Notice to Creditors

Brildol, December 1, 1799.

\*\*HE Creditors (if any) of John Davis and Stephen
George, late of the City of Brildol, Sugar-Refiners, George, late of the City of Bristol, Sugar-Refiners, Wholesiae Grocers and Partners, and of either of them in their separate Capacities, who have not yet executed or concurred in an Assignment of the Joint and Separate Estates of the said John Davis and Stephen George, dated the 17th Day of December 1798, are desired to call at the Office of Mr. Brook Smith, in the Exchange-Buildings, Bristol, to execute such Deed of Assignment, or to authorise some Person to sign the same; when and where Two several Dividends of Five Shillings, and One Dividend of Three Shillings and Four Pence in the Pound, will be paid to such Creditors and Notice is hereby given, that a Final Dividend of the Island Separate Estates will be made on or soon after the 1st Day of February next: and that if any of the Creditors Ist Day of February next: and that if any of the Creditors shall not have signed, or concurred in the above Deed, before or on that Day, they will lose the Benefit of the said Assign-ment, and be excluded from the Dividends made and to be made under the fame.

By Order of the Truftees, BROOK SMITH, Solicitor, Briffol.

O be fold before Abel Moyfey, Efq; Deputy Remembrancer of the Court of Exchequer, at his Chambers in the Exchequer-Office, in the Inner-Temple, London, on in the Exchequer-Office, in the Inner-Temple, London, on Thurfday the 19th Day of December 1799, at Twelve o'Clock at Noon, feized by virtue of a Writ of Extent, A defirable Freehold Estate situate on the North Side of Upper Thames-Street, No. 203, near the Church of St. Mary Somerset, at the Corner of Five Foot-Lane, in the Occupation of Mr. Benjamin Shaw, Cooper.

Printed Particulars may be had at the King's Remembrancer's Office, Inner-Temple; and at Mr. Gillman's, No. 50, Lombard-Street.

DUrsuant to a Decree of the High Court of Chaucery made in a Cause Raven versus Coates, the Creditors John Coates, late of the Surrey Tavern, in the Parish of Christchurch, in the County of Surry, Victualler, deceased, are to come in and prove their Debts before John Simeon, Esq; one of the Musters 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

Urfuant to an Order of the Right Honorable the Lord High Chancellor of Great Britain, made in the Matter of Ann Venn, of Kilcott, in the City of Gloucester, Spinster, of Ann Venn, of Kilcott, in the City of Gloucetter, Spinter, a Lucatic; any Perfon or Perfons claiming to be the Heir or Heirs at Law, and next of Kin to the faid Lunatic, are forthwith to come in and prove himself, herself, or themselves to be such Heir or Heirs at Law, and next of Kin, before Edward Leeds, Esq; one 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 Order. of the faid Order.

Durfnant to a Decree of the High Court of Chancery made in Two Caufe De Mazar against Pybus, and Knudson against Pybus the next of Kin of Christian Knudson, late a Colonel of Insantry in the Service of the Honorable the East India Company in the Service of the Frontian the East India Company in the Bengal Establishment, deceased, as were living at the Time of his Death, which happened on the 31st Day of August 1793, and the legal Personal Representatives of such of them as are since dead, are to come before Alexander Popham, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, and make out their Kindred and Reprefentations to such of them as are dead, or in Default thereof they will be excluded the Benefit of the faid Decree.

DUrfuant to a Decree of the High Court of Chancery made in a Caufe Smith against Cooper, the Creditors of Thomas Dring, late of Chelsea, in the County of Middlesex, Esq; deceased, are, on or before the 24th of January next, to come in and prove their Debts, either by themselves or their Solicitors, before William Graves, Efg one of the Masters of the said Court, at his Office in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will peremptorily be excluded the Benefit of the said

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against ames Garrett and Benjamin Hathway, late of Oxford-Street, Middlesex, Glass-Sellers, Earthenwaremen, Dealers, Chapmen, and Copartners, are desired to meet the Assignees of the said Bankrupts' Estate and Esses, on the 14th Instant, at Eleven in the Forenoon precisely, at the Baptist-Head Cossee-House, in Chancery-Lane, to consider of and determine upon various Matters relative to the Bankrupts' the Assignment of the Separate is more especially to authorise the Assignment of the Private Contract, in several Lots or otherwise, the Separate Estates of the said James Garrett; and to affent to, and authorife, or diffent from the Affignees felling and conveying to Mr. William Carr certain Leafe-hold Premises, Part of the said James Carrett's Estate, the Particulars whereof, and the Terms of the Sale, will be produced at the Meeting, and to their releasing Mr. Carr from his Contract touching the same; and to take into Consideration certain Sults depending between the Assignees and feveral Persons; and to authorise the surther Prosecution thereof, or the discontinuing or compounding and settling the same and paying the Costs thereof, and to examine and allow the Accounts of the faid Assignees; and to assent to and authorise them to discharge out of the Bankrupts' Estate certain Claims, extra Costs, and Disbursements touching the said Bankrupts' Estate; and to apportion between the Joint and Separate Estates certain Costs and Disbursements, the Particulars whereof will be produced at the Meeting; or to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating to the said Estates; and on other special Assairs.

THE Creditor of Mr. Charles Rix, late of Putney, in the County of Surry, 'Coach-Master, deceased, who have not already executed the Deed of Assignment, are requested to attend at the Office of Mr. Mark Pinero, in Charles-Street, Cavendish-Square, the Solicitor to the Trustees, on or before the 27th Day of December instant, and execute the same, as a Dividend is intended to be made immediately afterwards: and all Persons omitting to execute the aforestaid Deed of Assignment, and those who have executed the said Deed, omitting to deliver in a Statement of their respective Demands, on or before the said 27th Day of December instant, will be excluded the Benefit of the said Dvidend.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Wheldale, late of Holbeach, in the County of Lincoln, Broker, Trader, Deaier and Chapman, are defired to meet the Affignees of the faid Bankrupt's Estate and o'Clock in the Forenoon, at the House of Mr. Bushius Dandy, known by the Name of the White-Hart Inn, in Spalding, in the faid County of Lincoln, in order to assent to or diffent from the faid Affignees commencing, profecuting, or defending any Suit or Suits at Law or in Equity for Reon determing any Suit or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupt's Estate and Essess; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Affairs.

HE Creditors who have proved their Debts under a The Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Thomas Johnson, late of Norton-Falgate, in the County of Middlesex, Chymist and Druggist, Dealer and Chapman, are desired to neet the Assignees on Thursday the 12th Day of December instant, at Seven of the Clock in the Evening, at Tom's Costee-House, Cornhill, to assent to or dissent from the said Assignees commencing, prosecuting, and defending any Suit or Suits at Law or in Equity for Recovery of any Part of the said Bankrupt's Estate and Effects: or to the compounding, submitting to Arbitration. Effects; or to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and also respecting the Claim made by the Landlord of the Bankrupt's Leasehold Premises in Norton-Falgate, for Arrears of Rent; and other Matters touching and concerning the Bankrupt's Estate; and on other special Assairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and iffued forth against Henry Cintzen, of Sherrard-Street, Golden-Square, in the County of Middlesex, Taylor, Dealer and Chapman, are desired to meet the Assignces of the said Bankrupt's