, and assigned all his real and personal estate and effects to John George Harr, of Stowmarket, in the said County, Gentleman, Charles Rayner Freeman, of Show-upland aforesaid, Farmer, and William Sparrow, of Newton, in the said County, Farmer, in trust (after paying and satisfying certain rent and incumbrances therein mentioned), for the equal benefit of the Creditors of the said William Turner; and that the said indentures were respectively executed by the said William Turner on the said 6th day of November, in the presence of Jam-s Gudgeon, of Stowmarket aforesaid, Attorney at Law, and William Leedes Fox, his Clerk; and that the said indenture of appointment, release and assignment was executed by the said Charles Rayner Freeman and William Sparrow on the said Ghaday of November, in the presence of the said James Gudgeon and William Leedes Fox; and that the said indentures of appointment, release and assignment was executed by the said John George Hast on the 2th day of November instant, in the presence of the said James Gudgeon and Joseph Faiers, of Hanghley, in the said County, Cordwainer.—Dated this 9th day of November in 1835.

Fiat in Bankemptcy awarded and issued forth against Henry Molyneux, of Penzance, in the County of Cornwall, Linen-Draper, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on the 5th day of December next, at Eleven o'Clock in the Foreneon, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to assent to or dissent from the said Assignees compounding, settling, and adjusting a certain-debt due to the said Bankrupt from one James G. Beckerley; and on other special affairs.

HE Creditors who have proved their debts under a Fiat in Bankroptey awarded and issued forth against Edmund Taylor, of Lower-Place, near Rachdade, in the County of Lancaster, Cotton-Spinoer, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankropt, on the 7th day of December next, at Ten o' Clock in the Forenoon precisely; at the Office of Mesers. Owen and Gill, in Princes-Street, in Manchester, in the said County, in order to assent to or dissent drom the said Assignée paying and discharging, or being allowed to retain, out of the said Bankropt's estate, all-such sum or sums of money, costs, and expences as the said-Assigneer who was also the petitioning Creditor, had incurred in arresting the said Bankropt and conveying him to prison, and in certain other matters and proceedings had and taken before the is-saing the said Fiat; and also to assent to or dissent from the said Assignee commercing prosecuting, and defending any action or descentions and proceedings are law-or, in equity, or, any other pro-