

**P**URSUANT to a Decree and Order of the High Court of Chancery, made in certain causes *Crofts* against *Dayr*, and *Clunn* against *Crofts*, the creditors of *Richard Brewer*, of *Cheshunt*, in the county of *Hertford*, Gentleman, deceased (who died in the year 1821), are, on or before the 31st day of *May* 1839, to come in and prove their debts before the Right Honourable *Robert Lord Henley*, 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.

**P**URSUANT to a Decree of the High Court of Chancery, made in four several causes *Firth* versus *Chorley*, *Firth* versus *Firth*, *Gallant* versus *Chorley*, and *Gallant* versus *Firth*, the creditors of *Joseph Firth*, late of *Holborn*, in the county of *Middlesex*, Licenced *Victualler*, deceased (who died in the month of *June* 1828), 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 Decrees.

**P**URSUANT to a Decree of the High Court of Chancery, made in a cause *Roberts* versus *Kelly*, the creditors of *John Kelly*, formerly of the parish of *Saint Katherine*, in the island of *Jamaica*, Gentleman, at the time of his death (which took place on the 5th day of *February* 1835), residing in the town of *Southampton*, in *England*, are, by their Solicitors, on or before the 1st day of *July* 1839, 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 peremptorily excluded the benefit of the said Decree.

**P**URSUANT to a Decree of the High Court of Chancery, made in a cause of *Clarke* against *Font*, the creditors of *Charles Font*, late of *Peckham Rye*, in the county of *Surrey*, Gentleman (who died in the month of *May* 1838), are, on or before the 1st day of *June* 1839, 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-lane*, *London*, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

**P**URSUANT to a Decree of the High Court of Chancery, made in a cause *Gordon* versus *Green* and another, the creditors of *Ann Anderson*, heretofore of *Windsor*, in the county of *Berks*, *Spinster* (who died in the month of *April* 1835), are forthwith, by their Solicitors, 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-lane*, *London*, or in default thereof they will be excluded the benefit of the said Decree.

**P**URSUANT to a Decree of the High Court of Chancery, made in a cause of *Nethorpe* v. *Wright*, all persons claiming to be the heir or heirs at law and next of kin of *Thomas Moffatt*, late of *New York*, in the *United States of America*, Gentleman, and formerly of *Goswell-street*, *Old-street-road*, in the county of *Middlesex*, where he carried on the business of a *Blue-Manufacturer*, and afterwards of *Paternoster-row*, in the city of *London*, and son of *Mary Moffatt*, late of *Kennington-green*, in the parish of *Lambeth*, and previously of *Paternoster-row*, in the city of *London*, living at the time of the decease of the said *Thomas Moffatt* (which happened, as is supposed, in the year 1819); and likewise all persons claiming to be heir or heirs at law and next of kin of the said *Mary Moffatt*, living at the time of her decease (which happened in the year 1826), and the personal representatives of any such next of kin of the said *Thomas Moffatt* and *Mary Moffatt* as may be dead, are forthwith, by their Solicitors, to come in and prove their kindred and make out their claims before *Sir Giffin Wilson*, Knight, one of the Masters of the Court, at his chambers, in *Southampton-buildings*, *Chancery-lane*, *London*, in order that they may not be excluded the benefit of the said Decree.

**P**URSUANT to a Decree of Her Majesty's Court of Exchequer at *Westminster*, made in a cause *Oliver* versus *Wise*, any person or persons claiming to be the child or children of *Jane Oliver*, the cousin of *Thomas Wainman*, late of *Papplewick*, in the county of *Nottingham*, Gentleman, deceased, the testator in the pleadings of the said cause named, or claiming to be the child or children of *John Wainman*, the cousin of the said testator, or claiming to be the child or

children of *Elizabeth Meares*, the niece of the said testator, and who were living at the time of the death of *Theodosia Ludford*, before her marriage called *Theodosia Wainman*, the niece of the said testator, or at the time of the death of *Jane Wainman*, the widow of the said testator, or claiming to be the personal representative or personal representatives of any such child or children, respectively, as have died since the death of the said *Theodosia Ludford*, or since the death of the said *Jane Wainman*, are forthwith, by their Solicitors, to come and establish their claims before *Richard Richarus*, Esq. one of the Masters of the said Court, at his chambers, in *Tanfield-court*, in the *Inner-temple*, *London*, or in default thereof they will be excluded the benefit of the said Decree.

