and what issue or next of kin, or heirs entitled to succeed to her estate; any person or persons claiming to be such issue or next of kin, or heirs, are, by their Solicitors, on or before the 16th day of April 1844, to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, and make out their claims, or in default thereof they will be peremptorily excluded the benefit of the said Decree. The said native woman died at or near Vizagapatam, in the presidency of Madras, on or about the 7th day of November 1837, and was formerly housekeeper to the late Colonel George Fotheringham, of the 16th Regiment Madras Native Infantry, who died on or about the 12th day of December 1802, at Vizagapatam aforesaid, and, for some time prior to her death, is supposed to have lived with a native, the uncle of the jail hospital dresser. Her funeral expences are stated to have been paid by the native, Valoo Mood.

THEREAS by a Decree of the High Court of Chancery, made in a cause Marsden versus Yorke, it was, amongst other things, referred to Nassau William Senior, Esq. one of the Masters of the said Court, to enquire and state to the Court who were the next of kin of Dame Elizabeth Hughes, late of Plascoch, in the county of Anglesea, Widow (who died on or about the 8th day of April 1839), living at the time of her death, and whether any of them are since dead, and, if dead, who is or are his, her, or their personal representative or representatives; therefore, any person or persons, claiming to be such next of kin or personal representatives, are, by their Solicitors, on or before the 1st day of June 1843, to leave his, her, or their claim or claims before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 1st day of July 1843, to establish his, her, or their claim or claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and of the General Orders of the said Court.

URSUANT to a Decree of the High Court of Chancery, made in a cause Marsden versus Yorke, the creditors of Dame Elizabeth Hughes, late of Plascoch, in the county of Anglesca, Widow, deceased (who died in the month of April 1839), are, by their Solicitors, on or before the 25th day of May 1843, to leave their claims of debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 15th day of June 1843, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

URSUANT to a Decree of the High Court of Chancery, made in a cause Medcalf against Greengrass, the next of kin of Joseph Harpur, otherwise Harper, deceased (who was a Doctor of Laws, and resided at the University of Oxford, and died there on the 2d day of October 1821), who were living at his death, and the legal personal representatives of such of them as are dead, are, on or before the 1st day of May 1843, to come in and prove their kindred and representation before Richard Richards, 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.

TURSUANT to a Decree of the High Court of Chancery, made in a cause Medcalf against Greengrass, Joseph Harpur, otherwise Harper, who enlisted in the Artillery of the Honourable East India Company's Service, on the 1st of June 1818, and is suprosed to have died on the 1st of June 1821, and was the son of Joseph Harpur, otherwise Harper, deceased, the testator in the pleadings of this cause named (who was a Doctor of Laws, and resided at the University of Oxford, and died there on the 2d day of October 1821), if living, or, if dead, his legal personal representative, is, on or before the 1st day of May 1843, to come in and prove his kindred or representation before Richard Richards, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof he will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chant cery, made in a cause Ord and others against Ligh and another, the creditors of Benjamin Whinnell Scott, late of Upper Clapton, in the parish of Hackney, in the county of Middlesex, Gentleman, deceased (who died on or about the 19th day of December 1841), are, on or before the 8th day of May 1843, to come in and prove their debts before Richard Richards, 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 of William James against Catherine Arnot, Widow, and another, the creditors of David Gale Arnot, late of Wyfold Court, in the county of Oxford, Gentleman, deceased (who died on or about the 11th day of April 1842), are to come in and prove their debts before Richard Richards, 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Barlow v. Worthington, any person or persons claiming to be the heir at law of the testatrix, Ann Duncalf, late of Adlington, in the parish of Prestbury, in the county of Chester, Spinster, deceased, the daughter of Thomas Duncalf, late of Prestbury aforesaid, and Ann his wife, formerly Ann Worthington, Spinster, both deceased (which said testatrix died on the 3d day of February 1842), at her death; and any person or persons who were, at the said testatrix's death, her next of kin, excluding the children and descendants of Nathaniel Worthington, late of Styall-green, near Wilmslow, in the county of Chester, Farmer, and the legal personal representatives of such next of kin, excepting the children and descendants of the said Nathaniel Worthington, as have since died, are, by their Solicitors, on or before the 6th day of May 1843, to come in and make out their claim to be such heir at law, and prove their kindred in manner aforesaid, and claim to be such legal personal representatives, before Sir William Horne, Knight, one of the Masters of the said Court, at the chambers of James William Farrer, Esq. 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 Hancock against Round, the creditors of John Round, late of Brentford, in the county of Middlesex, Grocer, deceased (who died in the month of December 1839), are, by their Solicitors, forthwith to leave their claims of debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 1st day of May 1843, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Hancock against Round, any person or persons claiming to have any mortgage or mortgages or other incumbrances upon the estates of John Round, late of Brentford, in the county of Middlesex, Grocer, deceased (who died in the month of December 1839), and which estates are situate in the manors of Hanwell and Ealing, in the said county of Middlesex, is or are, by their Solicitors, forthwith to leave such their claim or respective claims before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in South-ampton-buildings, Chancery-lane, London; and such person or person or persons is or are, on the 1st day of May 1843, to establish such their claim or respective claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Norbury versus Fowls, the creditors of John Norbury, late of Witton Northwich, in the