Lane; at the principal Inns at Epsom, Ewell, Kingston, Croydon, Dorking, Leatherhead, and Guildford; and of the said Mr. Thomas Butcher, Epsom, who will show the estates.

Colleton, widow, and late the widow of Richard Taylor; deceased, by her will, dated the 27th day of November, 1786, bequeathed the sum of one thousand pounds to her niece, Elizabeth Ingrey, and the like sum of one thousand pounds to her nephew, Thomas Ingrey, which two last-mentioned sums she directed to be paid to each of them when they should attain their respective ages of twenty-one years; and the interest thereof to be in the mean time applied for their respective use and benefit, in manner therein mentioned; but in ease either of them should die before attaining the age of twenty-one years, or before he or she should, by virtue of the said will, become entitled to receive the said legacy, then the said testatrix gave and bequeathed the legacy or sum of one thousand pounds given to such of them so dying, with all accumulations thereon, to the survivor of them, and directed the same to be paid to him or her at the age aforesaid, or when the same should become payable as aforesaid. And whereas, by an order of the High Court of Chancery, made in a cause, "Ingrey against Lane," it is referred to Mr. Alexander, one of the Masters of the said Court, to inquire and state to the Court, whether the said Thomas Ingrey is living or dead; and if dead, when he died. And whereas no evidence hath been laid before the said Master to prove whether the said Thomas Ingrey is living or dead, but it hath been stated to the said Master, that the said Thomas Ingrey was the son of Robert Ingrey, of Stedfold, near Baldock, in the county of Hertford; and that in the year one thousand seven hundred and ninety-one, or one thousand seven hundred and ninety-wo, when he was about fifteen years of age, he left his friends and home, and has not been since heard of: Notice therefore is hereby given to the said Thomas Ingrey, if living, and to his personal representative or representatives respectively (if deceased) that they are forthwith to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lanc, London, a

If any other person can give information to the said Master, whether the said Thomas Ingrey is living or dead, and if dead, when and where he died, he is requested to do so, and he will receive a liberal compensation for the same, by applying to Messrs. Millett and Son, Solicitors, No. 2, Middle Temple-Laue, London.

Hereas by a Decree of the High Court of Chancery, made in two several causes, Lord John Townshend against the Marquis Townsend, and Smith against Mundy, it was amongst other things ordered, that James Stephen, Esq. one of the Masters of the said Court, (to whom the said causes were thereby referred) should inquire whether there were any and what mortgages, charges, or other incumbrances affecting the real estates of the Most Honourable George Marquis Townshend and Earl of Leicester, deceased, the testator therein named, besides those comprised in the trust-deeds, dated the 30th and 31st days of May 1811, in the said george mentioned, and state the priorities and arrears of interest due on such incumbrances respectively.—All persons having, or claiming to have any such incumbrances, are to come in and prove the same, before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 30th day of July 1814.

Tursuant to a Decree of the High Court of Chancery, made in two several Causes Lord John Townshend against the Marquis Townserd, and Smith against Mindy, the Creditors of the Most Hon. George Marquis Townshend and Earl of Leicester, deceased, (who died on or about the 28th of July 1811,) are to come in and prove their debts before James Stephen, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 30th day of July 1814, or in default thereof they wil be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, bearing date the 20th day of May 1805, made in a Cause wherein Jervoice Clarke Jervoice, Esq. is plaintiff, and John Kaye and others are defendants, the Creditors of Sarah Charle, formerly of the City of Bristol, widow, deceased, (who

died on or about the 9th of October 1786), are, on or beforethe 21st day of July 1814, to come in and prove their debts before 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.

Dursuant to a Decree of the High Court of Chancery, bearing date the 6th day of May 1796, made in a Cause wherein James Jones and others are plaintiffs, and Thomas Stratton, Joseph Kaye, and others, are defendants, the Creditors of John Clarke, formerly of the City of Bristol, Linea-Draper, deceased, (who were directed to be paid their debts by a decree of the High Court of Chancery, bearing date the 1st day of May 1769, in the causes of Reed against Clarke, and Clarke against Reed, and Croom against Clarke, and Clarke against Reed, and Croom against Clarke, the testator in the said decree named, (who died in or about the year 1760,) are, on or before the 2st day of July 1814, to come in and prove their debts before John Simeon, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laue, London, or in default thereof they will be peremptorily excluded the benefit of the said Decrees.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Harvey against Harvey, the Creditors of George Harvey, late of Middlesield-House, in the Parish of Barking, in the County of Essex, Farmer, deceased, (who died on the 3th day of April 1818,) are, on or before the 29th day of July next, to come in and prove their Debts before John Campbell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorly excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Wedgwood against Massey, the simple contract Creditors of John Massey, late of Newcastle-under-Lyme, in the County of Stafford, Mercer, Clothier, and Banker, deceased, (who died on or about the 11th day of November 1802,) are forthwith to come is and prove their debts before John Campbell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

bearing date the 28th day of February 1814, made in a case wherein Thomas Pain and Sally his wife are plaintiffs, and Cook and others are defendants, the Creditors of Samuel Cook, late of Rowfredge, in the Parish of East Donyland, in the County of Essex, Oyster Merchant, (who died in the month of March 1806,) are forthwith to come in and prove their debts before Samuel Compton Cox, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Laoe, Loudon, or in default thereof they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, bearing date the 18th day of November 1813, made in a cause Mills against Thompson, the Creditors and Legatees of Edward Nott, late a Lieutenant in His Majesty's Royal Marines, (who died on or about the 3d of August 1805, at sea, in the West Indies,) are forthwith to come in and prove their debts, and claim their legacies, before 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 excluded the benefit of the said Decree.

MORGAN'S CREDITORS.

Otice is hereby given, that the Deed of Assignment executed by Harriett Morgan, late of the City of Bath. Haberdasher, of her estate and effects to Trustees, for the benefit of her Creditors, will continue to lay at our office, No. 23, Bush-Lane, Cannon-Street, Lendon, to be signed by those Creditors who have not already executed the same, nntil the 10th day of July next, after which period the Trustees will divide the effects in their hands among those Crediters who shall have then executed the said deed; and such of the Creditors who are willing to come in under the said deed, are requested, previous to applying to execute the same, to furnish us with the particulars of their demands, and of the securities (if any) they hold, in order that the same may in the mean time be examined by the Trustees.

VANDERCOM & COMYN, Solicitors to the Trustees.