bers, in Squthampton-Buildings, Chancery-Lane, London, or, in default thereof they will be excluded the benefit of the seid Decree.

Dursuant to a Decree of the High Court of Changery made in a Cause Mills against Forbes, the Creentors of James Moffatt, late of Charlton, in the County of Kent, Esq. deceased, (who died in or about the month of October 1790.) are forthwith to come in and prove their debts before Charles Thompson, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Changery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made to a Cause of Lynn against Richards, the Creditins of William Priddie, late of the Island of St. Christopher, in the West Indies, Merchant, (who died on the said island in the year 1795.) are, on or before the 23d day of January 1816, 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 benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Newsome against Shearman, the Creditors of Alexander Ross, late of Castle-Street, and of Queen-Elms, in the County of Middlesex, Army-Clothier, deceased, which dealers the month of January 1814), are forthwith to done in and prove their debts before John Campbell, Esqi one of the Misters of the said Court, at his Office, in South the formulates, Office, which there is the provided the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, a made in a Cause Notcutt against Lamb, the Creditors of Thomas Tremlett, late of Charles Square, Hoxton, in the County of Middlesex, Merchant, deceased, (who died do of about the 14th day of July 1810,) are to come in and prove their task before James Stephen; Esq. one of the provident before James Stephen; in Southampton and the Lambert, in Southampton and the lamb of the lamber, in Southampton of the lamb of the lamb

Durstant to a Decree of the Court of Chancery of Lanca-shire, white Chance there wherein David Gordon Hutchinson at the Thomas the Chance there wherein David Gordon Hutchinson of Lancaster, Ship-Bander, the of Liverpoot, in the County of Lancaster, Ship-Bander, the cased; are complainants, and flickard Hutchinson the Hundy Orchson Flind; (an infant,) by John Flind, this gradian, thre'defendants, the Creditors of the said Philip Hand'are to come in and prove their debts before Thomas Starkie Shuttleworth, Esq. the Deputy Register of the said County, ou or before the 31st day of December 1815, or they will be peremptorily excluded the benefit of the said Decree.

Dursmant to a Decree of the Court of Chancery of LanLandachiter, in acquestablerisk John Lloyd, Thomas Caltan, John Moore, Thomas Whitelerg, John Burgess, John
Marskens-Midliand Murshington down Batchife, are complainants, and Thomas Thomas Ones, Mary Davies,
Thomas Davies, and William Davies, are defendants, the Creditors of John Davies, late of Barton-upon-Irwell, in the
Compty-of Laneaster, Thetraller, deceased, are to come in and
prover this dever before Thomas Starkie Shuttleworth, Esq.
the Deputy Registrar of the said Court, on orbefore the 31st
day, of December 1815, at his Office, in Preston, in the said
County, otherwise they will be peremptorily excluded the
Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, bearing date the 28th of July 1815, made in a cause wherein His Serene Highness Charles Landgrave of Hesse and His Serene Highness Frederick Landgrave of Hesse and Hesse of Hesse and Seymour Conway, commonly called Lord Henry Seymour, are defendants, whereby it is referred to Samuel Campton Cox, Esq. one of the Masters of the said Court, to enquire and state, whether the several persons, annutants, named in or referred to by the will of her late Royal Highness Mary Princess of Hesse, or which of them, are now living, and

entitled under the said will to the several annuities therein mentioned.—The second persons sand of destribed in the said will, which is dated the subday of September 1769; that is to say, General Huth, they servants, Mys: Ann Grindeld, Mrs. Harriett Kempe, Mademe Louise Shencek, and Mr. Frederick de Verscheir, and the several other men and women servants living with the said Princess at the time of her decease, are forthwith to come in before the said Master at his Chambers, in Southampton-Buildings, Chaincery-Lane, London, and make out their claims to the respective annuities given them by the said will, or in default thereof they will be excluded the benefit of the said Decree.

THE Creditors who have proved their debts finder a Commission of Bankrupt awarded and issued forth against Thomas Coward, of the City of Bath, in the County of Somerset. Linea-Draper, Dealer and Chapman, are requested to meet the surviving Assignees of the said Bankrupt's estate and effects, on the 5th of December next, at Twelve o'Clock at Noon, at the House of Thomas dee, commonly called the White Lion Inn, situate in broad-Street, in the City of Bristol, to take into consideration a proposal of Robert Carpenter (a Trustee under the authority and on behalf of the 'Assignees and Creditors' for sale of certain parts of the Bankrupt's real estate that his trust account to be produced to such meeting 'should be limby dioed, and the balances thereof paid over to the said Bankrupt's limited the balances thereof paid over to the said stirriving Assignees respectively, and that the said Robert Carpenter should be fully released and discharged from all claims and demands as such Trustee, by a deed already prepared and intended to be submitted to such meeting, and that the said Robert Carpenter should be fully released and discharged from all claims and demands as such Trustee, by a deed already prepared and intended to be submitted to such meeting, and the said Shounds to be submitted to such meeting, and the balances of the said Thomas Coward, may, within the codesnot of the said such as such that the last thomas frustees hay be not like mixing. Assignees, be paid often to the said Thomas coward in the said scharged; and the said the said several proposals and carrying the same into full and complete effect, and in ended deed of release, and taking all such other measures as may be necessary in the business; and of 8the said intended deed of release, and taking all such other measures.

HE Creditors who have proved their Delits under a Commission of Bahleropt'awarded and issued forth against William Hayter, now or late of White chart to be county of Southampton, and of Besing lane, in the Ory of London Iron-Founder, Bresh Manufacturer, Dudley and Adapman are requested to meet the Assignces of the said Bahlerupt's estate and effects, in Churchay, the 30th day of November instant, at Eleven of the Clock in the Forenoon, at the White Hart Inn, in Whitechpych aforesail, to take into consideration the notice inserted in the London Gazette of the 19th day of September last, and the subsequent proceedings (ad in pursuance thereof; and to assent to of dissent from the said Assignces carrying into effect the several matters their in hopposed; and also to take into consideration the charts of Henry Hayter, the father of the said Baphrupt, to the manufactory and other premises lately occupied by the said Bankrupt; and to authorise the Assignces to proceed in investigating the said claim, as well as to take such other proceedings thereon as the nature of the ease may require; and on other special business.

THE Creditors who have proved their Behts mudit a Countission of Bankraph awarded and issued forth regainst James Jameson and Joseph Willis, of Little Questifieret, Holborn, in the County of Middlessey. Coach Makers, Dealers and Chapmen and Copartners, are desired, to meet the Assignees of the said Bankrapts' estate and elects, on the 28th of November instant, as Ten o'Chok in the Recenous precisely, at the Bankrapts' premises, in Listle Queen-Street aforesaid, to assent to or dissent from the said Assignees selling or disposing of, by public auction or by private contract, and for rendy mency or upon credit, and upon such security or securities by bills of exchange or promisory notes of band or otherwise, as they shall think proper, the whole or any part, or parts of the stock in trade, household goods and furniture, and all other the estates and effects of the said Bankrapts' and cach of them, or any part or parts thereof respectively; and to assent to or dissent from the said Assignees letting out to hire any of the carriages forming part of the