[ I444

Durfuant to a Decree of the High Court of Chancery in made in a Caufe Stean against Sharp, the Creditors of John Burton, late of the Parish of Wyken, in the County of the Civy of Coventry, Farmer, deccased, (who died on or about the 18th of January 1779,) are forthwith to come in and prove their Debts before John Springer, Efg; one of the Matters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery made in a Caufe Larkins againft Larkins, the Creditors of William Larkins, late of Blackheath, in the County of Kent, Efg; deceated, are forthwith to come in before John Ord, Efg; one of the Mafters of the faid Court, and prove their Debts, or in Default thereof they will be excluded the Benefit of the faid Decree.

DUrfnant to a Decree of the High Court of Chancery made in a Caufe wherein the Right Honorable Lord Grey de Rathyn and another are Plaintiffs, and the Right Honorable Lord Arden and others are Defendants, the Creditors of the Right Honorable Henry Earl of Sufúex, deceafed, and the Incumbrancers and Annuitants on his real Effates, (except the Annuitants under his Will,) are forthwith to come in and prove their Debts, and make their Claims before Peter Holford, Efg; one of the Mafters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, 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 Hodges againft Gwillim, the Creritors of Joleph Hodges, late of Clement's-Inn, London, Gentleman, deceafed, (who died on the 27th Day of December 1799,) are forthwith to come in and prove their Debts before John Spranger, Efg; one of the Mafters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, 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 Bramly verfus Bramly, the Creditors of Daniel Jennings, late of Henrietta-Street, Covent-Garden, in the County of Middlefex, Efq; deceafed, are forthwith to come in and prove their Debts before John Simeon, Efq; one of the Matters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thercof they will be excluded the Benefit of the faid Decree.

THE Creditors of David Halliburton, late Surgeon in the Service of the Honorable the Eaft India Company, who died at Monegal, in the Eaft Indias, in the Month of November 1800, are defired to fend an Account of their Claims, and the Natures of them, to Mr. Wingfield, Solicitor, in John-Street, Golden-Square, in order to their being inveiligated and difcharged.

THE Creditors who have proved their Debts under a Commiftion of Bankrupt awarded and iffued sgainft Robert Redhead, Late of Mark-Lane, in the City of Lon-Wine and Brandy-Merchant, are requefted to meet the Affignees of the Bankrupt's Effate and Effects on Monday next, at five o'Clock in the Evening, at the City Coffee-Houfe, Cheapfide, on fpecial Affairs.

HE Creditors who have proved their Debts under a Commiffion of Bankrupt awarded and iffued forth againft James Ogden, late of Afhton-under-Line, in the County of Lancaiter, Cotton-Spinner, Dealer and Chapman, are defired to meet the Affignees of the Effate and Effects of the faid Bankrupt on Monday the 28th of December inflant, at Eleven o'Clock in the Forenoon, at the Star Inn, Deanfgate, Manchefter, to affent to or diffent from the faid Affignees commencing, profecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupt's Effate and Effects; or to the compounding, fubmitting to Arbitration, or otherwife agreeing any Matter or Thing relating thereto; and alfo to confult on the proper Mode of dipoling of the Bankrupt's Effate and Effects; and on other fpecial Affairs.

THE Creditors who have proved their Debts under a A Committion of Baukrupt awarded and iffued forth againft John Serle, of Shepton-Mellett, in the County of Somerfet, Clethier, Deake and Chipman, are defined to meet the Affgnees of the field Einkeupt's Efface and Ede3t at the Bufh Tavern, Corn-Struct, in the City of Brillol, on the 15th of December inflant, precidly at Twelve o'Clock at Noon, to affent to or diffent from the fuil Affignees felling the Whole or any Part of the field Bankrupt's Freehold, Copyhold, and Leafehold Effates, S och in Trade, Houfehold Goods, and other his Perfonal Effate, by private Contract or otherwife, as they field think proper; and on other fpecial Affairs.

HE Creditors who have proved their Debts under a Commifion of Bankrapt awarded and ifficed forth againft John Cheyney, of Oxford-Street, in the County of Middlefex, Linen-Draper, Dealer and Chapman, (Partner with James Summerfett, of Oxford-Street aforefaid, Linen-Draper, and now or late of the fland of New Providence, in America, and alfo Partner with the faid James Summerfett and John Dawfon, late of Wigmore-Street, in the faid County of Middlefex, and now or late of the Hland of New Providence aforefaid, Merchant,) are defired to meet the Affignees of the faid Bankrupt's Effate and Effects on Thurfday next the roth Inflant, at Eleven in the Forenoon, at the New London Tavern, in Cheapfide, in order to affent to or diffent from the faid Affignees commencing, profecuting, or defending uny fait or Suits at Law or in Equity touching any Part of the faid Bankrupt's Effate and Effects; or to the compounding, fubiting to Arbitration, or otherwife agreeing any Debt, Matter, or Thing relating thereto; and alfo to affent to or diffent from the faid Affignees felling or otherwife diffoling of, either by public Sale or private Contrad, the Stock in Trade, Houfchold Furniture, or other Effects whatfoever of or belonging to the faid Bankrupt or his Effate, alone or in Partnerfhip as aforefaid; and alfo to affent to or diffent from the faid Affignees giving up and refloring to the faid Bankrupt all or any Part of his Houfehold Furniture; and particularly to confider and determine on what Meafures will be moft proper and neceffary to be adopted for recovering and receiving finch Part of the Bankrupt's Property, in Partnerfhip with the faid James' Summerfett and John Dawfon, as is in the Polfeflon or Power of the faid James Summerfett and John Dawfon, or of any other Perfon or Perfons in America, or in the Iflauds of New Providence, or New Orleans, or any other Iflaud James Summerfett and John Dawfon, and due from the faid Bankrupt in Partnerfhip with the faid James Summerfett, cheyney, and Dawfon, may be confolidat

Were the Creditors are to come prepared to prove their Diffections and the Second Sitting to challed and the Second Sitting the Sitting th

1.12

1.15

. •

. . . . . . . .

. .