liam and John Todd; Middledeanraw, now in the Tenure or Occupation of John Robson; Eastdeanraw, now in the Tenure or Occupation of Gabriel Wren; Part of Fourstones, now in the Tenure or Occupation of Mary Loraine, Widow; Tedcasse, now in the Tenure or Occupation of Nicholas Waugh; Strother Close, now in the Tenure or Occupation of Henry Atkinson; Part of Rattenraw, now in the Tenure or Occupation of William Johnson; and Part of Altonside, now in the Tenure or Occupation of Thomas Coates; all in the Barony of Langley in the County of North-umberland: And Watson's Park, now in the Tenure or Occupation of Edward Nicholfon; Loaninghead, now in the Tenure or Occupation of John Rooking, Goosewell, now in the Tenure or Occupation of Thomas Wilson; and Castlehead, now in the Tenure or Occupation of Mr. Spedding and others; all in the Manor of Castlerigg and Derwentwater, in the County of Cumberland. All Persons, willing to take the said Estates, are desired to give in their Proposals, in Writing, to Mr. Ibbetson, at the Admiralty-Office,

The Estates in Northumberland will be lett on Lease for Six Years only, to commence upon the 12th Day of May, 1773; and the Estates in Cumberland for Twenty-One Years, or under, to commence upon the Fish Day of April, 1773.

N. B. Casslehead Farm will be lett exclusive of the

Ground now fenced off for springing Wood upon; and Coaninghead Farm exclusive of the Great and Little Effmess Hills.

Ino Ibbetson.

General Post-Office, June 22, 1772. All Persons are desired to take Notice, that the Im-All Perjons are defined to take tweether, the two portation of Lace by the Post being illegal, an Officer of the Customs will attend at this Office, from and after the 5th of July next, to seize all Packets of Foreign Luce to coming by the Postmaster General,

By Command of the Postmaster General,

Anth. Todd, Secretary.

Pursuant to a Decree of the High Court of Chancery, the Creditors of Henry Rowe, late of Bloomsbury Square in the County of Middlesex, Esq; deceased, are forthwith to come in and prove their Debts before Samuel Pechell Esq; one of the Masters of the faid Court, at his Chambers in Symonds Inn, Chancery-Lane, London, or they will be excluded the Benefit of the Said Decree.

monds Inn, Chancery-Lane, London, or they will be excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, the Creditors of Richard Davies, late of Chelsea in the County of Middiesex, Shocmaker, decessed, are peremptorily to come in and prove their Debts before Thomas Cuddon, Esq.; one of the Masters of the said Court, at his Chambers in Symond's Inn, Chancery Lane, London, on or before the 4th Day of August next, otherwise they will be excluded the Benefit of the said Decree.

Edinburgh, July 2 1992

Edinhurgh, July 8, 1772.

By Order of the Lords of Council and Section.

N the Petition for Francis Garbet and Company, of Carron-Wharf, presented to the Court of Section upon the 7th July current, praying the Court to remove the Sequestration that had been awarded against the whole Personal Estate of the Partners of the said Company, wherever situated; at least to Find, that the Sequestration could only comprehend the Estate and Essess of the Company, and not the private Estates of the individual Partners:

ordered by the Court, "That Judgment upon this Petition be delayed till Tuelday the 4th Day of August next; and that, in the mean Time, George Home, Factor appointed by the Court upon the Effects formerly sequestrate, do intimate upon the Wall of the Inner and Outer Court-House, and by Advertisement in the Newscappers that a Design "and by Advertisement in the News-papers, that a Petition for the Purpose above-mentioned has been presented, and Judgment upon it delayed till Tuesday the 4th Day of Au-

"guft next."
This is therefore intimating to the Creditors of the faid Francis Garbet and Company, and all others interested, that they may have an Opportunity, if they think fit, to show Cause to the Court, betwirt and the 4th Day of August next, why the Defire of the above-mentioned Petition should not be granted.

George Home.

