or either of them died, and whether testate or intestate, and whether leaving any and what child or children, and who was or were their, his, or her, heirs or heir at law; and also to inquire and state to the Court who was the cldest son of Edward Fox, in the will of the said John Fox named at the time of the decease of the said John Fox, and whether he is dead and when he died, and whether testate or intestate, and who is his heir at law; and whether testate or intestate, and who is his heir at law; and whereby it is also referred to the said Master to inquire and state to the Court who were the residuary devisees of the said John Fox, and whether they are living or dead, and if dead who are their heirs or heir at law, or legal personal representatives; any person of persons therefore claiming to be such heir or heirs at law, or legal personal representatives as aforesaid respectively, or claiming to be such other relations to the said John Fox as are sought to be discovered by the said enquiries, is or are, by their Solicitors, forthwith to come in and prove such claim or respective claims before the said Master, at his office, in Southanpton-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 certain cause Barker versus Barker, the creditors of William Barker, late of Wolstanton, in the county of Stafford (who died in or about the month of October 1821), are, by their Solicitors, forthwith to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their debts, 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 of Barker versus Barker, the creditors of Peter Barker, late of Wolstanton, in the county of Stafford, Shoe Maker (who died in or about the month of January 1835), are, by their Solicitors, forthwith to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their debts, 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 Corney versus Tribe, the creditors of John Holden, late of Broadwater, in the county of Sussex, Builder (who died in or about the month of December 1838), are, by their Solicitors, forthwith to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their debts, 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 Losack versus Gordon, the creditors of Patience Gordon, formerly of Berner's-street, Oxford street, but afterwards of Great Portland-street, in the county of Middlesex, Widow (who died in or about the month of March 1834), are, by their Solicitors, forthwith to come in before William Wingfield, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their debts, 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 Rymer and others versus Storey and others, the creditors of Martha Phipps, late of Ramsgate, in the isle of Thanet, in the county of Kent, Widow (who died on or about the 11th day of August 1832), are, by their Solicitors, on or before the 1st day of August 1840, to come in and prove their debts before Nassan William Senior, 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 an Order of the High Court of Chancery, made in causes Dowling versus Smith, and Dowling versus Stockdale, the following legaters of Jeremiah Stockdale, Mill-Maker, late of High Holborn, and Camden-terrace, Camden-town, in the county of Middlesex (who died on the 5th of May 1823), namely, his neice Airs. Wright, of Hackney, of £200 Three per Cent. Consols; his three neices, in Bermuda, £100 each like Stock; his neice Sarah Hurst, then

Mrs. Dix, of £100 like Stock; Mrs. Sarah Hutton, of Northumberland, £200 like Stock; Mrs. Mary Porter, of £400 like Stock; John Kirkeep, of £100 like Stock; Mrs. Gottshed, of £100 like Stock, between them; Mrs. Pelbam, of £20 like Stock; and his sister Jane Paine, of £200 like Stock, or those claiming under them, are, on or before the 10th day of August 1840, to come in and prove their claims 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 peremptorily excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Boyle against Straight, the creditors of Samuel Straight, late of Bedford-place, Russell-square, in the county of Middlesex, Gentleman, deceased (who died on or about the 26th day of April 1839), are, on or before the 25th day of July 1840, to come in and prove their debts before William Brougham, Esq. ene of the Masters of the said Court, at his chambers, in Seuthampton-buildings, Chancery-lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of Bisshopp, Bart. versus Sproute, the creditors of the Reverend Sir George Bisshopp, late of Cheltenham, in the county of Gloucester, Bart. deceased (who died in the mouth of March 1834), are, by their Solicitors, forthwith to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to an Order of the Lord High Chancellor of Great Britain, made in the matter of Fraucis Stevens, a lunatic, the creditors of the said Francis Stevens, formerly of Ivy-cottage, near Sidmouth, in the county of Devon, Solicitor, and now of St. John's-road, North-end, Fulham, in the county of Middlesex, are, on or before the 29th day of July 1840, to come in and prove their debts before William Brougham, Eq. one of the Masters of the Court of Chancery, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Wickenden against Griffin, all persons claiming to be the next of kin of Frances Ann Brown, at the time of her decease (which happened on or about the 26th day of December 1835), are forthwith to come in and make out 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 Frances Ann Brown was the wife of Henry George Brown, of St. Paul's Church-vard, in the city of London, Stationer, and the daughter of Robert Brown, late of Bartholomew-place, Kentish-town, in the county of Middlesex, Gentleman; and she resided, at the time of her decease, with her said husband.

OTICE is hereby given, that by indenture of assignment, bearing date the 16th day of May instant, Thomas Griffiths, of Leanington, in the county of Warwick, Teabeler and Grocer, assigned all his estate and effects to Jamescek, of Love-lane, East Cheap, in the city of London, Wholesale Tea Dealer, and Richard Habberfield, of Love-lane aforesaid, Wholesale Tea Dealer, in trust, for the benefit of all the creditors of the said Thomas Griffiths; and that the said deed was executed by the said Thomas Griffiths on the 21st day of May instant, in the presence of, and is attested by, Thomas Smallbone, of Leanington aforesaid, Attorney at Law; and that the said deed was likewise executed by the said James Peek and Richard Habberfield on the 22d day of May instant, in the presence of, and is a tested by, John Letts, of No. 8, Bartlett's buildings, in the city of London, Attorney at Law.—Dated the 22d day of May 1840.

JOHN LETTS, Solicitor to the Trustees.