DUrfuant to a Decree of the High Court of Chancery, and of a General Order of Transfer, the Creditors of John Twilleton, late of Raweliffe in the County of York, Efq; de-ceafed, are to come in and prove their Debts before John Eames, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's Ian Chancery-Lane, London, on or before the 24th Day of this Inftant July, or in Default thereof they will-peremptorily be excluded all Benefit of the faid Deстее

TO be fold, purfuant to a Decree of the High Court of Chancery, before William Graves, Efg; one of the Mafters of the faid Court, at his Chambers in Symond's Inn, Chancery-Lane, London, A Piece or Parcel of Marth Ground, containing Ninety-eight Acres, lying in the Parith of Holbeach Containing Hinter Legis releases in the Occupation of John in the County of Linceln, now in the Occupation of John Glegg and Luke Cafh, at the yearly Rent of 631. fubject to no Outgoing but Land-Tax, being the Eftate of John Dickens. Particulars whereof may be had at the faid Mafter's Chambers.

THE Creditors who have proved their Debts under a Com-THE Creditors who have proved their Debts under a Com-miffion of Bankrupt awarded and iffued againft George Stewartt, late of Little Canford in the Parifh of Hamprefton in the County of Dorfet, Brewer, Dealer and Chapman, are defined to meet the Affignees of the faid Bankrupt's Eftate and Effects, on the 20th Day of July inftant, at Eleven of the Clock in the Forenoon, at the Houfe of David Lambert, the Crown Inn in Winborne Minfter in the faid County, in worker the adfignees form the Gid Afficiences commenthe Crown Inn in Winborne Minfter in the faid County, in order to affent to or diffent from the faid Affiguees commen-cing, profecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupt's Effate and Effects; and also to their compounding, fubmitting to Arbitration, or otherwife agreeing, any Matter or Thing re-lating thereto; and on other special Affairs. THE Creditors who have proved their Debts under a Com-mission of Bankrupt awarded and issued against Richard Pechey, of the Parish of Aldenham in the County of Heriford.

Bechey, of the Parifi of Aldenham in the County of Heriford, Butcher, Dealer and Chapman, are defired to meet the Affignees of the laid Bankrupt's Effate and Effects, on Wednelday the zzd Day of July inftant, at Seven o'Clock in the Afternoon, at the Horn Tavern in Fleet-Street, in order to affent to or af the norm favern in ricer street, in order to about to different from the faid Affignees commencing, profecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the f id Bankrupt's Eftate and Effects; and allo to their compounding, fubmitting to Arbitration, or other wife agreeing, any Matter or Thing relating thereto; and on other fpecial Affairs,

## Edinburgh, July 4, 1772. NOTICE.

F I R S T N O T I C E. By Hugh Corrie, Clerk to the Signet, Factor appointed by the Court of Seflion upon the fequefirated Perfonal Effate of Meff. Arbuthnot and Guthrie, Merchants in Edinburgh. HESE are to intimate to all Concerned, that upon the

Application of the faid Meff. Arbuthnot and Guthrie, the Court of Sellion did, upon the 19th of June laft, fequefirate the whole Perional Effare of the faid Meff. Arbuthnot and Guthrie, as well what belongs to ther has Individuals as what belongs to them in Company, fituated within the Jurifd: Ation of the faid Court; and on the 2d of July current appointed the faid Hugh Corrie to be Factor thereon, in Terms of the Statute pafied in the laft Seffion of the prefer Parliament, entituled, "An AC for rendering the Payment of the Creditors "of Infolvent Debtors in that Part of Great Britain called "Scotland more equal and expedit ous;" The faid High Corrie therefore, in Terms of the fa'd Statute, and of an Order of Court, of Date the 2d of July current, hereby requires the whole Creditors of the faid Meff. Arbuthnot and Guthrie, by themfelves or by their Attorneys or Agents properly authorifed to act for them, in Terms of the faid Statute, to meet at Edinburgh, within the New Seffion Houfe there, upon Thurf-day the 27th Day of August next, at Twelve o'Clock at Noon, in order to their continuing the faid Hugh Corrie as Factor on the faid fequestrated Estate, or chusing another Factor thereon, r a Truftee or Truftees in his Place, all in Terms of the forefaid Statute.

## Hu Corrie.

Note, Creditors claiming under the abovementioned Statute muft produce their Vouchers of Debt, and if refiding in Great Britain or Ireland muft make' Oath upon the Verity thereof before the Lord Ordinary on the Bills, or before a Commif-fioner to be named by him, or before the Judge Ordinary where they refide, Notice being firft given to the Factor of the Time when and Place where the Oath is to be made.— Cre-ditors out of the Kingdom of Great Britain or Ireland muft make Oath before any Magifrate where they refide at the Time, or an Oath of Credulity by their Factors or Attorneys will be fuftained as fufficient. Debts due to Creditors who are under Age may be proved by the Oaths of their Factors, Cu-rators, or Guardians. Edinburgh. July A. 1722 Note, Creditors claiming under the abovementioned Statute

Edinburgh, July 4, 1772. NOTICE. By Robert Trotter, Writer in Edinburgh, Factor appointed by