July 8, 1772. Notice to the Creditors of Mess. Simson, Baird, and Company,

Merchants, in Glasgow. MESE are to intimate to all concerned, that, upon the Application of the faid Mest. Simson, Baird, and Co. the Court of Seffion did, upon the 8th Day of July, 1772, fequal-trate the whole personal Estate of the said Mess. Simson, Baird, and Co. as well what belongs to them as Individuals, as what and Co, as well what belongs to them as Individuals, as what belongs to them in Company, under the ab ve Firm, fitu ted within the Juridiction of the Court; and appointed John Clerk, Merchant, in Glasgow, to be Factor thereupon, in Terms of a Statute passed in the last Session of the present Parallelment, intituled, "An Act for rendering the Payment of the Creditors of Insolvent Debtors in that Part of Great Britain called Scotland more equal and expeditious, &c." The said John Clerk, therefore, in Terms of the said Statute, and of an Order of Court of this Date, hereby requires the whole Creditors of the said Mess. Simon, Baird, and Co, by whole Creditors of the faid Meff. Simon, Baird, and Co. by themselves, or by their Attornies or Agen's properly authorised to act for them, in Terms of the above Statu e, to meet at Glasgow, within the House of Farrick Heron, Vintner there, on Monday the 4th Day of August rest, at Twelve o'Clock at Noon, in order to their continuing the fail John Clerk as Factor upon the faid fequestrated Estate, or choosing another Factor thereupon, or a Trustee or Trustees in his Place, all in Terms of the aforesaid Statute.

Edinburgh, June 30, 1772.

By John Gordon, Clerk to the Signet, Factor appointed by the Court of Session upon the sequestrated Personal Estate of Mest. Gibson and Balsour, Merchants, in Edinburgh.

HESE are intimating to all concerned, that, HESE are intimating to all concerned, that, upon an Application of the said Mess. Gibson and Bals...r., the Court of Session did, upon the 24th of June, 17,72, figuestrate the whole personal Estate of the said Mess. Gibson and Balsour, as well what belonged to them separately as what belongs to them as Partners, under the Firm of Gibson and Balsour, situated within the Jurisdiction of the said Court; and, upon the 25th Day of the said Month of June, the said Court appointed the said John Gordon to be Factor on the sequestrated Estate of the said Mess. Gibson and Bussour, under the Rules prescribed in a Statute passed in the last Session of the Rules prescribed in a Statute passed in the last Session of the present Parliament, entitled, "An Act for rendering the "Payment of the Creditors of Insolvent Debtors in that Part " of Great Britain called Scotland more equal and expedi-tious;" The stid John Gordon, therefore, in Terms of the "tious;" The faid John Gordon, therefore, in Terms of the faid Statute, and of an Order of Court of this Date, hereby requires the whole Creditors of the faid Mess. Gibson and Balfour, by themselves, or by their Attornies or Agents properly uthorized to act for them, in Terms of the said Statute, to meet at Edinburgh, within the New Seffion-House there, upon Tuesday the 25th Day-of August next, at Twelve o'Clock at Noon, in order to their continuing the said John Gordon as Factor on the faid fequestrated Estate, or chusing another Factor thereon, or a Trustee or Trustees in his Flace, all in Terms of the aforesaid Statute,

Jobn G rden.

THE Creditors who have proved their Deuts under a Commission of Bankrupt awarded and issued first against James Hallows and Edward Barker, of Goldsmith Street, London, Weavers, Dealers, Chapmen, and Copartners, are desired to meet the Assignees of the said Bankrupts Estates and Effects, on Friday next, the 24th of July Instant, at One o'Clock in the Afternoon, at the Swan and Hoop Tavern in Lombard-Street, in order to affent to or diffent from the faid Lombard-Street, in order to aftent to or diffent from the faid Adfignees commencing, profecuting, or defending one or more Suit or Suits at Law or in Equity concerning the faid Bank-rupts Effects; and also to their compounding, submitting to Arbitration; or otherwise agreeing, any Matter or Thing in Dispute relating thereto; and on other special Affirms.

THE Creditors (if any) of Mr. William Ashe, late Purfer of His Majesty's Ship Cornwall, deceased, are requested to fend an Account of their several Demands on his Estate, verified by Affidavit (worn before a Master syractic refield).

to fend an Account of their feveral Demands on his Effate, verified by Affidavit fworn before a Mafter or Mafter Extraordinary of the High Court of Chancery, to Mr. John Fawier, N.º 8, Old Buildings Lincoln's Inn, London, (the Actorney for his Executor) on or before the 1st Day of September, 1772; and all Persons anyways indebted to his E ate, are forthwith required to settle and pay the same to he said John Fawler, otherwise they will be sued for Recovery thereof withsout further Notice.

HE Creditors who have proved their Debes under a THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Samuel Cole, of the Parish of St. Paul Covent-Garden in the County of Middlesex, Mercer, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's Estate and Effects, on Friday the 24th Day of July instant, at Five o'Clock in the Asternoon, at the Three Tuns in Spitalfields, in order to assent to or dissent from the said Assignees commencing, prosecuting, or desending, one or more Suits at Law or in Equity touching the said Bankrupt's Estate and Effects,