Lance, London, on or before the 14th day of May 1816, or in default thereof they will be persuaphrely secleded the benefit of the said Decree-malanes and Bodesilhams. Solicitors, Herdford; James Platty, Solicitors, Mey las will Court, Lincoln Inn, London.

Dursmat to a Decree of the High Court of Chancery bearing date the 74th day of March 1816, made in a Cause, wherein William St. Julian arabin and others are plaintiffs, and Henry-Meux and Thomas Meux are defendants, the Creditors of Richard Meux, late of Bloomsbury-Square, in the County of Middlesex, and of Castle-Bar-Hill, near Ealing, in the same County, Bsq. deceased (who died one or about the 2d day of July 1813), the testator in the said Decree named, are, on or before the 14th day of May 1816, the come in and prove their debts before Sir John Simoon, that, one of the Masters of the said Count, at his Chambers, in Southampton-Buildings, Chamcery-Lane, London, unin default thereof they will be percentaged the banefit of the said Decree.

In Months to a Decree of the High Court of Chancery, made in a Cause of Scott against Simons, the Creditors of Donald Monro, late of Argyle-Street, in the Parish of St. James, Westminster, in the County of Middlessy, Decree of Physic (who died in or about the month of June 1802), are, on or before the 18th day of May next, to come in and prove their dects before John Springert Harvey, Esq. one of the Masters of the said Court, at his Chambers, in South-fampton-Buildings, Chancery-Lane, Loudon, or in default thereof they will be peremptority excluded the benefit of the said Decree.

Ursuant to the Decree of the Heb Court of Chancery, hiade in a Cause Biggar against Saville John Hyde and others, the Creditors of William Wilde, late of Penton-ville, in the Parish of Saint James, Clerkenwell, in the County of Middlesex, Gentleman, deceased (who died January 2, 1811), are, personally or by their Solicitors, to come in and prove their debts before Joseph Jekyll, 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 May 1816, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursmant to a Decree of the High Court of Chancery, made in a Cause Dyer against Kersley, the Creditors of Thomas Kersley, late of Basingstoke, in the County of Hants, Coal-Merchant, deceased (who died on or about the 30th of November 1813), are forthwith to come in and prove their tebts before Charles Thomson, 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 beneat of the said Decree.

Dursuant to a Dooreo of the High Court of Chancery, made in a Causa Cherk against Clark, the Creditors of John Clark, later the Womenstherspen Tracy Doctor in Physio (who died in or about the north of April 1806), are to come in and, prove their debts before Bosser Steek, Eq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 21st day of May 1816, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursnant to a Decree of the High Court of Chancery, made in a Cause M'Culloch against Colebatch, the Creditors of Lawrence Webb, late of Little Tower-Hill, in the County of Middlesex, Butcher (who died in or about the month of September 1814), are by their Solicitors forthwith to come in and prove their debts before William Alexander, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Idefault thereof they will be excluded the benefit of the said Decree?

MHE Greditors who have proved their Debts under a Commission of Barikrupt, dated the 10th day of July 1810, awarded and issued against William Coles, of Mineing-Lang London, Broker, Dealer and Chapman, trading under the firm of Thomas Coles and Sons, may receive a third dividend on their respective debts, on application at Messa. Walton and

Gliddon's, Girdler's Hall; Businghall-Street, en Saturday the 20th instant, Saturday the 29th instant, and Saturday the 3th of May next, between the houts of One and Three o'Clark

THE Creditors who have proved their Dubts under a Commission of Bankrupt awarded and issued forth against Juhn Itaven, of Ethologis, in the County of Netfolk, Corn, Coal and Dear-Morchant, Daalar and Unapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on the 27th day of April instant, at One e Clock in the Afternoon, at the Inn, called the Bell situate on Orford-Hill, in the City of Norwich, for the purpose of determining whether a suit in equity shall be instituted, and prescuted for compelling the purchaser of the said Bankrupt's interest in an estate at Gayton, in Norfolk, to fulfil the rottumed and his contract rescinded.

THE Creditors who have proved their Debts uppler a Conmission of Backing awarded and issual foull, against John Elkington, of Bucking lays, in the County of Bucking law, Groece, Dealer and Chapman, are requested to meet the Assignees of the said Banhamay's astate and regions of the Lith, day of Again, instants, at Six of Clock, in the Evening pregisely, at the Office of Mostre W. and G. Maylor. Solicitors, Fratherstone-Raidings, thollown, londons, to assent to or dissont from the said Banhampt their wages in full, and to the said Assignees employing any reposts of the said. Bankrupt their wages in full, and to the said Assignees employing any reposts of the said. Bankrupt, and to cylect in the outstanding debts due to the said. Bankrupt, and to cylect in the outstanding debts due to the said. Bankrupt, and to from the said Assignees commencing, present of or dissent from the said Assignees commencing, prosecuting, or defining any suit or saids at law or in equity, for the recovert of any paranof the said Bankrupt's estate and on other special any matter or thing relating this estate and on other special affairs.

THE Creditors who have proved their Debts under a Connission of Bendront awarded and issued forth against Michael Neale, of Gosport, in the County of Hands, Liven-Draper, Dealer and Chapman, are desired to meet the Assignee of the said Bankrupt's estate and effects, on the 20th of April instant, at Eleven o'Clock in the Forencon, at the Office of Messrs. Jones and Reynals in the Lord Mayor's-Court, Royal-Exclumes, London, in order to assent to or dissent from the said. Assignees prosecuting, compounding, defending, or submitting to arbitration, any suit or suits at law or in equity, for the recovery or protection of any part of the said Bankrupt's estate and effects, or otherwise agreeing in any matter or thing relating thereto; and also to assent to or dissent from the said Assignee's selling and disposing of the said Bankrupt's stock in trade and effects, either by public sale or private contract, or to his selling such stock in trade by retail, in and upon the said Bankrupt's premises at Gosport aforesaid; and also to assent to or dissent from the said Assignee's employing any persons or persons he may think proper to sail and dispose of such said stock in trade; and to assist him in collecting and getting in the outstanding debts and efforts, and in liquidating and settling the accounts of the said Bankrupt, and making such person or persons such allowance or compensation as the said Assignee shall think reasonable; and also to assent to or dissent from the said Assignee's paying and discharging a certain execution levied on the effects of the said Bankrupt previous to his being declared a Bankrupt; and on other special affairs.

MHE Creditors who have proved their Dobts under a Commission of Bankrupt awarded and issued forth against William West Medwin, of High-Wysombe, in the County of Bucks, Maltster, Dealer and Chapman, are desired to user the Assignce of the said Bankrupt's estate and effects, on the 20th day of April instant, at Twelve of the Clock at Noon, at the Office of Messrs. Jones and Reynal, in the Lord-Mayor's-Court, Royal-Exchange, London, to assent to er dissent from the said Assignce's commencing; prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or other wine agreeing any matter or thing relating thereto; and also to assent to or dissent from the said Assignce's employing any person or praons whom he may think proper, to collect