Court, at his Chambers, in Southampton-Buildings, Chancery-Lade, London, or in default thereof they will be percuptorily excluded the Denefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cante Smith against Stringfellow, the Creditors of John Smith, late of Great Wakering, in the County of Essex, Farmer, deceased (who died in or about the month of January 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 of Before the 18th day of December 1819; or in default thereof they will be peremptorily excluded the benefit of the said Decrees

PUrsidant to a Device. PUrsidant to a Device of the High Court of Chattery, made id a Gause wherein' Thomas Rabson and Breahbr Rabson are platififs, and Eleanora Hollist and others are defendants, whereby it is referred to John Springett Harvey, Esq. one of the Masters of the said Court, to inquire and state to the Court what is the state of the family of Richard Rabson, late of Yeoman's Row, Kensington, in the County of Middlesex, Gentlemen (who died in 1784); and whichter there is any issue or descendant of the said Richard Rabson gther (than the above-named plandiffs.—All persons claiming to be buck issue or descendant are peremptorily to come in and prove their claims before the said Naster, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 11th day of December 1819, in order that they may not be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Gause wherein Henry Fearon Heath and others are the plaintiffs, and Thomas Masterman Winterbottom and others are defendants, the Creditors of John Carlen, late of Westoe, near South Shields, in the County of Durham, Ship-Owner (who died on the 6th of February 1815), are forthto come in and prove their debts before Francis Paul Stratford, 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.

TUrsuant to' a Decree of 'the High' Court of Chancery, made in the matter of Gratiana Spence, a 'tuitatic,' the Créditors' of the said Gratiana Spence, a 'tuitatic,' the Créditors' of the said Gratiana Spence, who'resided' at Gréat Corani-Street,' Russell-Square,' in the 'County of Middlesex,' and some time in the Town of Hertford, and also in the City of Gloucester,' are by their Solicitors to' come in and' prove their debts before' William Alexander, Esq. one of the Masters 'of the said Contt,' at his Chambers,' in Stathampton-Buildings, Chancery-Lane, London, on or before the 23d' day of November 1819, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Dursuant to an Order of the High Court of Chancery, made in a Cause wherein Richard Lateward Lateward, Eq. now deceased, and others are the plaintiffs, and John Biggs and others are defendants; the Creditors of the said Richard Lateward Lateward (who was heretofore of Ewelm, near Wallingford, afterwards of Whatley Turnpite; near Reading, and of the Town of Reading, and of No. 1, Temple-Place, Blackfriar's-Road; and of Down Cottage, near Epsom, ju Surrey, and of Segmour Place, near Portman-Square, in Middlesex, and late of Melina-Place, Saint George's-Fields, Surrey), who have not yet proved their debts under an Order made in the said Cause, bearing date the 22d April 1815, are to come in before Francis Paul Strafford, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 10th day of December 1819, and make their claims, or in default thereof they will be peremptorily excluded from all benefit of the said two several Orders.

The amount of the Bank Annuities now standing in the iname of the Accountant-General of the said Court in trust, in the said Cause, and the cash remaining in the Bank on the credit of the said Cause, which are distributable amongst the science of the said Cause, which are distributable amongst the science of the said Cause, which are distributable amongst the science of the said Cause, which are distributable amongst the science of the said Cause, which are distributable amongst the science of the said Cause, which are distributable amongst the science of the said Cause of the said Science of the science of the distribution of the state of the state of the science of the bable amount of dividend which may become payable there bable amount of dividend which may become payable there is stated not likely to exceed sixpence in the pound. IN pursuance of an Order of the High Court of Chancery, made in a "Gause of Detillin against Geleg-all persons claiming to be the heir or heirs at law of Robert Gaustformerly of New-Boswell-Courty Carey-Street, Lincoln's-Lwa-Fields, in the County of Middleser, but date of Lympsheld, in the County of Surrey, Attorney at Law (who died in the anoth of December 1816), are; on or before the 19th day of December next, to come in and make out their claims before John Springett Harcey, Esq. at his Chambers, in Southampton-Buildings, Chancery-Lane, London.

Ursuint toi a Decree of the High Court of Chancery, made in a. Cause wherein John Whaley, Clerk, is the Plaintiff, and Elizabeth Whaley, Widow, and others are Defeudants, the Creditors of John Whaley, late of Urswick, in the Courity of Lancaster, Gentleman, (who died sometime in the month of July 1818.) are forthwith to come in before Francis Paul Stratford, Esq. one of the Masters of the said Court, at his Chambers; in Southampton-Buildings, Chancery-Lane, London, on or before the 20th day of December 1819) or in 'default thereof they will be peremtorily excluded the benefit of the said Decree.

Dursuant to a' Decree of the High Court of Chancery, 'malle in a Cabse' Ryan' against Barnewall, 'the Creditors of Philip Ryan late of Copenhagen, in the Kingdom of Denmark, Merchant, deciased (who died in the Parish of St. Paul, Coreint 'Garden, in the County of Middlesex, in the month of December 1903); are by 'their Solicitors to come in and prove their debts, and claim 'their debts, 'before' Joha Campbiell, 'Esq. one' of the Masters' of the 'said' Court, 'at his 'Office, in Southampton'Buildings, Chancery Lane,' London, 'on of before' the 31st day of December 1918, 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, made in a Causé Mieragainst Abbott, the Greditors of William Walter late of Andover, in the County of Hants, Esq., deceased, (who died on or about the 9th day of Novimber 1808) are forthwith to come in and prove their dents before James Stephen, 'Esq. 'one' of 'the' Masters of the Court of Chancery, 'at' his' Chantbers, in' Sontlampton-Buildings, Chancery, 'at' his' Chantbers, in 'Sontlampton-Buildings, Chancery, 'at' his' Chantbers, 'at' Sontlampton-Buildings, Chancery, 'at' 'b' sont 's before' the 'sth' day 'of Decymber 1819; 'or in before' the 'sth' day

"N'Otice is hereby given, that the Creditors of Messrs. Boyd, Benfield and Co., whose debuts for scentred by mortgages from Mr. Paul Benfield, "upon estates in Hertfordshire and Dorsetshire, are requested to neet the Assignces of their estates at John's Coffee House, Cornhilt; on Weinfesday the 17th of November instant, at Twelve o'Clock at Noon, to take into 'consideration' the propriety' of presenting a petition to the Lord Chancellor relative to the payment of their debts.

THE sereral Creditors 'of "Thomas' Afchier 'the younger, Tate of Birmingham, in the County of 'Warwick, Gunmaker, déceased, 'are requested to meet together at the Stork Tarern, in the Old Square, 'in Birmingham aforesaid, on Fridao the 19th day of November metant, at 'Eleven 'o' Clock in the Forenoon, to examine the accounts and to calculate and 'determine on a first and final distribution of the produce of the 'estate and effects of the said Thomas Archer; deceased, 'rare-'ably and proportionably amongst his said 'several Creditors.

THE Creditors who have proved their Debts under a Conmission of Bankrupt awarded and issued forth against George Johnson, of the City of Bristol, Engraver, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on the 43th day of November instant, at Twelve o'Clock at Noon, at the Ollice of Mr. Browne, No. 12, in John-Street, in Bristol aforesaid, to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at haw or in equity, for recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and likewise to assent toor dissent from the said Assignees employing an accountant to assist them in arranging and settling the affairs and accounts of the said Bankrupt, and to collect and get in the outstanding debts due to the said Bankrupt's estate; and also to the employing the said Bankrupt to ompleat and finish the work on hand and making such account-

' : - ي .

1