DURSUANT to a Beoree of the High Court of Chancery, made in a cause Killick against Harriss, the heir at hav of Joseph Harris, formerly of Aston Thristill, in the county of Berks, and of Broadwall, Christchurch, in the county of Surey, Pallow Melter, decased (who died on or about the 25th day of July 1836), is, on or before the 31st day of March 1840, to come in and prove his or her claim before Samuel Duckworth, 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.

PURSUANT to an Order of the High Court of Chancery, made in a cause Cort against Winder, such of the first cousins german of Arthur Annitsteed, formerly of Boltoniby the Sands, in the county of Lancaster, and late of Woodside, in the county of Chester, Merchant, as were living at the time of his death (which happened onor, about the 25th day of May (837), and are still living, and the personal representatives of such of the said first cousins german as have since died, are four with to come in and make out their clains, as such cousins german and personal representatives, hefore Samuel Duckworth, Esg. 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 gaid Order.

PURSUANT to a Decree of the High-Court of Chancery, made in a cause Gordon versus Gordon, the creditors of Adam Gordon, late of Blackheath, and of Deptford, in the county of Kent, Esq. (who died in or about the month of January 1839), are, by their Solicitors, forthwith to come in and prove their debts before William Wingfold, Esq. one of the Masters of the said Court, at his chambers, in Southampton-sbuildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Vernon against Crofton, the creditors of Erences Warcup, formerly of Charlotte-street, Fitzroy-square, and fate of Halkin-street, Grovenor-place, and Crouch-end, in the county of Middlesex, Spinster, deceased (who died in the month of March 1827), are, by their Solicitors, forthwith te, come in and prove their debts before Sir Giffin Wilson, 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 beaefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Hall against Goulty, the creditors of Edizabeth Goff, late of Clarence Cottage, Clarence-place, Brightom, in the county of Sussex (who died in the month of November (837.)), are, on or before the 2d day of April 1840, to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his chambers, in Southampron-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 Cooper against Denison, the next of kin and nearest of blood of John Spencer, late of Charlottestreet, Fitzroy-square, in the county of Middlessx, (who died in or about the month of March 1806), and the personal representatives of such of them as may have since died, are forthwith to come in and prove their kindred before William Brougham, 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.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Hereford versus Ravenhill, any person or persons claiming to be the heir at law exparte materna, or claiming to be the next of kin of Charles Cooke, Esq. (who died 25th day of September 1835, at his residence the Moor, in the parish of 'Holmer, within 'the liberties of the city of Hereford), are, by their Solicitors, forthwith to come in and establish their claims before Andrew Henry Lynch, 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.

JOSEPH SILLITOE'S Assignment.

OPICE is hereby given, that the creditors who have the executed or assented to the deed of assignment of Joseph Sillitoe, late of Stafford, in the county of Stafford, Grocer and dronmonger, hearing date the 1st day of April last, are requested to meet the assignees at the Star Jon, in Stafford, on Thursday the 26th day of March next, at ten o'clock in the forenoon precisely, to Audit the Accounts of the said Assignees. And the said assignees also intend then and there to make a First Dividend of the estate and effects.—All persons indebted to the estate of the said Joseph Sillites are requested immediately to pay the amount to Mr. Charles Knight, Auctioneer, Stafford, Stafford, February 20th, 1840.

"THIS is to give notice, that Robert Leighton, of Lancastar," in the county of Lancaster, Grocer and Corm-Dealer, has by indentures of lease, release and assignment, bearing date the 24th and 25th days of February 1840; conveyed and assigned all his real and personal estate and effects whateoever unto William Satterthwaite, Grocer, and John Whiteside, Corn-Dealer, both of Lancaster aforeaid, as trustees, upom trust, for the equal benefit of all the creditors of him, the said Robert Leighton; and that the said indentures were duly executed by the said Robert Leighton and William Satterthwaite on the said 25th day of February aforesaid; and that the execution of the said indentures by the said 2010 Whiteside on, the 26th day of February aforesaid; and that the execution of the said indentures by the said Robert Leighton, William Satterthwaite, and John White-ide was witnessed and attested by John Herdman Sherson, of Lancaster aforesaid, Attorney and Solicitor.—Dated this 27th day of February 1840;

I.O.TICE is hereby given, that Henry Sandland, of Burtonupon-Trent, in the county of Stafford, Patent Axletree and Coach Maker, bath by indenture, bearing date the 29th day of January last, conveyed and assigned to Joseph Warden, of Birmingham, in the county of Warwick, Iron-Merchant, and Morris Elddocke, of Burton-upon-Trent aforesaid, Druggist, all his estate and effects, whatsoever and wheresoever, upon trust, for the benefit of all his creditors, as therein mentioned; and which said Indenture was duly executed by the said Henry Sandland and Morris Piddocke on the said 29th day of January last, and by the said Joseph Warden on the 8th day of January last, and by the said Joseph Warden on the 8th day of January last, and the execution thereof by the said parties respectively was attested by Januer Drewry, of Burtonupon-Trent aforesaid, Attorney at Law; and notice is hereby also given, that the said indenture is now lying at the office of the said Mr. Drewry, in Burton-upon-Trent aforesaid, for execution by such of the creditors of the said Henry Sandland as may be desirous of executing the same.—All persons who stand indebted to the said Henry Sandland are requested forthwith to pay the amount of their respective debts at the office of the said ames Drewry, in Burton-upon Trent aforesaid, of the said Janes Drewry, in Burton-upon Trent aforesaid, so the proceedings at law will be instituted for the recovery thereof.— Dated this 28th day of February 1840.

N OTICE is hereby given, that by indentures of lease, and of release and assignment, hearing date respectively the 13th and 14th days of February 1340, the indenture of release and assignment being made between John Fletcher, of Cavepdish bridge, in the parish of Castle Donington, in the county of Leicester, Common Brewer, of the first part : Christophery Dufield, of Grantham, in the county of Lincoln, Merohant, John Dethick, of Worksop, in the county of Notingham, Surgeon, and Thomas Smith Woolley, of South Collingham, in the said county of Nottingham, Gentleman, creditors of the said John Fletcher, of the second part ;; and the several other.persons, also creditors of the said John Fletcher, why, by themselves or their respective attorneys duly asthorized, have executed, or should thereafter excente or consent: inwriting to execute, the said indenture, or to accept the provision thereby made, of the third parts ; the said John Fletcher has conveyed and assigned all his-real and personal estate and effects unto the said Ohn Fletcher who should be willing to accept the provisions thereby made, in discharge of their respective debts, claims, and demands ; and that the said indentures of lease and of release and assignment were respectively executed by the said John Fletcher on the said 14th of Flerunry, in the presence of, and are attested by, William Eaton Mousley, of Derby, Solicitor ; and the said Indenture of release and assignments was executed by the said Thomas Smith Woolley on the 17th day of the same month of Flerunry, in the presence of, and iss attested by, Charles Morris, of Léicester, Solicitor; John iss

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