a Decree and subsequent Order of the High Court of Chancery, made in a cause, Conyers against Allen, by Mr. Edward Hall, of Great Driffield, in the County of York, (the person appointed by James Stephen, Esq; the Master to whom the said Cause stands referred,) on Thursday the 28th day of May instant; between the hours of Five and Six o'Clock in the Afternoon, at the Red Lion Inn, in Great Driffield aforesaid; A substantial and modern-built messuage, tenement, or dwelling-house, with the appurtchances, situate in the principal Street, near the Market-Place, in Great Driffield aforesaid, with garden, coach-house, and stable behind the same, late the property and residence of George Conyers, Gentle-

late the property and residence of George Convers, Gentleman, deceased; and also a large family pew in the Parish Church of Great Driffield aforesaid.

Particulars may to be had (gratis) at the Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; at the Offices of Messrs. Sherwin and Hall, Great James-Street, Bedford-Row, London; of Mr. Dickinson, Solicitor, Great Driffield aforesaid; of the Auctioneer; at the Tiger, Bever-ley; the Cross-Keys and Neptune, Hull; and at the Hotel, York.

Dursuant to a Decree of the High Court of Chancery, made Ursuant to a Decree of the High Court of Chancery, made in a Cause, Geary against Beaumont, the Creditors of James Taylor, late of Saint John-Street, Clerkenwell, in the County of Middlesex, Wire-Worker, deceased (who died on or about the 30th day af. Septemher 1809), are, on or before the 6th day of June 1812, to come in before William Alexander, Esq. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, and prove their Debts, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursuant to an Order of the High Court of Chancery, made in a Cause Williamson against Quintin, the Creditors and Legates of Mary Lynall, late of Mile-End, in the County of Middlesex, deceased, (who died in or about the month of July 1799, and which said Mary Lynall was the wife of Thomas Lynall, late of Rosemary-Lane, in the said County of Middlesex, Salesman,) are forthwith to come in and prove their debts, and claim their legacies, before Robert Steele, 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 excluded the heagit of the said default thereof they will be excluded the benefit of the said

Dursuant to an Order of the Lord High Chancellor of Great Britain, made in the matter of the lunacy of Sir Thomas Legard, of Gunton, in the County of York, Baronet, all persons having incumbrances on the estates of the said lunatic, or any debts due to them from the said lunatic, are personally, or by their Solicitors, to come in and establish their incumbrances, and prove their debts before Edward Morris, Esq; one of the Masters of the High Court of Chancery, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 1st day of July 1812, or in default thereof they will be peremptorily excluded the beneat of the said Order.

Ursuant to an Order of the High Court of Chancery, made in a Cause Birch versus Wade, the persons who were the next of kin of the testator John William, late of Snow Hill, Porkman, deceased, at the time of his death, (which happened on the 30th of December 1794,) and the persons who were the next of kin of Martha Wade, heretofore the wife of the said John Willdon, and afterwards the wife of William Wade, af Mile Fed. Gentleman, formula Martha the wife of the said John Wildon, and atterwards the wife of William Wade, of Mile-End, Gentleman, formerly Martha Stone, spinster, at the time of her death, (which happened the 16th of July 1809,) are personally, or by their Solicitors, to come in and prove their kindred before Edward Morris, Esq; one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 1st day of July 1812, or in default thereof they will be wreemyterily arguight the heapfit of the said Order. will be peremptorily excluded the benefit of the said Order.

Ursuant to an Order of His Majesty's Court of Exche-Ursuant to an Order of His Majesty's Court of Exchequer, at Westminster, hearing date the 26th day of February 1812, made in a Cause between our Sovereign Lord the King and James Butler Clough, on an extent in aid of the Phœnix Fire-Office Company, the Creditors of James Henry Clough, Joshua Smithson Wilkes, and James Butler Clongh, of Liverpool, in the County of Lancaster, Merchauts, (trading at Liverpool, under the firm of Clough, Wilkes, and Clough,) who were such on the 24th day of July last, are by

their Solicitors to 'come in before Abel Moysey, 'Esq; the Deputy-Remembrancer of the said Court; at his Chambers, in the Exchequer-Office, in the Inner-Temple, London, and prove their debts, or in default thereof they will be excluded the benefit of the said Order.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Davies against Cracroft, the Creditors of Walter Watkins, late of Daw-y-graig, in the County of Brecknock, Esq. (who died in the year 1799.) are, on or before the 6th day 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 peremptonly be excluded the benefit of the said Decree.

