vivor of Sir John Hind Cotton, Bart. Sir Roger Jenyns, Knt. the Reverend Richard Bentley, D. D. Archdeacon of Ely, Edward Partheridge, of Elv, Esq. Roger Pepys, Esq. ok Impington, in the County of Cambridge, John Whitifield, D. D. Minister of Haddenham, Samuel Gatward, of Cambridge, Esq. Thomas Webb, of Had enham, Esq. and George Wellington, of Haywood, in the County of Hereford, Esq. are respectively, within twenty-eight days, to appear or give nortice of his or their title respectively to, and prove their pedigree or other title as, Trustee or Trustees before William Brougham, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chamcery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Stead v. Brisco, any person or persons claiming to be the Heir at Law of Joseph Messenger, late of Wheyrigg, in the Parish of Bromfield, in the County of Cumberland, Yeoman (who died in or about the month of May 1828); are, on or before the 30th day of August 1832, by their Solicitors, to come in and make out their claims before George Boone Roupell, 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 peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Stead v. Brisco, the Creditors of Joseph Messenger, late of Wheyrigg, in the Parish of Bromfield, in the County of Cumberland, Yeoman (who died in or about the month of May 1828), are, on or before the 30th day of Angust 1832. by their Solicitors, to come in and prove their debts before George Boone Roupell, Esq. one of the Masters of the said Court, at his Chambers, in Southamptonn Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the sain Decree.

made in a cause Oxley v. Shelverton, the Creditors of William Shelverton, late of Burwell, in the County of Cambridge, Farmer (who died on or about the 14th day of February 1831), are, on or before the 30th day of August 1832, by their Solicitors, to come in and prove their debts before George Boone Roupell, 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 peremptorily excluded the benefit of the said Decree.

made in a cause Du Hourmelin against Sheldon, all persons claiming to be Next of Kin of Elizabeth Sheldon, all persons claiming to be Next of Kin of Elizabeth Sheldon, widow, deceased; who were living at the time of her death (which happened on or about the 23d day of November: 1829), are, forthwith to come in and prove their kindred before the Right Honourable Robert Lord Henley, 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.—The said Elizabeth Sheldon was the widow of Charles Henry, Sheldon, Esq. formerly of Queen Ann-Street West, in the County of Middlegex, and afterwards of the City of Paris, and previously to her marriage with him she was the wife, and afterwards the widow, of Charles Graham, Esq. of Netherby, in the County of Cumberland.

DURSUANT to a Decree of the High Court of Chancery, made in a caive Du Hourmelin against Sheldon, the Creditors of Elizabeth Sheldon, widow of Charles Henry Sheldon, Esq. formerly of Queen Ann-Street West, in the County of Middlesex, and afterwards of the City of Paris, deceased fand which said Elizabeth Sheldon, died on or about the 23d day of November 1829), are forthwith to come in and prove their debts before the Right Hononrable Robert Lord Henley, one of the Masters of the said Court, at his Chambers, in Sbuthampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of His Majesty's Court of Exchequer, at Westminster, made in a cause Fernell v. Hodges, the Creditors of William Fernell, late of Carnaby-Street, in the Parish of St. James, Westminster, in the County of Middlesex, Tallow-Chandler, deceased (who died on or about the 7th day of November 1814), are, forthwith by their Solicitors, to come in and prove their debts before

Jefferies Spranger, Esq. one of the Masters of the said Court, at his Chambers, in the Inner Temple, London, or in default thereof they will be excluded the benefit of the said Decree.

Miliam Row, of Saint Peter's, in the County of Northumberland, Merchant, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on Friday the 7th day of September next, at One o'clock in the Afternoon, at the Turf-Hotel, in Collingwood-Steet, Newcastle-upon-Tyne, in order to assent to or dissent from the said Assignees making to the said William Row such allowance out of the estate as shall be deemed reasonable for his services, trouble, and expences, in negociating or treating for the sale of part of his estate, or otherwise in and about the same; and also to assent to or dissent from the said Assignees adjusting, setting, compounding, and determining, either by submitting to arbitration, or in such other manner as they shall think expedient, all accounts, claims, and demands whatsoever, due to, or claimed by, the representatives of the late Joseph Bainbridge, Esq., either as Mortgagees of the Bankrupt's real estate, or otherwise howsoever, and surrendering to the said Mortgagees all right and equity of redemption in the mortaged premises, on such terms as the said Assignees shall think most beneficial; and also to assent to or dissent from the said Assignees in like manner settling, adjusting, compounding, and determining all accounts, claims, reckanings, and demands due or subsisting between, to or with the said Bankrupt, or his estate, and treating and purchasing, on such terms as the said Assignees shall think fit, such part of the estate of the said William Row the younger, as may be found expedient or beneficial to the sale of the said Bankrupt's estate; and also to assent to or dissent from the said Assignees shall think necessary, for the recovery or protection of the said Bankrupt's estate and effects; and to their compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and also for the purpose of raising a fund to defray the costs, charges, and expences of such measures and proceedings as may be determined upon at

WHEREAS a Commission of Bankrupt, hearing date one or about the 25th day of August 1831, was awarded and issued forth against Anne Dawson, of No. 115, Park-Street, Grosvenor-Square, in the County of Middlesex, Boarding and Lodging Housekeeper, Dealer and Chapwoman; this is to give notice, that the said Commission is, under the Great Seal of the United Kingdom of Great Britain and Ireland, superseded.

WHEREAS a Fiat in Bankruptcy, bearing date on or about the 4th day of March 1832, was awarded and issued forth against John Clarke and Gregory Odell Clarke, of Newport Pagnell, in the County of Bucks, Corn and Coal-Dealers; this is to give notice, that the said Fiat and all proceedings had thereon, is, by order of the Honourable the Court of Review, rescinded and annulled.

HEREAS a Fiat in Bankruptcy; hearing date on or about the 26th day of April 1832, was awarded and issued forth against William Bush Parker, of the City of Bristol, Scrivener, Dealer and Chapman; this is to give notice, that the said Fiai of Bankruptcy is, by order of the Court of Review in Bankruptcy, and confirmed by the Lord Chancellor, annulled.

THEREAS a Fiat in Bankruptcy, bearing date on or about the 6th of March 1832, was awarded and issued forth against John Fry, of the City of Bristol, Tailor, Dealer and Chapman; this is to give notice, that the said Flat is, under an order by the Honourable the Court of Review in Bankruptcy, annulled.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Alfred Warwick, of Romford, in the County of Essex, Dealer in Wine, Spirits, Hops, and Seeds, and he being declared a Bankrupt is hereby required