N. B. "A'fidavits of debts are to be sworn before one of the Julies or the said Court, "or before Mr. William Toone, of Outsitor Street, Changer Lane, Lendow," or some other Com-missioner duly appointed to take anddivits in the said Court.

Dursnant to a Digree of the High Court of Chancert, Course wherein Jane Horton and Frances Horton (infants) are plaint data the 23d day of December 1815, made in a Cause wherein Jane Horton and Frances Horton (infants) are plaintiffs, and Johnya Marey Horton and Frances Horton are defendants, the Creations of Kichard Henry Horton, formerly of Franzy, in the County of Cork, in that part of the United Kingdom called Ireland, a things in His Majesty's 84th Regiment of Foot, (and who died in freiand in the month of April 1815), are, on or before the 25th day of Johy 1816, to come in and prove their debits before Samuel Comploin Cox, Esq. one of the Masters of the said Court, at his Chan-bers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Disuant fo a Decree of the High Court of Chancery, made in a Cause of Dinning against Macdonald, the Gre-ditors of Charles Macdonald, late of Belford, in the County, Northumberland, Indecree, Who died in the month of July 1799), are forthwill to come in and prove their debts before trancis Paul Stratford, Esq. one of the Masters of the Said Court, at his Chambers, in Southaminton-Buildings, Chan-cery-Lane, Lundoy, or in default thereof they will be excluded the benefit of the said Decree.

"Ursilant to" a Decree of the High Court of Chancery, Pursitiant to a Decree of the High Court of Chancery, made in, a Cause Brown against Brown, the Creditors of Thomas Brown, late of Ringwood, in the County of South-ainpton, Gent deceased, are, on or before the 27th day of July 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 Southainpton-Buildings, Chancery-Lane, London, or in default thereof they will be published if excluded the benefit of the said Decree.

Ursuant to a Decretal Order of the High Court of Chan-Cryy, made in a Cause Bishop' against Bishop, the next of kin of John Bishop, late of Thomas-Street, in the Parish' of Saint John, Southwark, in the County of Surrey, Gentle-man, deceased, who were living at the death of Elizabeth Bishop, his widow (who died on or about the 30th of March 1812, bit the legal versional representatives of such of the 1812,) or the legal personal representatives of such of them 1812.] or the legal personal representatives of such of them as are since dead, are forthwith to come in before John Camp-bell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, and prove their kindred or affinity to the said John Bishop, or prove their representation to such pixt of kin as are since dead, or in default thereof they will be excluded the benefit of the said Decretal Order.

THE Creditors who have proved their Debts under a Com-His Oremote who have protect their Debts shall a con-mission of Bankrupt awarded and issued forth against Henry Chapman, of No. 1, New-Road, St. George's in the East, in the County of Middlesex, Carman, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, on the 5th day of July and effects of the said Bankrupt, on the singnee of the estate next, at One o'Clock in the Afternoon, at the Office of Mr. Robert Winter, No. 2. Serjeants-Inn, Fleet-Street, in order to assent to or dissent from the said Assignee selling, by public anction or private contract, and on such security as he may deem sufficient, the lease of the buildings and yard in which the said Bankrupt conducted his business, and his stock in trade and household goods and furniture; and to assert to or dissent from the said Assignee commencing, proscenting, 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-wise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have moved their Debts under a Com-A mission of Bankrupt awarded and issued forth against Robert Sanderson, of Doncaster, in the County of York, Inp-

controllinte to the sorts and expendes of the said suit, other-wise they will be peremptorily excluded from the benefit of the said Decree. O. A. POOLE, Register. H. R. WILLIAMS, Solicitor for Complainants. Carnarron, June 10, 1816. N. B. "Affidavits of debts are to be sworn before pne of the N. B. "Affidavits of debts are to be sworn before pne of the commencing." Exceeding and any of the said Assignces of the said Assignces in the said Assignces in the said and the becessaty methods to be adopted relative to the Methods of the becessaty methods to be adopted relative to the said Assignces, and also the commencing." Exceeding a said and the becessaty methods to be adopted relative to the Methods of the becessaty in the becess said battering against the said Assignces; and eso to the commencing, prosteding, or defending any suit of suits at law or in equity, for the recovery of any part of the estate and effects of the said Bankrupt; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

