Dursuant to a Decree of the High Court of Chancery, made in a Cause Crousdaile against Phillips, the Creditors of Despard Croasdaile, late of Golden-Square, in the County of Middlesex, Esq. deceased (who died in or about the month of January 1819), 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 default thereof they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Davis versus Peake, the Creditors of John Davis, late of Carey-Street, in the County of Middlesex, and of North-End Hammersmith, in the said County, Gentleman, 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 9th day of May next, 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 of Webb against Hill, the Creditors of Joseph Dickinson, late of Newport, in the County of Salop, Gentleman (who died in June 1811), are forthwith to come in and prove their debts before John Springett Harvey, Esq. one of the Masters of the said Court, at his Chambers, in South-ampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause of Webb against Hill, the Creditors of the Reverend Robert Wilbraham Bromhall Hill, late of Waters-Upton, in the County of Salop, Clerk: (who died in January 1815), are forthwith to come in and prove their debts Sandary 18151, are forthwith to come in and prove their deois before John Springett Harvey, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chan-cery-Lane, London, or in default thereof they will be ex-cluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause of Grant against Land John Veal, late of Chittern St. Mary, in the County of Wilts, Gentleman (who died in November 1805), are forthwith to come in and prove their debts before John Springert 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 excluded the benefit of the said

Ursuant to a Decree of the High Court of Chancery, made in a Cause of Grant against Lynam, the Creditors of Elizabeth Veal, Widow of John Veal, late of Chinern Saint Mary, in the County of Wilts, Gentleman (who died in February 1890), are forthwith 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 xcluded the benefit of the said Decree.

FANHE Creditors of William Higgs, of the City of Bristol,
Tannor and Leather-Factor (lately a Partner in trade with
George Hodson, of the same City, and with Richard Higgs, of
Chipping Sodbury, in the County of Gloucester, Leather-Factors, against which said William Higgs, George Hodson, and tors, against water said William Higgs, Gorge Houson, and Richard Higgs, a Commission of Bankrupt hath lately been awarded and issued and is now in prosecution), are requested to meet at the Swan Inn, in Chipping Sodbury aforesaid, on Saturday the 10th day of March next, at Twelve o'Clock at Noon, for the purpose of nominating from among the private Creditors of the said William Higgs's estate one or more required grant or agents. special agent or agents, for the superintendance and protection of the interests and claims of the Creditors of the said william Higgs's private and individual estate, and for the preservation of such private estate, and the assets and effects thereof, against the Greditors of the public or joint estate of Higgs, Hodson, and Higgs, in cases of necessity or question.

THE Creditors of Richard Higgs, of Chipping Sodbury, in the County of Gloucester, Leather Factor (lately a Partner in trade with George Hodson and William Higgs, of Partner in trade with George Houson and William Higgs, of Bristol, Leather-Factors, against which said William Higgs, of George Hodson, and Richard Higgs, a Compulsion of Bauk want hately been awarded and issued and is now in promotion), are requested to meet at the Swan Inp, in Chip-Philip Watkins, of the City of Bristol, Oil and Colour-Man,

ping Sodbury aforesaid, on Saturday the 10th day of March next, at Twelve o'Clock at Noon, for the purpose of nominators ing from among the private Creditors of the said Richard Higgs's estate one or more special agent or agents, for the superintendance and protection of the interests and claims of the Creditors of the said Richard Higgs's private and individual estate, and for the preservation of such private estate, and the assets and effects thereof, against the Creditors of the public or joint estate of Higgs, Hodson, and Higgs, in cases of necessity or question.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Thomas Johnson the younger, of Wakefield, in the County of York, Merchant, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on Saturday the 10th day of March next, at Twelve o'Clock at Noon, at the Sessions-House, in Wakefield aforesaid, to assent to or dissent from the said Assignees employing such person or persons as they may think proper to investigate, adjust. or persons as they may think proper to investigate, adjust, and settle the books and accounts of the said Bankrupt, and which may be due to the said Bankrupt, and to their making to such person or persons so to be employed, for his or the services, such compensation as they may think proper; and to assent to or dissent from the said Assignees selling or disciplination. to assent to or dissent from the said Assignees selling or op-posing, either by public auction or private contract or by valuation, of the whole or any part of the real estates, stock in trade, household goods, furniture, fixtures, and other effects belonging to the said Bankrupt, either to him the said Bankrupt, or to any other person or persons, upon such terms and conditions, and for such price or prices, and upon such credit or security as the said Assignees shall think proper; and to assent to or dissent from the said Assignees entering into any compromise with any debtor or debtors to the said Bankrupt's estate, for or respecting the payment of his, her, or their debt or debts, and to allow time for payment thereof, as the said Assignees shall think proper; 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 Bankrupt's estate and effects; or to the compounding, submitting to arbitration, arotherwise agreeing any matter or thing relating thereto; and on other special

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against
Thomas Dawson Bowker, late of Warmsworth-House, in the Gounty of York, Merchant, are requested to meet the Assignces of the said Bankrupt's estate and effects, on Monday the 5th day of March next, at Eleven o'Clock in the Forenoon, at the George Inn, in Newcastle-upon-Tyne, in order to assent to or dissent from the said Assignces concurring with the Mortgagees in selling, by public auction, in such lots as shall be deemed most advisable, at Epworth, in the County of fineals. Lincoln, or some other place near the situation of the pro-perty, the real estates of the said Bankrupt in the said County Lincoln, or in case of not succeeding therein, then in selling and disposing of the said real estates, in one or more lots, by private contract, either at a valuation or otherwise, to such person or persons as may be willing to become purchasers thereof; and also to assent to or dissent from the chasers thereof; and also to assent to or dissent from the said Assignees performing in whole or in part an agreement entered into by the said Bankrupt with Mr. Marmaduke Robinson, of Belton, in the said County of Lincoln, Farmer, for the sale to him of a close of ground in or near Belton aforesaid, containing one acre and three roods more or less, or in rescinding the said agreement, and releasing the said Marmaduke Robinson thereuron; and also to assent to or distant the said Assignment and also to assent to or dis-Marinautic Robinson infection; and also to assent to or us-sent from the said Assignees commencing and prosecuting one or more suit or suits in equity or action or actions at law against one or more person or persons, then to lie named; and also to assent to or dissent from the said Assignees enterand also to any compromise with any debter or debtors to the said Bankrupt's estate, for or respecting the payment of his, her, or their debt or debts, and to allow time for the payment thereof as the said Assignees shall think proper; or to the compounding, submitting to arbitration, or otherwise agree-ing any matter or thing relating to the said estate; and on other special affairs.