at his Chambers, in Southampton Buildings, Chancery-Lane, Londen, or in default thereof they will be percuptorily ex-cluded the benefit of the said Dreecc

DUrsmant to a Decree of the High Court of Chaucery, made in a Cause wherein John Hurle is plaintiff, and Samuel Sweet and others are defendents, the Creditors of William Sweet, late of the Parish of Chifton, in the County of Gloucester, Nurseryman (who died on or about the 24th of September 1829), are, on or before the 19th of December 1825, by their Solicitors, to come in before James Trower, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their debts, of in default thereof they will be percoptorify excluded the benefit of the said Decree.

Urswant to a Decree of the High Court of Chancery, made in, a Canse Deverill against Deverill, the Cre-ditors of William Hooton Deverill, late of Newton, in the County of Nottingham, Gentleman, deceased (who died on or about the £7th of December 1823), are, on or before the 10th day, of December 1895, to come in and prove their debts before James William Farer, 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 peremptorily excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, Distant to a Decree of the High Court of Chancery, made in a Cause Rowlands against Tucher, the Cre-ditors of Arthun Bushe Baker, of Chegwell, in the County of Essex, E-q. deceased, (who died in or about the month of December 1819), are forthwith to come in and prove their debts before James William Farrer, 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 M'Kendrick against Hamilton, the Cre-▲ made in a Cause M'Kendrick against Hamilton, the Cre-ditors of Alexander Broadfoot, late of Berwick-Street, Soho, in the County of Middlesex, Tailor, deceased (who died on or about the 1st day of October 1821), are, on or before the 24th day of December 1825, to come in and prove their debts before Francis Gross, 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 peremp-tarily excluded the benefit of the said Decree

Ursuant to a Decree of the High Court of Chancery, made in a Cause Jack against Kingsford, the Creditors of William Edward Ramsay, late of Prospect-Place, Lark-Hall, Lamheth, in the County of Surrey, Esq. a Lientenant in this Majesty's Navy (who died in the year 1817), are forth-with to come in and prove their debts before John Springett Harvey, Esq. one of the Masters of the said Court, at his come on Buildhume Ruidlung. Chancers, Low Channers, in Southaupton-Buildings, Chancery-Lane, Lon-don, or in default thereof they will be excluded the benefit-of the said Decree.

Nursuant to a Decree of the High Court of Chancery, made in a Cause Kent arguing Filmed made in a Cause Kent against Flowerdew, the Creditors of Samuel Kent, formerly of Mark-Lane, in the City of Lon-don, Merchant, and afterwards of Blackheath, in the County of Kent, Esq. deceased (who died in the month of July 1823), are forthwith to come in and prove their debts before Wil-liam contremay, Esq. one of the Masters of the said Court, at nam contensy, resq. one of the Masters of the said Court, at his Chambers, in Sonthampton-Buildings, Chancery-Lane, London, or in celault thereof they will be excluded the benefit of the said Decree.

Wy Ursuant to a Decree of the High Court of Chancery, made in a Cause wherein Robert Comely and others are plaintiffs, and Richard Carter and others are defendants, are presented as a second control and only are determanis, all persons channing to be the nephews and nieces of William Comely, lare of Bathwick, in the County of Somerset, Esq. (who aired on or about the 12th day of May 1818), who were living at the time of his death, and the issue of such ne-phews and nucces as have since dieu, are, by their Solutions, but have the same in such as the such methy with the Solutions. pnews and meets as have since died, are, by their Solidions, forthwith to come in and prove their relationship before James Trower, 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.