By Robert Trotter, Writer in Edinburgh, Factor appointed by the Court of Seffion upon the fequefirated Perfonal Efface of Meff. Johnfton and Smith, Merchants in Edinburgh. THESE are to intimate to all Concerned, that upon the Application of the faid Meff. Johnfton and Smith, the Court of Seffion did, upon the 25th of June 7772, fequefirate the whole Perfonal Effate belonging to the faid Meff. John-Apn and Smith, fituated within the Jurifdiction of faid Court;

and upon the 2d Day of July infant they appointed the faid Robert Trotter to be Factor thereon, with the ufual Powers, and ordered the fait Muff. Johnston and Smith to grant-to him a Difposition of their whole Perional Estate wherever him a Difpolition of their whole Perional Effate wherever fituated for the Benefit of their whole Credie rs; and further appointed their Creditors to meet at Edinburgh, within the New Selion Hour, on Fiday the 28th Day of August next, at Twelve o'Clock at Noon, in order to their continuing the faid Robert Trouter as Factor on the faid Effate, or chuie cno-ther Factor therein, or a Truffee or Truffees in his Place, all in Terms of a Statute pathed in the laft Selion of the preint Parliament, inituded, "An Act for rendering the Payment of "the Creditors of Infolvent Debrors in that Part of Great the Creditors of Infolvent Debtors in that Part of Great Britain called Scotland more equal and expeditious :" This is therefore intimating to the Creditors of the and Meff.

Johnston and Smith, who shall prove their Debts in Terms of the faid Statute, to meet by themfelves, or their Attornies or Agents pro, erly authorifed, at the Time, Place, and for the Purpofes abovementioned.

## Rebert Tretter.

Note, Cieditors claiming under the abovementioned Statute Note, Creditors claiming under the abovementioned Statute much produce their Vouchers of Debt; and if reficing in Great Britain or Ireland much make Oath upon the Verity thercor before the Lord Ordinary on the Bills, or before a Commiftioner to be named by him, or before the Judge Ordi-nary where they refide, Not ce being first given to the Factor of the Time when and the Place where the Oath is to be made.—Creditors out of the Kingdom of Great Be tain or Ire-land much make Oath before a y Magilitate where they refide at the Time, or an Oath of Orduluty by their Factors of Arat the Time, or an Oath of Cridulty by their Factors or At-tornics will be fulfained as fufficient. Debts due to Creditors who are under Age, may be proved by the Oaths of their Factors Curators, or Guarding.

Factors Curators, or Guardine. TOTICE is hereby given to all concerned, that, purfuant to an A& of the laft Seffion of Par iament, for trender-ing the Payment of the Cre itors of Infolvent Debto s, in that Part of Great Britain called Sco'land, more equal and exped-tious, the Court of Seffion in Scotland d.d, the 25th of June, 1772, fequefirate the whole perfonal Efface of Meff. Fordyce, Malcom, and Company, Merchants in Edinburgh, belonging to them in Company, and at Perfons fole, fituared within the Juridicition of the fuid Court, and appointed W.Iliam Ander-fon. Writer in Edinburgh, Factor u.on the J.d Efface; and for, Writer in Edmburgh, Factor upon the fid Effate; and now, gurfuant to the faid A&, and to an Order of the faid Court, of Date the 27th of June, all the Creditors of the faid Meff. Fordyce, Malcom, and Company are required, by them-Meff. Fordyce, Malcom, and Company are required, by them-felves, Attornies, or Agents, to meet at Edinburgh, within, the new Seffion-Houfe there, on Monday the 24th Day of August next, at Twelve o'Clock at Noon, in order to conti-nue the faid William Anderfen Factor upon the faid fequestrated Effate, or choofe another, or a Trustee or Trustees, in his Stead; all purfuant to the faid Act of Parliament. Durfuant to an Order made by the Right Honourable Henry Lord Apfley, Lord High Chancellor of Great Bri-tain, for Enlarging the Time for Richard Raybould, now or late of Peter-Street in the Parish of St. Botelph Witchen Ba-chepfaete, London, Caiver, Chair-maker, Dealer and Chao-

the plate in the partial of St. Bate ph which the family of the state Notice, that the Committioners in the faid Committion named and authorized; or the major Part of them, will meet on the 28th Day of July inftant, between the Hours of Eleven and One, at Guilchall, London; when and where the faid Bankrupt is required to furtender himfelf, and make a foll Diffeovery and Diffeoure of his Effate and Effeds, and fnith his Examination; and the Creditors, who have not already proved their Debts, may then and there come and prove the fame, and affent to or diffent from the Allowance of his Certi-ficate. ficate

facate. Purfuant to an Order made by the Right Honourable Henry Lord Apfley, Lord High Chancellor of Great Bri-tain, for Enlarging the Time for Alexander Warrand and Alexander Rhind, of Great St. Helen's, London, Merchants and Copartners, (Bankrupts) to furrender themfelves, and make a full Difcovery and Difcolfure of their Effate, and Ef-fects, for Forty-nine Days, to be computed from the 4th Day of July inflant; This is to give Netice, that the Commif-fioners in the faid Commiffion named and authorized, or the maior Part of them. will meet on the 22d Day of August nert. fioners in the faid Commiffion named and authorized, or the major Part of them, will meet on the 22d Day of August next, at Ten of the Clock in the Forenoon, at Guildhall, London; when and where the faid. Bankropts are required to furrender themfelves, and make a full Difcovery and Difclofure of their Effate and Effects, and finith their Examination, between the Hours of Eleven and One of the Clock of the faid Day, purfuant to the Directions of the faid Order; and the Credi-tors, who have not already proved their Debts, may then and there come and prove the fame, and allent to or diffent from the Allowance of their Certificate.

W Hereas a Committion of Bankrupt is awarded and iffued forth againft John Corderoy, of Fish Street Hill, London, Dealer in Hemp and Chapman, and he being declared London, Dealer in Hemp and Chapman, and he being deciared a Bankrupt, is hereby required to furrender himfelf to the Committioners in the faid Committion named, or the major Part of them, on the 18th and 24th Days of July inflant at Ten of the Clock in the Forenoon, and on the 22d Day of August next at Five of the Clock in the After-noon, at Guildhall, London, and make a full Difcovery and

Nº 11264.

B