Hereas by a Decree of the High Court of Chancery, made in a Cause wherein Thomas Skerritt and others rare Plaintiffs, and Samuel Turnard and another are Defenadants, it was referred to Robert Steele, Esq; one of the Masters of the said Court, to inquire and state to the Court, whether any and what Eirst Cousins and Second Cousins of John Skerritt, (late of Algarkirk, near Boston, in Lincoln-. fhire, Grazier, deceased, the Testator in the said Decree . named,) were living at the Time of his Death, and whether any and which of the said Testator's First Cousins died within Six Months after the faid Testator's Death; and whether any and which of them are now living; and whether any and which of the faid Testator's Second Cousins edied within Twelve Months after his Death, and whether any and which of fuch Second Coulins are now living: And in case the said Master should find that any of such First Coulins had died since the Expiration of the first six Months rafter the faid Testator's Death, and that any of such Second \*Coulins had died fince the Expiration of the first Twelve Months after his Death, it was ordered the faid Master should inquire who was or were his, her, or their perfonal Representative or Representatives: Any Person or Persons claiming to be First and Second Coulins of the said Testator, and any Person or Persons claiming to be the personal Re-presentative or Representatives of such first Cousins of the faid Testator, as died since the Expiration of the first Six Months after his Death, and also any Person or Persons claiming to be the personal Representative or Representa-tives of such Second Cousins of the said Testator, as died since the Expiration of the first Twelve Months after his Death, are, on or before the 24th Day of December 1806, personally, or by their Solicitors to come in and make out their Claims before the faid Maller Steele, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Be-nefit of the faid Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Caufe Andrews against Lawford, any Person or Persons claiming any Title to, or Interest in the Funds standing in the Name of the Accountant-General of the said Court, in the Causes Andrews against Sutton, and Andrews against Forsitt, and Jones against Sutton, arising from the Joint Estate of the said Thomas Gibson and Richard Sutton, or from the Separate Estate of the said Thomas Gibson, are to come in and make out their Claims thereto before Francis Paul Stratford, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laue, London, on or before the 23d Day of January next, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Andrews against Lawford, the Creditors of the several Partnerships of Thomas Gibson and John Jacob, Thomas Gibson and Robert Jacomb, Thomas Gibson and Henry Jacomb, and Thomas Gibson and Richard Sutton, who somethy carried on Business in Lothbury, in the City of London, as Scriveners and Bankers, and also any other Person or Persons to whom the said Thomas Gibson was indebted jointly with any other Person, are to come in and prove their several Debts before Francis Paul Stratsord, Esq. one of the Masters of the said Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, on or before the 23d Day of January next, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Urfuant to a Decree of the High Court of Chancery, made in a Caufe Halford against Porcher, the Creditors of John Lacey, heretotore of the City of London, and late of Madias, in the East-Indies, Merchart, deceased, (who died in or about the Month of February 1801.) are forthwith to come in and prove their Debts before James Stanley, 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 said Decree.

Durmant to a Decree of the High Court of Chancery, made in a Cause Long against Long, the Creditors of John Long, late of Premaw, in the County of Wilts, Eq. deceased, are to come in and prove their several Debts be-

fore Francis Paul Stratford, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 23d of January next, or in Default thereof they will be peremptorily excluded the Benesit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause of Haeschel versus Carpenter, the Creditors of William Carpenter, late of the Parish of St. Martin in the Fields, in the County of Middlefex, Watch-Maker, are, on or before the 20th of December next, to come in and prove their Debts hesore John Simeon, 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.

HE Creditors of William Camp, formerly of Salisbury-Square, late of Aldermanbury, both in the City of London, Rag-Merchant, last a Prisoner for Debt in His Majesty's Prison of the Fleet, and who was discharged therefrom by virtue of an Act of Parliament, passed in the Forty-sixth Year of His present Majesty's Reign, intituled "An Act for the Relief of certain Insolvent Debtors," are requested to meet at Brown's Costee-House, Mitre-Court, Fleet-Street, London, on Monday the 8th Day of December next, at Six o'Clock in the Evening, for the Purpose of chusing an Assignee or Assignees of the Estate and Essess of the said William Camp.

Commission of Bankrupt awarded and issued forth against William Altham, of Tokenhouse-Yard, in the City of London, Broker, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt, on Thursday the 27th of November instant, at Six o'Clock in the Evening, at the Office of Mr. Thomas Wild, jun. Solicitor to the said Commission, No. 7, Cassle-Street, Falcon-Square, in order to consider the Propriety of disposing of the Household Furniture and Essets of the said Bankrupt; and on several other special Matters.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against William Porter, of Great Drissield, in the County of York, Grocer and Draper, Dealer and Chapman, are defired to meet the Assignees of the faid Bankrupt's Estate and Essects, on Monday the 1st of December next, at Four of the Clock in the Asternoon precisely, at the George Inn, in the Town of Kingston-upon-Hull, in order to assent to or dissent from the Assignees executing a Conveyance of the Bankrupt's Part, Share and Interest in a Mill and Hereditaments, situate in the Parish of Skern, in the said County of York, called the Bell-Mill Estate, and in the Utensis, Fixtures, and Things used in the said Mill, lately occupied by the said Bankrupt, Messis, York and Sheepshanks, and Mr. Richard Porter, decessed, in Copartnership, unto the said Messis. York and Sheepshanks, they having proposed to give a Release of their Demands upon the Separate Estate of the said Bankrupt; and to allent to a dissent from the said Assignees commencing, prosecuting, or desending any Action or Suit at Law or in Equity concerning the said 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 Assists.

Commission of Bankrupt awarded and illued against Francis Gideon Osborn, of Pontesract, in the County of York, Liquorice-Merchant, Dealer and Chapman, are desired to meet the Assignees of the fail Bankrupt's Estate and Esseets, on the 6th of December next, at Eleven of the Clock in the Forenoon, at the New Elephant and Castle Inn, in Pontesract aforesaid, to affent to or dissent from the said Assignees commencing, prosecuting, or desending any Suit or Suits at Law or is Equity for Recovery of any Part of the said Bankrupt's Estate and Esseets; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and also to assent to or dissent from the said Assignees making Sale by private Contrast, or otherwise, as they shall think fit, of the Stock in Trade, Estate and Esseets of the said Bankrupt, or any Part thereof; and on other special Assis. And all Persons indebted to the said Bankrupt's Estate and Esseets are seen