Grandfather the Leffor, and also pay me the Renewal Fines and Interest thereon, and also the Nomine Poena, that I will and interest the good, and also the Nomine Poena, that I will consider the Premises demised, and all Benefit of Renewal from thenceforth relinquished by the Heirs at Law, Assignee or Allignees of the said Thomas Wallis the Lessenamed in said Lease, and by all and every other Person or Persons entitled to said Renewal. And that I will, pursuant to this Notice, and of the Statute in that Case made and provided, from and after the Expiration of faid Two Months, if not required to renewand paid all Renewal Fines and Interest, Septennial Fines, and Nomine Poena by the Person or Perions who have or hath a Right to a Renewal, proceed for a Recovery thereof as by Law I am entitled, which all Perfons having any-Right or Claim thereto, are defired to take Notice. Witness my Hand this 12th Day of November 1802.

STEARNE TIGHE. . ber. 1802.

NOTICE

To the Relations of Mrs. Jane Judith Burke, deceased HE Brothers and Sitters, or the Children of the Brothers and silters, or the United of the Brothers and Silters of Mrs. Jane Judith Burke, formerly of Ballycahane, afterwards of Great Markborough-Street, London, and lately of Duke-Street, Bath, will, on Application to Dr. Parry or Mr. George Whittington, Attorney, both of Bath, be informed a Circumfrance to their Advantage. The Postage of all Letters must be paid.

DUrfuant to a Decree of the High Court of Chancery made in a Cause of Sedgwick against Wright, the Creditors and Legatees of Richard Wright, late of Moorfields, in the County of Middlesex, Broker, deceased, are, on or before the 23d of January next, to come in and prove their Debts, and claim their Legacies, before John Wilmot, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will peremptorily be excluded the Benefit of the said Decree. of the faid Decree.

Pursuant to a Decree of the High Court of Chancery made in a Cause Brighton against Barley and others, the Creditors of John Woodward, late of Upwell, in the Isle of Ely and County of Cambridge, Farmer and Grazier, decreed the County of Cambridge, Farmer and Grazier, decreed the County of Cambridge, Farmer and Cambridge, F before Peter Holford, Esq; one of the Massers of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lanc, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

November 18, 1802. THE Creditors of James Meycock, late of Broad-Street, St. Giles, who have executed the Truft-Deed, made for the Benefit of the Creditors, bearing Date the 21st of May 1802, may receive a Dividend on their respective Debts, by applying to Messrs. Hooper and Lane, Wood-Street, Cheapside. ·Cheaplide.

THE Creditors of Mr. John Parry, late of New-Bond-Street, in the County of Middlefex, Woollen-Draper, in respect of Debts contracted by him previous to the 30th of December 1801, and who have not executed the Deed of Affigment, in Trust for the Benefit of such Creditors, are recomptorily required, either themselves or their Agents, duly authorised, to call at our Office before the 16th of December next, and execute the same, or in Default thereoff they will be excluded the Benefit of the Dividend arising from the Essets of the said John Parry, which will be calcu-lated on that Day amongst such Creditors, as shall then have executed, who may receive their Dividends after the 20th of December, by applying at our Office.
SWANN and WALLINGTON, Fore-Street,

Cripplegate, London.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued of against William Hardy, of the City of Gloucester, Linch-Oraper, are desired to meet the Assigness of the faid Bankrupt's Estate and Essess on Wednesdy, the agth of December next, at One o'Clock in the Afternoon precifely, at the City next, at one o clock in the Alternoon precisely, at the City Coffee-House, Cheapside, London, in order to assent to or dissent from the Assignees accepting an offer made to them by the said Bankrupt, for the Purchase of the remaining Part of his Stock in Trade, Shop-Fixtures, and Household purniture; and on other special Assairs.

HE Creditors of Thomas Atwill, of Totnes, in the County of Devon, Shopkeeper, a Bankupt, are defired to attend at the Seven Stars inn, in Totnes aforefaid, on Monday the 6th of December next, by Four o'Clock in the Afternoon, to affent to or diffent from the Aftignees making a Compensation to the Bankrupt's Wife, for joining to complete the Title to some of the said Bankrupt's Freehold

ME Creditors who have proved their Debts under a . Commission of Bankrupt awarded and issued forth against John Bridgman, of Church-Court, Lothbury, in the City of London, Merchant, Dealer and Chapman, are desired. to meet the Assignees of the Estate and Lifects of the said Bankrupt, on Thursday next the 25th of November isstant, at the George and Vulture Tavern, Cornhill, London, to assert to or dissent from the said Assignees commencing prosecuting, or desending any Suit or Suits at Law or in Equity, for Recovery of any Part of the said Bankrupt's Estate and Estates; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and also to the said Assignees granting a Power of Attorney to certain Persons in Jamaica, to get in and collect the Debts due to the Estate, and settle the depending Accounts in the West Indies; and on other special Assairs. to meet the Assignees of the Estate and Effects of the said

HE Creditors who have proved their Debts under a Commission of Bankropt awarded and issued against John Pachett, of Weymouth, in the County of Dorset, Merchant, Dealer and Chapman, are defired to meet the Affignees of the faid Bankrupt's Estate and Effects, on Monday the 29th of November instant, at One of the Clock in the Afternoon, at Symond's-Inn Cossee-House, Chancery-Lane, London, to affent to or diffent from the faid Affigness commencing, profecuting, or defending any Suit or Suits or Law or in Equity for Recovery of or concerning any Part of the faid Bankrupt's Estate and Essent; and also to the compounding, fubmitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and also to allent to or diffent from the said Assignees commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for Recovery of the Purchase-Money of the Ship or Vessel called the Glory, belonging to the said Bankrupt; and on other special Affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Nathaniel Tanner, of Eslex-Street, near the Strand, in the Nathaniel Tranner, of Ellex-Street, near the Strand, in the County of Middlefex, Dealer and Chapman, are defired to meet the Affignees of the faid Bankrupt's Effate and Effects on Thursday the 25th of November instant, at Twelve o'Clock at Noon at Baker's Cossee-Hou'e, 'Change-Alley to affent to or dissent from the said 'Assignees referring to Arbitration, compounding, or agreeing in each Manner as to them shall seem meet, all Accounts, Disputes, Dealings, and Transactions between the said Bankrupt and John!Harcourt, Efg.; and Messes, Sansom, Blake, and Possethwaite, Bankers. Efg; and Messes, and on other special Assures, or any of them; and on other special Assures.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Curven Gale, of Tower-Hill, London, Merchant, Infurance-Curven Gale, of Bower-Hill, London, Merchant, Infurance-Broker, Dealer and Chapman, (in Pattnership with Robert Younghusband and William Younghusband, 1 are defired to meet the Assignees of the said Bankrupt's Estate and Esfects, on Saturday the 27th of November instant, at Twelve of the Clock at Noon precisely, at the Office of Melfirs. I and R. Willis, in Warnford-Court, Throgmorton-Street, London, in order to assent to or diffent from the said Assignees selling by public Sale or private Contract, or otherwise diposing of the said Bankrupt's Furniture and Essets, and to their acceptine personal Security for the Payment Thereof accepting personal Security for the Payment thereof; and also to affent to or diffent from the said Assignees commencing, profecuting, or defending any Suit or Suits at Law or in Equity for the Recovery of any Part of the faid Bankrupt's Estate and Estects; or to the compounding, fubmitting 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 Commission of Bankrupt awarded and illued forth against Thomas Clifton, lately of Deretond, in the Parish of