DURSUANT to a Decree of the High Court of Chancery, made in a cause Fisher versus Hepburn, the creditors of Nicholas Fisher, late of Maze-pond, Southwark, in the county of Surrey, Leather Seller, deceased (who died in the month of August 1334), are, by their Solicitors, on or before the 19th day of April 1348, to leave their claims of debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southamptonbuildings, Chancery-lane, London, and are, on the 19th day of May 1848, to establish such claims before the said Master, or in default thereof such persons will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Morrison against Hoppe, the creditors of Lemuel Kirkman, late of the parish of Saint Mary's. Islington, in the county of Middlesex, deceased (who died on or about the 18th day of June 1820), are forthwith to come in and prove their debts before William Henry Tinney, 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.

PURSUANT to a Decree of the High of Court Chancery, made in a cause Daval against New River Company, the heir or heirs at law of Richard Harris, late of Egham, in the county of Surrey, and of Clement's-inn, in the county of Middlesex, decea-ed, formerly a Collector in the service of the New River Company (who died in or about the month of December 1823), is and are, on or before the 8th day of April 1848, to come in and make out his, her, or their claims or claim as such heir or heirs at law before William Henry Tinney, 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.

PURSUANT to a Decree of the High Court of Chancery, made in certain causes, initialed Pink versus Pink, Pink versus Sauvage, and Pink versus Derbyshire, the creditors of John Pink, late of the parish of St. Ann, in the county of Middlesex, in the island of Jamaica, Esq. deceased (who died in the month of September 1833), are, by their Solicitors, forthwith to leave their claims of debts before William Brougham, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and establish such claims before the said Master, or in default thereof they will be excluded the benefit of the said Decree and the General Orders of the said Court.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Burton against Gass, the creditors of Samuel Berry, late of No. 18, Greek-street, Soho, in the parish of Saint Ann's, Westminster, Perfumer, deceased (who died on or about the 16th day of June 1825), are, by their Solicitors, on or before the 18th day of April 1848, 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.

N OTICE is hereby given, that by indentures of conveyance and assignment, bearing date, respectively, on the 31st day of January last, and the conveyance made between William Shalders, of the city of Norwich, Leather Cutter, of the one part; aud Stephen Boult, of Heigham, in the county of the city of Norwich, Tanner, Stephen Leeds, of Whitwell, in the county of Norfolk, Tanner, and William Wills, of Heigham aforesaid, Fellmonger, of the other part; and the assignment being made between the said William Shalders, of the first part; the said Stephen Boult, Stephen Leeds, and William Wills, of the second part; and the several other persons whose hands and seals are thereunto subscribed and set, creditors of the said William Shalders, of the third part; the said William Shalders hath conveyed and assigned all his real and personal estates and effects, whatsoever and wheresoever, nnto the said Stephen Boutt, Stephen Leeds, and William Wills, upon certain trusts, for the benefit of such of the creditors of the said William Shalders as should execute the said indenture of assignment within three months from the date thereof; and that the said indentures were, respectively, executed by the said William Shalders on the day of the date thereof, and his execution was attested by Robert Wortley, of Norwich aforesaid, Solicitor; and that the said indentures were, respectively, executed by the said Stephen Boult, Stephen Leeds, and William Wills, on the 7tb day of February last, and the execution thereof, respectively, by the said Stephen Boult and Stephen Leeds, was attested by Thomas Moore Keith, of the city of Norwich, Solicitor; and the execution of the same deeds, respectively, by the said William Wills, was attested by John Joseph Blake, of the same city, Solicitor; and that the said indenture of assignment now lies at our office for execution by the creditors of the said William Shalders.—Dated this 9th day of March 1848.

BLAKE, KEITH, and BLAKE, Saint Stephen's, Norwich, Solicitors for the trustees.

NOTICE is hereby given, that by an indenture, bearing date the 6th day of March 1848, Robert Paulson Spice, of Fakenham, in the county of Norfolk, Civil Engineer, hath conveyed and assigned all his estate and effects whatsoever to Moritz Platow, of No. 55, High Holborn, in the county of Middlesex, Gas Fitting Manufacturer, and Lynch White, of Baukside, in the borough of Southwark, Iron Merchant, as trustees, upon trust, for the benefit of all the creditors of him the said Robert Paulson Spice; and that the said indenture was duly executed by the said Robert Paulson Spice, Moritz Platow, and Lynch White, on the said 6th day of March 1848; and the execution thereof by the said parties, respectively, was attested by Joseph Unwin Harwood, of No. 26, Queen-street, Cheapside, in the city of London, Solicitor.

Notice is hereby given, that Henry Down, of Marnhull, in the county of Dorset, Butcher, hath by indenture, bearing date the 2d day of March 1848, assigned over all his real and personal estate unto John Galpin, of Marnhull aforesaid, Yeoman, and William Coate, of Hammoon, in the said county, Yeoman, upon trust, for themselves and all other the creditors of the said Henry Down who shall execute the same; and notice is also hereby further given, that the said deed was duly executed by the said Henry Down and John Galpin, respectively, on the 2d day of March 1848, in the presence of me, the undersigned, and Robert Parry, of Sturminster Newton aforesaid, Gentleman; and by the said William Coate on the 3d day of March, in the presence of the said Robert Parry. The said deed of assignment lies at my office for the inspection and execution of the creditors of the said Henry Down.--Sturminster Newton, 10th March 1848.

THOS. DASHWOOD, Solicitor to the Assignees.

NOTICE is hereby given, that by an indenture, dated the 7th day of March instant, John Alexander Bremner, of Mauchester, in the county of Lancaster, Merchaut, as igned his estate and interest under the marriage settlement of his father and mother, and other the estate and effects in the said indenture mentioned, to James Lofthouse, of Manchester aforesaid, Accountant, as trustee, for the benefit of all the creditors of the said John Alexander Bremner who shall come in and execute the said assignment, or otherwise signify their assent thereto by writing, on or before the 1st day of July next; and such indenture was duly executed by the said John Alexander Bremner and the said trustee, respectively, on the day of the date thereof, in the presence of, and such execution was attested by, James Barratt, of Cooper-street, Manchester, Solicitor; and notice is hereby given, that the said indenture now lies at the office of Messrs. Duffield, Lofthouse, and Whitworth, Accountants. Princess-street, Manchester, for execution by the creditors of the said John Alexander Bremner; and such of them as shall fail to execute the said indenture, or otherwise signify their assent thereto, on or before the said 1st day of July next, will be excluded all benefit to be derived therefrom.