

And all Grounds, as now enclosed or marked off, for the Growth of Wood or Underwood, are to be excepted and reserved. And no Allowance will be made on Account of Damage by the Smoke of Langley Lead Mill.

J<sup>n</sup>o Ibbetson, Secretary.

This Day were published,

In 3 Vols. 8vo. Price 15s. bound, a new Edition being the Third, with great Additions and Corrections,

**A**LL the Orations of DEMOSTHENES, translated into English,

By THOMAS LELAND, D. D.

Senior Fellow of Trinity College, Dublin.

London: Printed for T. Longman in Paternoster-Row, and N. Conant in Fleet-Street.

Where may be had by the same Author,

A Dissertation on the Principles of Human Eloquence. Price 4s. 6d. And

His Answer to a Letter, in which the Lord Bishop of Gloucester's Idea of the Character of an Inspired Language, as delivered in his Doctrine of Grace, is acknowledged to be indefensible by the Learned Vindicator. Price 2s. 6d.

Also his History of Ireland, in 3 vols. 4to. Price 3 l. 3s.

York Buildings Company, December 14, 1779.

**I**N Pursuance of an Act made and passed in the 17th Year of His present Majesty, "for expediting the Sale of the Estates in Scotland belonging to the York Buildings Company, for Relief of their Creditors," We, John Walsin, Francis Barlow, and Alexander Gerrard, Esqrs. the Trustees named in the said Act, do hereby give Notice, that we have received, in Cash, and in Bills payable this Week, 78,573 l. 2s. 11d. in Part of the several Sums of Money mentioned in the Warrant of the Lords of Council and Session in Scotland, granted in the Month of August last, amounting in the Whole to the Sum of 78,780 l. 12s. 10d. together with Interest on the said Sum from the 11th of August last to the 11th of November last, as directed by the said Warrant; and that the Remainder of the Money is promised to be speedily remitted from Scotland. All Persons, therefore, who are Bond Creditors of the said Company, under the Deed of Trust of the 18th of January, 1731, will produce and exhibit their respective Titles to their Bonds, before Thomas Lloyd, Esq; No. 8, Holborn-court, Gray's-inn, the Agent for the said Trustees, in order to their receiving the Principal Money and Interest remaining due thereon.

Public-Office, Bow-Street, Dec. 13, 1779.

**W**HEREAS the under-mentioned Bills of Exchange and Bank Note were either lost or stolen on the 27th Day of November last, viz.

Mess. Caldwell and Co. on B. Burton and Co. payable to S. Appleton, dated 28 Sept. 3 Months Date, 270 l.

Mess. Caldwell and Co. on B. Burton and Co. payable to James Morton, dated 29 Sept. 75 Days Date, 42 l.

Mess. Caldwell and Co. on B. Burton and Co. payable to Francis Ingram, dated 12 Nov. 3 Months Date, 50 l.

Mr. R. Middleton, on Richard Clark, payable to S. Appleton, dated 15 Oct. 2 Months Date, 42 l.

Mr. R. Middleton, on Richard Clark, payable to James Kenyon, dated 12 Nov. 70 Days Date, 50 l.

Mr. James Mouton on S. Bivington, payable to Skellorn and Co. 21 Oct. 3 Months, 200 l.

Mr. James Mouton on S. Bivington, payable to Skellorn and Co. 18 Nov. 3 Months, 50 l.

Mr. Tho. Fletcher on S. Fletcher, payable to Mr. Molineux, 20 Nov. 2 Months, 81. 5s.

Bank Note, No. 1112, signed W. Jackson, payable to Mr. Howells, 30 Sept. 30 l.

Those Gentlemen whom the said Bills are drawn upon are desired not to accept or pay the same, but give Notice, if presented, to the above Office, or to Mr. Daniel Appleton, N<sup>o</sup> 3, America-square, in the Minories, Corn-factor, or to Mr. Samuel Appleton, Liverpool, who will indemnify them from all Damage that may ensue. Also any Person bringing the same to either of the said Mr. Appletons shall receive Twenty Pounds Reward for their Trouble, or in Proportion for any Part.