**N**OTICE is hereby given, that by indenture of assignment, bearing date the 18th day of *April* 1839, *John Williams* and *Kneebone Douglass*, of *No. 2*, *Newington-causeway*, in the county of *Middlesex*, *Linens-Drawers* and *Coariners*, assigned all their estate and effects to *John David Nevill*, of *No. 1*, *Carey-lane*, *Cheapside*, in the city of *London*, *Silk Warehouseman*, upon trust, for himself and the rest of the creditors of the said *John Williams* and *Kneebone Douglass*; and that the said indenture was executed by the said *John Williams* and *Kneebone Douglass* on the day of the date thereof, and by the said *John David Nevill* on the 3d day of *May* 1839, in the presence of, and respectively attested by, *Nathaniel Overbury*, of *No. 44*, *Friday-street*, *Cheapside*, in the city of *London*, *A torney at Law* and *Solicitor*.—All persons owing debts to, or having claims on, the said estate, are requested to pay or send the same to Messrs. *Parrinton* and *Son*, *Accountants*, *King-street*, *Cheapside* aforesaid.—Dated this 6th day of *May* 1839.

**N**OTICE is hereby given, that *William Hustwait*, of *Chatteris*, in the isle of *Ely*, in the county of *Cambridge*, *Grocer* and *Draper*, hath by indenture, bearing date the 4th day of *April* 1839, assigned over all the goods, household goods and furniture, stock in trade, book debts, chattels, personal estate and effects whatsoever of him, the said *William Hustwait*, unto *Matthew Wasdale*, of *St. Ive's*, in the county of *Huntingdon*, Gentleman, and *John Ross*, of *Chatteris* aforesaid, *Grocer* and *Draper*, their executors, administrators, and assigns, upon trust, for the equal benefit of themselves and all other the creditors of the said *William Hustwait* who should execute the said indenture, on or before the 4th day of *June* next; which said indenture was executed by the said *William Hustwait* on the day of the date thereof, and the execution thereof by him is attested by *John Sewell*, of *Chatteris* aforesaid, *Solicitor*, and *John Howell*, his Clerk; by the said *John Ross* on the 15th day of *April* instant, and the execution thereof by him is attested by the said *John Sewell* and *William Ruston*, his Clerk; and by the said *Matthew Wasdale* on the 19th day of *April* instant, and the execution thereof by him is attested by *William Nainby Swallow*, of *St. Ive's* aforesaid, *Solicitor*; and that such deed now lies at the office of *Mr. Sewell*, *Solicitor*, *Chatteris*, for execution; and that all such creditors of the said *William Hustwait* as should refuse or neglect to execute the same as aforesaid, will be excluded all benefit arising therefrom.—Dated the 26th day of *April* 1839.

**T**HE creditors who have proved their debts under a *Fiat* in *Bankruptcy* awarded and issued forth against *Simeon Pinkard*, of *Southsea*, in the parish of *Portsea*, in the county of *Southampton*, *Brewer*, are requested to meet the assignee of the estate and effects of the said bankrupt, on the 29th day of *May* instant, at eleven of the clock in the forenoon, at the Court of *Bankruptcy*, in *Basinghall-street*, in the city of *London*, in order to assent to or dissent from the said assignee paying to certain persons, to be named at such meeting, certain costs, charges, and expenses, incurred by them previously to the choice of a assignee under the said *Fiat*, the amount of which costs, charges, and expenses will be stated at the said meeting; and on other special affairs.

**T**HE creditors who have proved their debts under a *Fiat* in *Bankruptcy* awarded and issued forth against *Henry Francis*, *Robert John Turner*, and *Charles John West*, of the city of *Norwich*, *Money Scriveners*, *Dealers* and *Chapmen*, are requested to meet the assignees of the said bankrupts' estate and effects, on *Wednesday* the 29th day of *May* instant, at eleven o'clock in the forenoon, at the office of Messrs. *Brightwell* and *Son*, *Solicitors*, *Norwich*, in