Inferior Courts of the islands of St. Gruz, St. Thomas, and St. John, and notice thereof being published in the Santa Croix Gazette three times consecutively. And the aforesaid Executors shall further be bound to cause this grant to be produced in the Royal and the Loan Commission's Book-keeper's Offices to the said islands, and procure a certificate of this being com-plied with; in failure of which, this proclama shall not be valid against any claims or prerogatives of His Majesty; and all persons concerned are to take notice hereof, and to conduct themselves accordingly.

Given under my hand and seal, at the Government-House, Santa Cruz, this 28th day of October 1814. By His Excellency's command, S. R. JARVIS, Gov. Sec.

## Translation.

Pursuant to the above grant, is hereby, sub point preclusiet perpetui silentii, summoned all and every person that may
have any legal demand, of whatsoever description, against the
deceased Danial M'Farlane, seniar, in his own capacity, as
well as associate of the firms of M'Neilledge and M'Farlane,
and M'Farlane, and M'Neilledge, to come forward and prove
such their demands, before the underwritten Executors, in
the Sessions of the Dealing, to be held every second and
fourth Saturday of the month, previous the expiration of the figurth Saturday of the mount, previous the expiration of the philode prescribed by the sau grant.—St. Croix, Christiansted, periods prescribes, 1814, the 1934 of November 1814, (Signed)

JAMES M'NEILLEDGE. JAS. TODD. WM. SMITH.

A true copy and translation of the original: as witness my hand and notarial seal, St. Croix, the 22d of No-vember 5014. SCHUSTER, Not. Pub.

High Court of Chancery, dated the 11th day of April 1815, and made in a Cause Pitt against Chichester;
A quantity of eak, elm, ash, beech, aller, and walnut trees, growing upon the manors and estates late of Francis Bassett, 1886, doceased, situate in the several Parishes of Heanton, Panchardon, Braunten, Atherington, and Highbickington, within a few miles of the navigable river Taw, and the Town of Barnstagle, in the County of Devon.

The maid timber and trees will be peremptorily sold with the apprehation of Samuel Compton Cox, Esq. the Master to-whom the said cause stands referred, by Mr. John Tamlyn, on the 16th and 17th days of October next, at the King's-Asins Ison, in Barnstaple aforesaid, in 67 lots; the sale to day precisely.

begin at the hour of Ten o'Clock in the Forenoon on each day precisely.

Particulars may be had (gratis) at the said Master's Chambers, in Southampton-Bnildings, Chancery-Lane, London; at the Chambers of Messrs. Anstice and Wright, Solicitors, in the King's-Bench-Walks, Temple, London; of Mr. Brempidge, Solicitor, at his Chambers, in Holborn-Court, Gray's-Len, London; of Mr. Hartley, Solicitor, Bridge-Street, Blackfriars, London; of Mr. John Tamlyn, of Barnstaple aibresaid, Surveyer; and at the place of sale.

Ursuant to a Decree of the Court of Chancery of the County-Palatine of Lancaster, made in a Cause Chadwick and another versus Critchley and others, the Creditors of William Critchley, late of Much-Hoole, in the said County, (who died on or about the 16th day of November 1814,) are to cone in and prove their delts before Thomas Starkie Shut-tleworth, Esq. Deputy-Register of the said Court of Chancery, at his Ollice, in Preston, in the said County, on or before the 7th day of October 1815, or in default thereof they will be excluded the benefit of the said Decree.

## NOTICE TO CREDITORS.

Glasgow, September 9, 1815.

HE subscribers, (Trustees acting under the deed of trust of James Campbell, junior, Merchant, in Glasgow, carrying on business under the Erm of James Campbell, jun. and Company,) hereby intimate to the creditors, that having coninto by the creditors and the debtors subsequent to the deed ef trust, and obtained a settlement by approved bills, they are making arrangements for a dividend, therefore call upon the creditors to lodge their claims, affidavits, and grounds of debt, on or before the 27th day of December next, with the subscribers, or with John Milntosh, Assountant, No. 25, Brunswick-Place, Glasgow, acting for the Trustee; certifying to those who neglect, that they will be cut off from all share in the funds recovered and to be divided, and which will be divided immediately after the said 27th of December, being the whole of the estate.

