Dr. ANDERSON's, or The Famous SCOTS PILLS;

A RE faithfully prepared only by JAMES INGLISH, Son of DAVID INGLISH, deceased, at the Unicorn, over-against the New Church in the Strand, London; and to prevent Counterfe ts from Scotland, as well as in and about London, you are desired to take Notice, That the true Pili have their Boxes sealed on the Top (in Black Wax) with a Lyon Rampunt, and Three Mullets Argent, Dr. Anderson's Head betwixt I. I. with his Name round it, and Isabella Inglish underneath the Shield in a Scroll is, and Isabella Inglish underneath the Shield in a Scroll. They are of excellent Use in all Cases where Purging is necessary, and may be taken with Epsom, Tunbridge, or other Medicinal Waters.

T I M B E R.
O be fold, pursuant to a Decree of the High Court of Chancery, before Edward Leeds, Efq; one of the Masters of the faid Court, at his Chambers in Lincoin's inn, on Thurfday the 13th of March next, in fix separate and oistined Lots, Several Timber and other Trees, situate in the several Parishes of Street and Westmesson in the County of Sussex. Particulars whereof may be had gratis at the said Master's Chambers; or of William Hodson, Esq; of Westmesson aforesaid; and William Clutton, of Cuckfield in the said County of Sussex, Sur-

Bristol, February 15, 1777.

OTICE is hereby given, That a Second and Final Divirend of the Essects (under Administration) of William Kittcatt, deceased, late of the City of Bristol, may be received, by applying to James Getly.

R. Herman Conrad Schær, by Procuration of Mr. Lorenz Heybruch, actual Factor of His Great Britannic Majesty and the Elector of Brunswick Lunenburg, at Bremer-wide hath denounced to the inserior Court of Justice of this

voide, hath denounced to the inferior Court of Justice of this City by way of Petition, that he and his Wife Anna Elisabeth Heybruch, born Behn, lately deceased, on the 29th of August, 1769, had made a reciprocal Testament, which, on the 15th of July of this instant Year, was published here, and the Original thereof delivered to the said Court of Judicature; pursuant to which the faid Co-Testatrix loco legitime hath be queathed and given to her lawful Son, begotten in the first Marriage, by Name Daniel Schomaker, or, in case he should have departed this Life, to his Issue, a Capital of 11400 Marks Bank Money of Hamburgh, by three Assignments notified in the said Testament. And the said Testators, at the Time of making their Teffament, not having any fure Account of the faid Daniel Schomaker and his Family, or their being alive or dead, it was enjoined to the faid Conflituant of this Patitioners, in cofe he faculty and in his North Account. Petitioner, in case he should outlive his Wife, to cause a Public Proclamation to be made, by which the faid Daniel Scho-maker, being a lawful Son of her first Marriage, and, as apmaker, being a lawful Son of her first Marriage, and, as appears by his Letter written about four Years ago, an ordained Parson in a Province of America called Weissenburgh Township, where he is married, and has a matrimonial Blessing of five Children, or, on his Decease, his Posterity were to be summoned, either personally to appear, or to constitute a lawful Attorney, for observing the settling of the said Sum loco legitume to them bequeathed in the said Testament.

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This Petition hash been comelied with by the faid Court of This Petition hash been com-lied with by the laid Court of Judicature, and terminus peremptorius sub pona præclusi a perpetui stentii, appointed to the said Parson Mr. Laniel Schomaker, or, in case he being no more alive, to his Descendants, on the 4th of July, 1777, for observing their Rights and settling this Inheritance, according to the Direction of the Testament; which, at the Request aforesaid, hereby is publicly made known. Hamburgh, the 13th of January, 1777.

7 Herees Thomas Hunt, late of Lewisham in the County of Kent, deceased did, in his Life-time, execute a Deed, which was prepared by Mr. Sheffield, of Ironnonger-

of Kent, deceased did, in his Life-time, execute a Deed, which was prepared by Mr. Sheffield, of Ironmonger-lane, London, Attorney, some Time before the Year 1769, by which he made a Stttlement and Provision for his two Daughters, which Deed has been lost or mislaid: Notice is hereby given, that whoever produces the said Deed, or the original Drast, or any satisfactory Extract, Copy, Minute, or Memorandum, relating to the same, to Mr. Reynolds, No 5, Lincoln's-inn Old Square, on or before the 20th Day of March next. Stall receive a handsome Gratuity for their Trouble.

Lincoln's-inn Old Square, on or before the 20th Day of March next, shall receive a handsome Gratuity for their Trouble.

Dursuant to a Decree of the High Court of Chancery, the Creditors and Legatees of Mary Fldridge, late of Winckfield in the County of Berks, Widow, deceased; and also the Creditors of Mary Clark, late of Wargrave in the said County of Berks, Widow, also deceased, are respectively to come intended to the county of Berks, widow, also deceased, are respectively to come intended to the county of Berks, widow, also deceased, are respectively to come intended the county of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, on or before the 16th Day of April next, or in Default thereof they will be excluded the Benefit of the said Decree.

