

Navy Office, March 6, 1775.

THE Principal Officers and Commissioners of His Majesty's Navy give Notice, that they will be ready to treat with such Persons as are willing to contract for the Stores under-mentioned, for His Majesty's Service, on the Days against the same expressed, at Twelve o'Clock at Noon, that they may attend with Proposals accordingly.

East Country Tar, Tuesday April 4.

Hemp, Friday April 7.

Iron, Tuesday April 11.

East-India House, March 22, 1775.

THE Court of Directors of the United Company of Merchants of England trading to the East-Indies having, on the 21st of March, 1775, consented to restore Alexander Dalrymple, Esq; to the Company's Service, by Ballot, in which more than Three Parts in Four concurred, agreeable to the Act of Parliament of the 13th of His present Majesty, establishing certain Regulations for the said Company; and the said Consent of the Court of Directors being laid before, and considered at, a General Court of the said Company held this Day; Notice is hereby given, That a General Court of the said Company will be held at their House in Londenball Street on Thursday the 6th Day of April next, from Eleven o'Clock in the Forenoon until Six in the Evening, to Ballot on the following Question, viz.

"That Alexander Dalrymple, Esq; not having been unfaithful to the Company, be restored to the Company's Service."

in order to determine, by such Ballot, Whether Three Parts in Four of the Proprietors of the said Company, who shall be present at the said General Court, consent that the said Mr. Dalrymple be restored to the said Company's Service.

London Assurance House, March 29, 1775.

WHEREAS, at a General Court held this Day, of the Proprietors of the London Assurance Corporation, it was unanimously agreed, That the half-yearly Dividend, ending at Lady-Day last, should be after the Rate of Six Shillings per Share, to the Proprietors of both Charters; And whereas, by an Act passed in the seventh Year of His present Majesty, it is enacted, that no Question for a proposed Increase of Dividend shall be decided otherwise than by Ballot; This is therefore to give Notice, that, in Pursuance of the Direction of the said Act, a General Court will be held at their their House in Birchin-lane, on Thursday the 6th Day of April next, from Nine in the Forenoon till Three in the Afternoon, for the Determination by Ballot of the following Question:

"That it is the Opinion of the said Court, that the half-yearly Dividend, ending at Lady-day last, shall be after the Rate of Six Shillings per Share to the Proprietors in both Charters."

Museum Lottery Office, April 3, 1775.

THE Managers of the Museum Lottery hereby give Notice, that Ten Thousand Pounds were this Day paid by Mr. Cox into the Bank of England, for Payment of the two Capital Prizes in the Museum Lottery, in the Names of the following Gentlemen and Bankers, viz. Robert Drummond, Esq; Sir Thomas Hallifax, Knt. Roger Staples, Esq; Richard Fuller, Esq; John Halford, Esq; and James Bogle French, Esq. The said Ten Thousand Pounds are to be paid one Month after the Drawing of the Lottery, which begins on Monday the First of May next, in the State Lottery Wheels, in Guildhall, by the State Commissioners.

This Day is published,

Elegantly printed on a fine Writing Paper, in One Volume Quarto, Price 1. 5s. bound; to which is prefixed, a Head of Demosthenes, and a large Map of Antient Greece,

THE ORATIONS OF DEMOSTHENES, Delivered on Occasions of Public Deliberation; together with The ORATIONS of ÆSCHINES and DEMOSTHENES on the Crown; translated into English, with Notes,

By THOMAS LELAND, D. D.
Fellow of Trinity College, Dublin.

Printed for EDWARD JOHNSTON, in Ludgate-street.

ON Wednesday the 22d Day of March last died JOHN SMITH, of St. Stephen's near St. Alban's in the County of Hertford, Esq; formerly Senior Fellow of King's College, Cambridge.

To THE P U B L I C.

M De Velnos, of Paris, Author and Sole Proprietor of a Specific, known by the Name of Velnos's Original Vegetable Syrup, free from Mercury or any Mineral, for the Cure of all Disorders arising from an impure State of the Blood, being prevented from coming over to England by a severe and continual Illness, induces me (his Wife) properly authorized by a special Power of Attorney, to undertake this Journey, to assure the Public, and to convince the most incredulous by Personal Assertion, that no Syrup or Medicine whatsoever, sold in the Name of Velnos, is genuine, except that vended and administered as usual by H. Saffory, of the Corporation of Surgeons, London, and Co. I do hereby affirm the said Remedy to be in their Possession only.

Frith-street, Soho, N^o 39.

J. Develnos.

March 27, 1775.

N. B. Speedily will be published, A Second Edition of a Pamphlet, intituled, The Inefficacy of all Mercurial Preparations, &c. To which will be annexed, by Desire, Some remarkable Cures lately performed by the above Remedy. The Original Vegetable Syrup is sold, as usual, in Quart Bottles at One Guinea, and Pints at Half a Guinea, at No. 39, Frith-street, Soho, at No. 172, Bishopsgate-street; and at Mr. Saffory's House in Princes-street, opposite the Mansion-house. The Syrup is sent into the Country carefully packed up, and all Letters (Post-paid) addressed as above, shall be duly answered.

WHEREAS the Copartnership between Thomas Russell and Jane Aveyer, Proprietors of the Exeter Waggon, is, by mutual Consent, dissolved. This is to inform the Public, that the Business is continued by Thomas Russell; and all Persons who have any Demands on the said Copartnership are desired to send an Account thereof to Mr. Russell; likewise all who are indebted to the Copartnership are requested to pay the same to him, he being empowered to adjust all Accounts relating thereto.

Tho. Russell.

Jane Aveyer.

PURSUANT to a Decree of the High Court of Chancery, the Creditors and Legatees of Joseph Cooke, late of St. Bartholomew-clofe, London, Warehouseman, deceased, are to come in and prove their several Debts and claim their respective Legacies before Edward Leeds, Esq; one of the Masters of the said Court, on or before the 16th Day of May next, at his Chambers in Lincoln's-inn, London, or in Default thereof they will pre-emptorily be excluded the Benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, the Creditors (if any) of Mrs. Martha Eyre, late of Cottsford in the County of Oxford, Widow, deceased, are forthwith to come in and prove their Debts before Thomas Harris, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's Inn, 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, the Creditors of Roger Peel, late of Middleham in the County of York, Gentleman, deceased, are forthwith to come in and prove their Debts before Samuel Pechell, Esq; one of the Masters of the said Court, at his Chambers in Symond's-Inn, 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, the Creditors and Legatees of James Kettily, late of Steeple Hall in the County of Salop, Esq; deceased, and also of Abel Johnston Kettily, late of Wayshill in the County of Worcester, Esq; also deceased, are forthwith to come in and prove their Debts and claim their Legacies before Edward Montagu, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, 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, the Creditors of William Lawrence, late of Oakham in the County of Rutland, Grocer, deceased, are to come in and prove their Debts before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, 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, the Creditors of Mary Lawrence, late of Oakham in the County of Rutland, Widow and Grocer, deceased, are to come in and prove their Debts before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, 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, such Persons as were Creditors of Mary Aderton, of Penrith in the County of Cumberland, Widow, on or before the 9th Day of December, 1771, and such Persons as were Creditors of John Kirkpatrick, late of Howgill Castle in the County of Westmorland, Esq; on or before the 10th Day of March, 1773, are forthwith to come in and prove their Debts respectively before Samuel Pechell, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.