HE Creditors who have proved their Debts under a Com-mission of, Bankrupt awarded and issued forth against John Lewis, of the City of Bristol, Woollen-Draper, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on the 25th of June instant, at Twelve o'Clock at Noon precisely, at the Office of Mr. William Beran, Solicitor, Vine-Street, Bristol, to assent to or dissent from the said Assignees selling or disposing of the whole or any part of the said Paulerint's stock in trade, in-tures, hous hold furniture, plate, and other effects, by public auction or private contract, and by the value of two or more person or persons or otherwise, and to accept and the first such scentrity for all or any part of the purchase monies, payable at such time or times as the said Assignees shall think proper; and also to the Said Mssignees employing an accountant to arrange and settle the accounts of the said Bankrupt, and differ the builtanding debt due and issue to the said the present of the said to the main and the first and the scentrity for all or any part of the main such accountant to arrange and settle the accounts of the said Bankrupt, and differ the builtanding debt due and also to the staid to the first of the staid main and the trade of the said Bankrupt, and to the said Bankrupt, and the the addition for the stine and trouble flierdin and thereation; and also to the said Mssignees agreeing to refer to addition an infigurated and bu-settled account by and between the said Bankrupt, and a findgment Creditor residing in the said also to fine the said the settled account by and between the said bankrupt, and a findgment of the said bankrupt is and also the said the or dissent from the said difficient in the fistle of the stilled account by a said between the said bankrupt is the settled account by a said between the said bankrupt is the settled account by a said between the said bankrupt of bistol, and who will be named at succi meeting ; and also to fistels, and who wil HE Creditors who have proved their Debts under a Comthe compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

WHE Creditors who have proved their Debts under a Com-William Tucker, James Fenton, and Godfrey Machon, of Sheflield, in the County of York, Silver-Platers, Dealers, Chapmen, and Copartners, are desired to meet the Assignces of the estate and effects of the said Bankrupt, on the 3d of July next, at Five o'Clock in the Afternoon precisely, at the Tontine Inn, in Sheffield aforesaid, in order to assent to or dissent from the said Assignces finishing and completing such part of the unfinished stock in trade of the said Bankrupts as part of the unbrished stock in trade of the said Bankrupts as they may think proper, and to their purchasing such materials, and retaining and employing such workmen and other persons for that purpose as they may think fit; and to assent to or dissent from the said Assignces selling and disposing of all or any part of the leasehold tenements, fixtures, stock in trade, working tools, household furniture, and other estate and effects of the said Bankrupts, or any of them, at such times effects of the said Bankrupts, or any of them, "at such times and places, and in such manner, either by public auction or private contract, "and upon such credit and security as they may think proper; and also to assent to or dissent from the said Assignees paying out of the said Bankrupts estate and effects, the money paid for wages of workmen, and the pur-chase of materials for finishing part of the stock in trade of the said Bankrupts since the date of the said Commission, and of such wages or other compensation as they may think fit to pay to any person or persons to be employed by them. and of such wages or other compensation as they may turns fit to pay to any person or persons to be explored by them, in and about the selling and disposing of the stock in trade and other effects of the said Bankrupts as afortsaid; and to assent to or distent from the said Assignces paying out of the said Bankrupts estate and effects the expences of, and attending a certain deed of trust, executed by the said Bankrupts to ing a cellul deed of trust, executed by the said Bankropts to certain Trustces therein named, and intended for the general benefit of the Creditors of the said Bankropts, and of several meetings of the said Creditors previous to the issuing of the said Commission; and also id assent to or dissent from the said Commission; and also id assent to or dissent from the said Assignees confinencing; prosecuting; or defending any suit or suits at law or in equily, for the recovery of any part of the said Bankropts estate and effects; or to the compound-ing submitting to arbitration of dtherwise acreeing any ing, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.