HE Creditors of William Alexander Read, late of No. 19 HE Creditors of William Alexander Read, late of No. 19
George-Street, Portman-Square, Mary-le-Bone, Middlesex, Gentleman, last a prisoner for debt in the King's Bench Prison, and who was discharged therefrom at the General Quarter Session of the Peace, holden by Adjournment at Saint Mary, Newington, in and for the County of Surrey, on Monday the 18th day of April last, by virtue of an Act passed in the Fifty-first Year of His present Majesty's Reign, intituled "An Act for the Relief of certain Insolvent Debtors in Ergland," are requested to meet at Brown's Coffee-House, Mitre Court Elect-Street, London, on Saturday the 16 h day of Court, Fleet-Street, London, on Saturday the 16th day of May instant, at Five o'Clock in the Evening, for the purpose of choosing an Assignee or Assignees of the estate and effects of the said William Alexander Read.

THE Creditors of Charles Paul, formerly of James-Street, Buckingham-Gate, late of Curzon-Street, May-Fair, Middlesex, Painter and Glazier, last a prisoner for debt in the King's Bench Prison, and who was discharged therefrom at the General Quarter Session of the Peace, holden by Adjournthe General Quarter Session of the Peace, holden by Adjonrument, at Saint Mary, Newington, in and for the County of Surrey, on Monday the 19th day of August last, by virtue of an Act, passed in the Fifty-first Year of His present Majesty's Reign, intituled "An Act for the Relief of certain Insolvent Debtors in England," are requested to meet at Brown's Coffee-House, Mitre-Court, Fleet-Street, London, on Saturday the 16th day of May instant, at Six o'Clock in the Evening, for the purpose of choosing an Assignce or Assignce of the estate and effects of the said Charles Paul.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Illingworth, of Liverpool, in the County of Lancaster, Victualler, Dealer and Chapman, are desired to meet the Assignces of the said Bankrupt's estate and effects, on the Assignces of the said Bankrupt's estate and effects, on the 18th day of May instant, at Eleven of the Clock in the Forencoon, at the house of Mr. Wilkinson, the Sarile Arms Inp, in Elland, in the Parish of Halifax, in the County of York, in order to assent to or dissent from the said Assignces prosecuting an action at law against the late Sheriffs of the City of Chester and County of the same City, to recover the value of the state in a contain a partier of goods (above passession of and will be a certain quantity of goods taken possession of and sold by them under an execution, after an act of bankruptcy com-mitted, or to the submitting to arbitration or otherwise agree-ing any matter or thing relating thereto: and on other special

HE Creditors who have proved their Debts under a Com-mission of Bankrupt awarded and issued forth against Alexander Learmonth the Elder, John Learmonth, and Alexander Learmonth the Younger, late of Parliament-Street, Westminster, in the County of Middlesex, Copartners, Mer-Westminster, in the County of Middlesex, Copartners, Merchants, Army Contractors, and Army Accourrement-Makers, are desired to meet the Assignees of the estate and effects of the said Bankrupts, on Monday the 25th day of May instant, at One o'Clock in the Afternoon, at the house of Mr. John Mills, No. 1, Parliament-Street, Westminster, in order to assent to or dissent from the said Assignees selling or dispasing of the household goods, furniture, and effects of the said Bankrupts, some or one of them, which were in the house of the said Alexander Learmonth the Elder, situate and being at Staumore, in the said County, and comprised in the inventory thereof taken by Messis. Adamson and Field, of Fenchuich-Streef. Annaisers under the said Commission. Fenchuich-Street, Appraisers under the said Commission, and by them valued at the sum of 403l. 5s. and that the sale may be made to the said Bankrupts, any or either of them, by private cide, at the aforesaid valuation or sum of 4031. 5.; And also to assent to or dissent from the said Assignees selling and disposing of the interest of the said Bankaupts, any or either of them, in or to the aforesaid house and premises at Stanmore, by private sale.