MR. WILLIAM SHILCOCK'S AFFAIRS,

MR. WILLIAM SHILCOCK'S AFFAIRS, Horbling, near Endicingbaro, Oct. 22, 1825. Horbling, near Endicingbaro, Oct. 22, 1825. County of Lincoln, Wine and Spirit-Merchant, hath conveyed and assigned all his real and personal estate and effects unto Benjamin Smith, of Horbling, in the said County, Gentleman, and Stephen-John Baxter, of Holpringham, in the said County, Grazier, in trust for sale, for the benefit of his Creations-Notice is, therefore, hereby given, that the said deed of assignment is left at our Office, in Horbling aforesaid, for the inspection and signa use of the seneral Creditors of the said William Shilcock, who are garuestly requested, as early as may be, to make known their assent or diss in to the said deed of assignment; and all persons indiss nt to the said deed of assignment; and all persons in-debted to the said William Shil. ock are desired immediately, to pay us the amount of their respective debts, SMITH and WILKINSON, Solicitors.

N. B. The Assignces request all persons in possession of sacks, casks, or bottles, belonging to the said William Shilcock, will forthwith forward the same to him at Donington.

THIS is to give notice, that, by indentures of lease and The release and assignment, bearing date respectively the 28th and 29th days of October 1825, James Santer, of Benen-den, in the County of Kent, Miller, hath conveyed and assigned all his estate and effects, real and personal, to Sannel Santer, of Benenden aloresaid, lunkeeper, John Wilmshurst, of Cranbrook, in the said County of Keny, Corn-Factor, and John Hague, of Cranbrook aforesaid, Farmer, upon trust, for the benefit of themselves, the said Samuel Santér, John Wilnshurst, and John Hague, and all other the Greditors of the said James Santer; and that the said indentances were executed by the said James Santer, Samuel Santer, John-Wilnshurst, and John Hague on the said 29th day of October, in the presence of, and attested by, William Hague, of Cranbrook aforesaid, Solicitor.

"HE Creditors who have proved their debts under a Commission of Baakrupt awarded and issued forth against William Dunham, of Coleman Street, in the City of London, Victualler, Wine-Merchant, Dealer and Chapman, are requested to meet the Assignces of the estate and efficies of the said Bankrupt, on Monday the 21st day of November instant; at Twelve of the Clock at Noon at the Court of Commissioners of Bankrupts, in Basingball-Screet, in the City of London, to assent to or dissent from the said Assig-nees selling, by public anction or private contract, the stock nees selling, by public anction or private contract, the stock in trade and honsebold furniture of the Bankrupt, or any part thereof, and if by private contract, then to authorise the and also to authorise the security for payment for the same and also to authorise the said Assignees to employ an Ascountant to make up the accounts of the Bankfupt; and on other special affairs.

THE Creditors who have proved their Debts under a Coma mission of Bankrupt awarded and issued forth against Charles King, of Coanbrook, in the County of Kent, Bankes, are desired to meet the Assignees of the said Bankrupt's estate and effects, on the 7th day of December next, at Three of the Clock in the Alternoon precisely, at the George Ina, in the Town of Cranbrook aforesaid, to assent to or dissent from the said Assignees selling and disposing of the said Bankrupt's estates, or any part or parts thereof, or to their buying in the same, or any part or parts thereof, at any such sale or sales, for such price or prices as they shall think most advisable ; and also to assent to or dissent from the said Assignees selling or disposing of, by public auction or private contract, together or in lots, and at such time or times as they shall think proper, all the household furniture and effects of the think proper, all the household turniture and effects of the said Bankrupt; also to assent to their paying and discharging, out of the said Bankrupt's estate, the costs of preparing a certain conveyance and assignment, executed by the said Bankrupt, of his real and personal estates to Trustees, pre-vious to the issuing of the said Commission, for the general benefit of the Creditors of the said Bankrupt, and also the expenses attending several meetings of the traditors of the said Bankruptin pursuance ther, of also to the said Assigsaid Bankroptin pursuance thereof; also to the said Assig-nees discharging, out of the said Bankropt's estate, the amount of taxes, servants' wages, and other payments which are been made by the Trustees under the said 'conveyance and assignment ; and also to assent to or dissent from the said Assignces employing a proper person, as an accountant, ro investigate the accounts of the said Bankrupt, and to collect