N. B. As Payment is stop'd of all the above Bills, they cannot be of any Use but to the Owner.

N<sup>o</sup> 12039.

B

**T**HESSE are intimating, that the Concern carried on by John Wilson, Andrew Brown, and William Wilson, under the Firm of William Wilson and Company, Merchants in Glasgow, was dissolved at the End of the Year 1773; since which Period the said William Wilson on the one Part, and the said John Wilson and Andrew Brown on the other, have had no Concern with one another.

J<sup>n</sup>o Wilson.  
Andrew Brown.  
William Wilson.

Notice to the Creditors of John Coakman.

**T**HE Creditors of John Coakman, late of Boston in the County of Lincoln, Grazier, (an Insolvent Debtor) discharged out of His Majesty's Prison of the Fleet, are desired to meet, at the White Hart Inn in Boston aforesaid, on Wednesday the 12th of January next, at Three o'Clock in the Afternoon, to agree upon and direct in what Manner, and at what Place and Time, the Estates late of the said John Coakman, now vested in Assignees, shall be sold.

**A**LL Persons having any Demands on the Estate of the late of Mr. Robert Lansdown, of the City of Bath in the County of Somerset, deceased, are desired to send the same immediately to Mr. Samuel Faulkner, Wine-merchant, in Bond-street, Bath.

**A**LL Persons who have any Demands on the Estate of Frederick Drohe, deceased, late Steward of the Grosvener East-Indiaman, John Coxen, Esq; Commander, are desired forthwith to send their Accounts to Susannah Drohe, of White-row, No. 2, in the Parish of Christ Church Spital-fields, the Widow and sole Executrix of the said Frederick Drohe, deceased, in order that the same may be liquidated and settled; and all Persons indebted to the said Estate are desired forthwith to pay the same as above, otherwise they will be sued without further Notice.

**A**LL Persons who may have Demands on the Estate of John Hubbard, late of Clapham in Surry, Gentleman, deceased, are desired forthwith to send in their Accounts to his Executors, Mr. William Bignell, of Seething-lane, London, or Mr. William Hughes, of Clapham, in order to their being satisfied; and all Persons indebted to the said Estate are desired to pay the same forthwith to the said Executors.

**W**HEREAS a Variety of Articles have been sent, as we'l to the late Mr. Abraham Langford, as to the present Mess. Langfords, Auctioneers, in Covent-garden, to be by them sold; but not having so been, still remain in their Hands; and divers Persons have at several Auctions purchased Articles which have not been taken away, pursuant to the Conditions of Sale; This is therefore to give Notice, that unless the same are respectively taken away, before the 25th of this instant December, they will be immediately afterwards put up to Sale by Public Auction, for the Purpose of discharging the Expences thereon incurred.

**N**OTICE is hereby given, that the Creditors of John Roughley, late of the City of Chester, Ironmonger, deceased, may receive a Final Dividend of the Residue of his Personal Estate, and of the Money which hath arisen from the Sale of his Real Estate, by applying at the Compting-house of Mr. Robert Hesketh, in the City of Chester, at any Time after the 20th Day of January next. And such of the said Creditors who have not, since the Decease of the said John Roughley, received any Dividend or Dividends, in Part of their respective Debts, and who have not already sent in Accounts of their several Demands to the Administrator of the said John Roughley, are desired to send such Accounts, properly authenticated, to Mr. Potts, in Chester, before the 13th Day of January next; it being intended that all the Residue of the Real and Personal Assets of the said John Roughley shall, immediately after the said 20th Day of January next, be ratably divided amongst such of his Creditors as have already received Dividends thereof since his Decease, or who have heretofore, or may before the said 13th Day of January next, send Accounts of their respective Demands as aforesaid.

**P**URSUANT to a Decree of the High Court of Chancery, the Creditors of John Rider, late of Thoydon Garden in the County of Essex, Tallow-chandler, deceased, are forthwith to come in and prove their Debts, before William Graves, 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.

**P**URSUANT to a Decree of the High Court of Chancery, the Creditors (if any) of John Cleveland, Esq; late Secretary of the Admiralty, are forthwith to come in and prove their Debts before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's-inn, or in Default thereof they will be excluded the Benefit of the said Decree.

