faid Court, to inquire whether Elizabeth Plaistow and Mary Ann Plaistow, (the Daughters of William Plaistow, whose Sister married William Dilley, formerly of Oxted, in the County of Surrey, and which said William Dilley died in the Year 1784,) are living or dead, and if dead, who are their Personal Representatives?—Notice is hereby given, that the said Plizabeth Plaistow and Mary Ann Plaistow respectively, if living, or if dead, their respective Personal Representatives, are, on or before the 13th Day of June 1808, to come in and make out their Claims before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Order.

Durfuant to a Decree of the High Court of Chancery, bearing Date the 23d Day of June 1806, made in a Cause wherein wherein Mary Ann Gill, (an Infant,) and others are Plaintist, and Mary Gill and others are Defendants, the Creditors of William Gill, late of Gower-Street, Bedford-Square, in the County of Middlesex, and of Wyradibury, in the County of Bucks, and an Alderman of the City of London, Esq. deceased, (who died in the Year 1798,) are to come in and prove their Debts, either by themselves of their Solicitors, before Robert Steele, Esq. one of the Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 24th Day of June, 1808, or in Default thereof they will be peremptorily excluded the Benesit of the said Decree.

Dursuant to two several Decrees of the High Court of Chancery in two Causes, in one of which Causes Robert George William Tresulis, (eldest Son and Heir at Law of Robert Cotton Tresulis, Eq;) is Plaintiff, and Gilbert Affleck, Eq; and others are Defendants, and in the other Cause the Reverend John Tresulis, and others are Plaintiffs, and the Right Honourable Robert Cotton St. John Tresulis Baron Clinton, (an Insant.) and others are Defendants, the Creditors of Robert Cotton Tresulis, late of Tresulis, in the County of Cornwall, Eq; (who died, in the Year 1778,) are, on or before the 17th Day of June next, to come in and prove their Debts before John Springest Harvey, Eq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Loudon, or in Descult thereof they will be peremptorily excluded the Benefit of the said Decrees.

DUrsuant to a Decree of the High Court of Chancery, made in a Cause Wright against Campbell, the Creditors and Legatees of William Campbell, Esq; deceased, formerly Deputy Quarter-Misser-General on the Bengal Military Establishment, in the East-Indies, (who died at the Camp at Coel, in or about the Month of September 1803,) are, on or before the 1st Day of January 1809, to come in and prove their Debts, and claim their Legacies, before John Campbell, Esq; one of the Masters of the faid Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Dursuant to an Oider of the Lord High Chancellor of Great Britain, bearing Date the 27th Day of January 1808, made in the Matter of Thomas Golding, of Wixoe, in the County of Suffolk, Efg; a Lunatic, the Creditors of the faid Lunatic, are forthwith to come in and prove their Debts before Samuel Compton Cox, Efg; one of the Masters of the Court of Chancery, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Order.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Cure against Jackson, the Creditors of Henry Jackson, late of Stareton, in the County of Warwick, Gentleman, deceased, (who died on or about the 12th Day of June 1806, are forthwith to come in and prove their Debts before James Stanley, Esq.; one of the Matters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benesit of the said Decree.

DUrsuant to a Decree of the High Court of Chancery, made in a Cause Buckley against Norton, the Creditors and Legatees of the Reverend Abel Collin Launder, late of the the Town of Nottingham, Clerk, deceased, (who died in or

about the Month of August 1803,) are, on or before the 13th Day of June 1808, to come in before John Ord, Esq. one of the Masters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their Debts, and claim their Legacies, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Durfuent to a Decree of the High Court of Chancery, made in a Caule Weale versus Taylor, the Creditors of the Rev. Thomas Taylor, L.L.D. late Rector of Wootton, in the County of Surrey, deceased, are forthwith to come in and prove their Debts before Francis Paul Stratford, Esq; one of the Matters 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.

DUrstant to a Decree of the High Court of Chancery, made in a Cause Templeman versus Warrington, the Creditors and Legatees of Elizabeth Panton, late of West Green, in the County of Hants, (Wile of Thomas Panton, of Newmarket, in the County of Cambridge, Esq.) (who died on or about the 2d Day of June 1804.) are surthwith to some in and prove their several Debts, and claim their respective Legacius, before Francis Paul Stratsord, Esq. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lone, London, or in Desault thereof they will be excluded the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, I made in a Cause Mitchell against Baillie, the Creditors of Samuel Mitchell, late of Newport, in the Parish of Top-sham, in the County of Devon, Esq; deceased, are, on or before the 231 of June next, to come in and prove their Debts before John Springett Harvey, 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 Benesit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause of Weale verius Taylor, the next of Kin of the Reverend Thomas Taylor, LL. D. late Rector of Wootton, in the County of Surrey, who were living at the Time of his Death, (which happened on or about the 4th Day of January last,) or the Personal Representatives of such of them as are since dead, are forthwith to come in and make out their Kindred to the said Thomas Taylor, or prove their Representation to such next of Kin as are since dead, before Francis Paul Stratford, Etg. 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 Benesit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, bearing Date the 18th Day of December 18c7, made in a Cause wherein Richard Bassano and others are Plaintiss, and Livesley Oldham and John Wilbraham are Defendants, the Creditors of Mary Done, late of the City of Chester, Widow, deceased, (who died in the Year 1797,) are to come in and prove their Debts, either by themselves or their Solicitors, before Robert Steele, Esq. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 20th Day of June 1808, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

The Creditors of Walter Mason, of Heartley-Place, in the Kent-Road, in the Borough of Southwark, in the County of Surrey, Brandy-Merchant, Dealer and Chapman, a Bankrupt, are desired to meet the Assignee of the said Bankrupt's Estate, on Tuesslay next the 17th Day of May instant, at Seven of the Clock in the Evening, at the Office of Mr. John Rippon, Solicitor, Bermondsey-Street, Southwark, in order to assent to or distent from the said Assignee selling by public Auction or private Contract, as he may judge expedient, the Lease of the said Bankrupt's Dwelling-House, situate in Heartley-Place aforesaid; and also to assent to or distint from the said Assignee 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 Essests; or to his compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto and on other special Assairs.