HE Creditors (if any) of Pickering Robinson, formerly of Georgia, afterwards of Jamaica, fince of London, and lete of Bauleah in Bengal in the East-Indies, Merchant, deceased, are hereby required, within Six Months from the Date of this Advertisement, to deliver in a particular Account, vea of this Advertisement, to deliver in a particular Account, verified by Oath, of their respective Glaims on the said Pickering Robinson's Estate, to Mr. William Devon, in New-court in the Temple, in order that the same may be transmitted to his Executors in India. And all Persons who are anyways indebted to the Estate of the said Pickering Robinson, are hereby likewife required to pay their respective Debts, within the Time aforesaid, to the said William Devon, for the Use of the Executors of the said Pickering Robinson. Dated the 14th Day of December, 1726. of December, 1776.

THE Creditors of Ralph Dixon and John Bovill, late of Mark-lane, London, Cornfactors and Copartners, who have executed the Deed of Trust, may receive a Final Dividend of the Estate and Effects of the said Ralph Dixon and John Bovill, by applying to Meff. Jackson and Sim, Attornies, in Mark-lane aforesaid, on the 1st Day of March next, or at any Time afterwards: And such Creditors, who have not executed the faid Deed, may receive the faid Dividend, as well as the Dividends already made, provided they come in and execute the faid Deed before the faid Ist Day of March, otherwise they will be excluded the Benefit of the faid Deed of Trust.

Trust.

O be sold, pursuant to a Decree and subsequent Order of the High Court of Chancery, before Samuel Pechell, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, in Chancery-lane, London, The Freehold Estate of J-hn Corfer, late of Bridgnorth in the County of Salop, Innholder, deceased, constiting of a Messing, Tenement, or Dwelling-house, and other Premises, finate in the Parish of St. Leonard in Bridgnorth aforesaid. Further Particulars may be had at the said Misses? Chambers. ticulars may be had at the faid Mafter's Chambers,

To be peremptorily fold, pursuant to a Decree of the High Court of Chancery, be one Samuel Pechell, Estatione of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery lane, London, on Monday the 3d Day of March next, between the Hours of Five and Six o'Clock or March Bett, between the Hours of Five and Six o'Clock in the Afternoon, in Ten Lots, The feveral Freeholn and Copyhold Effates late of Isaac Helbert, of London, Merchant, (a Bankrupt) containing 586 Acres, or thereabouts, fituate in the Parishes of Topssield, Redgwell, and Orten Belchamp, in the County of Essex, t gether with the Manors of Barwick's and Scotney's, and a very good convenient Manor-house. Lot 1. consists of the Manor-house, and the Farm called Berwick-hall Farm, containing 210 Acres, with the Quit-rents and Fines belonging to the faid Manor; Lot 2. a Farm called and Fines belonging to the faid Manor; Lot 2. a Farm called Gensforo, containing 1 Hundred fifty-four Acres; Lot 3. a Farm called Gredleys, containing 64 Acres, with the Fines and Quit-rints of the Manor of Otten Belchamp; Lot 4. a Farm called Camey's Hall, containing 41 Acres; Lot 5. a Farm called the Wash Farm, containing 72 Acres; Lot 6. A Publick house known by the Name of the Green Man, and seven Acres of Land; Lo. 7, and 8, two Farms called Sturmere and Magdalen Laver Farm, containing 19 Acres; Lot 9, a small Farm called Clay Chimneys and Copyfield, containing 13 Acres; and Lot 10, seven Cottages and 4 Acres of Land. Particulars whereof may be had at the said Master's Chambers; and of Mess. Raincock and Bolton; Old Jewry.

HE Creditors who have proven their Debts under a Commission of Bankrupt awarded and issued against Robert Laybourn, of Bridlington Kern the Prish of Bridlington in the County of York, Maltster and Brewer, are defired to meet the Affignees of the faid Bankrupt's Estate and Estects, on Saturday the 22d of March next, at the House of William Pape, Innholder, in Bridlington asoresaid, to assent to or diffent

Pape, Innholder, in Bridlington aforefaid, to affint to or diffent from the faid Affignees commencing, practiting, or defending any Sui's at Law or in Equity concerning the faid Banktupt's Estate and Essential or their compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Affairs.

Pursuant to Order made by the Right Honourable Henry Earl Bathurst, Lord High Chancellor of Great Britain, for Enlarging the Time for Robert Brooke, late of New North-street near Red-lion-square in the County of Middleser, Wine-merchant, (but now a Prisoner in the King's Bench Wine merchant, (but now a Prisoner in the King's Bench Prison) (a Bankrupt) to surrender himself, and make a full Discovery and Disclosure of his Estate and Estects, for Forty-Discovery and Disclosure of his Estate and Estects, for Fortynine Days, to be computed from the 22d Day of February instant; This is to give Notice, that the Commissioners in the said Commission named and authorized, or the major Part of them, intend to meet on the 12th Day of April next, at Ten of the Clock in the Forenoon, at Guildhall, London; where the said Bankrupt is required to to surrender himself, between the Hours of Eleven and One of the same Day, and make a full Discovery and Disclosure of him Estate and Estects, and finish his Examination. fure of his Estate and Estects, and finish his Examination;