ROBERT ARMOUS.

WM. GILMOUR.

JOPEN M'GREGOR

Otice is hereby given, that the Assignees of Horatio Ralph Nelson, late of the White Horse Tavern, Fetter-Lane, in the City of London, and late Master's Mate of His Majesty's ship of the Royal Navy called the Sir Francis Drake, who was discharged from the custody of the Marshal of the King's Bench prison, pursuant to an order of the Court for the Relief of Insolvent Debtors, on the 8th day of June 1814, under and by virtue of an Act of Parliament, made and passed in the fifty-third year of His present Majesty's reign, intituled, An Act for the Relief of Insolvent Debtors in England, Intend to meet the other Creditors of the said Horatio Ralph Nelson, on Friday the 27th day of October act, at Eleven of the Clock in the Forenoon, at the Office of Mr. James Burton, in New North-Street, Red Lion-Square, in the County of Middlesex, in order to make a dividend of the estate and effects of the said Insolvent, pursuant to the said Act, at which time and place the Creditors of the said Insolvent are desired to attend with due proof of their debts and claims.—Dated the 23d day of September 1815. Majesty's ship of the Royal Navy called the Sir Francis Drake,

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Joshua Noble, of Bucklersbury, in the City of London, Mer-Joshua Noble, of Bucklersbury, in the City of London, Merchant, Dealer and Chapman, are desired to meut the Assignees of the estate and effects of the said Bankrupt, on the lith day of October next, at Twelve o'Clock at Noon precisely, at the Office of Mr. Allingham, Solicitor, Saint John's Square, in order to assent to or distent from the said Assignees selling and disposing of all or any part of the said Bankrupt's household goods, stock in trade, and other effects belonging to his estate, by public sale or private contract, and to receive in payment for the same or any part thereof, such bill or bills of exchange, promissory note or notes, bond or bonds, or other securities, payable at such time or times, and in such manner as the said Assignees may in their discretion think fit; and also to assent to or dissent from the said Assignees indemnifying the present Sheriffs of London, against any action to be brought against the said Sheriffs by one James O'Reilly, for the property seised by the said Sheriffs under an action to be brought against the said Sheriffs by one James O'Reilly, for the property seised by the said Sheriffs under an execution issued against the effects of the said Bankropt, at the suit of the said James O'Reilly; and to assent to or dissent from the said Assignees paying off or otherwise discharging any lien which any person or persons may have upon property of the Bankrupt's in their hands, as to them the said Assignees shall seem adviseable; and to assent to or dissent from the said Assignees empowering Mr. Andrew Duncan, of Cushion-Court, Broad-Street, accountant, by letter of attorney, or otherwise, to collect, get in, and receive the monies and other property belonging to the said Bankrupt's estate, and allowing the said accountant such commission or compensation in respect thereof as the said Assignees shall think reasonable; and also to employ the Bankrupt in the management of the affairs of the bankruptcy, and allow him such reasonable compensation for his services as they the said Assignees may think propers, and to assent and allow his second account of the services as they the said Assignees may think proper; and to assent to or dissent from the Assignees being allowed such reasonable charges and expenses which shall or may have been incurred by them or either of them, in going to and returning from Holland or elsewhere, for the benefit of the estate; and to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity; for the recovery of any part of the said Banhrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Taylor, and John Thomas Taylor, of Upper Thames-Street, in the City of London, Iron-Merchants, Dealers, Chapmen and Copartners, are desired to meet the Assignees of the said Bankrupt's estate and effects, on Wednesday the 27th day of September instant, at Twelve of the Clock at Noon precisely, at the Offices of Mr. R. Thomas, Fen-Court,