

AT a Time when FEVERS and COLDS, attended with
SORE THROATS, particularly of the Putrid or Malignant Kind, are so very frequent, and prove fatal to such Numbers, it is much to be lamented that

Dr. NORRIS'S DROPS,
an almost infallible Remedy for these reigning Disorders in particular, and Fevers in general, should ever be neglected to be given. They are innocent as Milk, and operate in the most gentle, easy Manner, and with a little Perseverance in taking them, will restore Health almost imperceptibly; which is well known to many of the Faculty in the first Practice, as well as the great Numbers who have happily experienced their Efficacy, and found Relief, after all other Means had been tried without Success, as may be seen in the

Essay on their Virtues.

With Letters and Certificates of the many extraordinary Cures they have done;

Which is given gratis where the Drops are sold, and earnestly recommended to the Perusal of the Public in general, but more especially to every one who may be inclined to take these Drops, and have the least Doubt of their Sovereign Efficacy.

Mr. Sawier, a Gentleman of Bristol, in a Letter to the Printer, published in the Gazette, in Recommendation of these Drops, after several Years Experience of their surprising Efficacy, and before he even knew Dr. Norris; declares them "The greatest Medical Blessing the World ever received."

The same Gentleman, in a Letter to Dr. Norris, on the Virtues and Efficacy of these Drops for Fevers, says, that in the Course of more than Seven Years, not one Instance came to his Knowledge of a Patient doing otherwise than well, who made a fair Trial of them.

They are sold at Dr. Norris's, in New Bridge-street, Blackfriars; and, by his Appointment, by Mess: Fielding and Walker, Pater-noster-row; Mr. Ker, at the Carolina Coffee-house, Birch-lane; Mr. Davenhill, No. 13, Cornhill; Mr. Kearsly, No. 46, Fleet-street; Mess. Byfield and Hawksworth, Charing-cross; Mr. Burnell, No. 133, New Bond-street; Mr. Satchell, No. 4, Northumberland-street, Strand; and Mr. Southern, St. James's-street: Also by Mess. Collins and Johnson, in Salisbury; and in most of the Principal Cities and Towns in the Kingdom, in Bottles at 2s. 6d. 5s. and 10s. 6d. each.

Leeds, June 20, 1780.

WHEREAS Joseph Dennison, of Leeds in the County of York, Grocer, hath, by Indenture bearing Date the 19th Day of June instant, assigned over all his Estate and Effects whatsoever unto Mr. John Shute, Grocer, and Mr. John Darnton, Tobacconist, both of Leeds aforesaid, in Trust, for such of the Creditors of the said Joseph Dennison as shall accept their proportionable Shares thereof, according to their several Debts, and prove the same upon Oath, as well as execute the said Indenture of Assignment, within Four Calendar Months from the Date thereof: Notice is hereby given, that the said Indenture is in the Custody of the said Mr. John Shute; and such of the Creditors of the said Joseph Dennison, as are willing to accede to the Stipulations above-mentioned, may, on Application to him within the Time above limited, come in for their respective Shares; and such of them as shall refuse to come in within that Time will be excluded the Benefit of the said Dividend. All Persons who are indebted to the said Joseph Dennison, are desired to pay the same to the said John Shute and John Darnton immediately, or they will be sued without further Notice.

Leeds, June 24, 1780.

THE Creditors of Joseph and Jeremiah Dixon, late of Leeds in the County of York, Mercers and Copartners, will be paid a Final Dividend on the 2d Day of August next, or on any Day thereafter.

ALL Persons who have any Claim on the Estate and Effects of Joseph King, formerly of Alogate High-street, London, Shoemaker, who died in the Year 1750, are desired to apply to Mr. John Towers, Haberdasher, the Corner of the Minories, No. 81.

Bond-street, July 1, 1780.

THE Partnership of Stewart and Brutton, Linnen-drappers, No. 155, the Corner of Grafton-street, was this Day mutually dissolved. All Persons indebted to the said Partnership are requested to pay the Ballance of their Accounts, either to Mrs. Stewart or to Mr. Brutton, at No. 46, in the same Street. And the said Parties take this Opportunity to return their humble and sincere Thanks to the Nobility and Gentry who have honoured them with their Favours.

M. Stewart.
John Brutton.

South Molton-street, June 24, 1780.

WHEREAS the Partnership between John Gerken and Charles Pegge, Coal-merchants, South Molton-street, being this Day dissolved by mutual Consent; the Business will in future be carried on on their own separate Accounts;

John Gerken.
Charles Pegge.

May 10, 1780.

THE Partnership between William Jellicoe and Richard Wheeler, of Fleet-street, Upholders, being this Day dissolved by mutual Consent; all Persons indebted to the said Partnership are desired to pay the same to Mr. Samuel Higgins, Bride-lane, Fleet-street, who is impowered to receive the same. Witness our Hands,

Wm. Jellicoe.
Rich. Wheeler.

PURSUANT to a Decree of His Majesty's Court of Exchequer at Westminster, the Creditors of John Nicolly, late of South Mims in the County of Hertford, Esq; deceased, are forthwith to come in and prove their Debts before Francis Ingram, Esq; Deputy Remembrancer of the said Court, at the King's Remembrancer's Office in the Inner Temple, 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 Thomas Davenport, late of Macclesfield in the County of Chester, Blacksmith, deceased, are forthwith to come in and prove their Debts before Robert Bicknell, Esq; one of the Masters of said Court, at his Chambers in Symond's-inn, in Chancery-lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Notice to the Creditors of Thomas Gray, of Coldstream, THAT, upon the Application of the said Thomas Gray, the Lord Hailes, Ordinary officiating on the Bills, did, on the 29th Day of May last, sequestrate his whole Personal Estate within the Jurisdiction of the Court; and, on the 8th Day of June last, the Lord Westhall, Ordinary on the Bills, appointed James Hastie, Writer in Lanark, to be Factor thereon, in Terms of an Act of Parliament, made in the 12th Year of His present Majesty, 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 James Hastie, therefore, in Terms of the said Act, and an Order of the Lord Ordinary, hereby requires the whole Creditors of the said Thomas Gray, by themselves, or their Agents properly authorized to act for them, to meet within the House of William Hastie, Carrier at Lanark, on the 11th Day of July instant, at Twelve o'Clock at Noon, in order to their continuing the said James Hastie Factor on said sequestrated Estate, or chusing another Factor thereon, or a Trustee or Trustees, in his Place.

James Hastie.

WHEREAS a Commission of Bankrupt is awarded and issued forth against John Sutton, of Hitchin in the County of Hertford, Brazier and Tinman, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 4th and 15th Days of July instant at Five o'Clock in the Afternoon, and on the 12th Day of August next at Eleven o'Clock in the Forenoon, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assist to or dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. Jones, Attorney, Salisbury-court, Fleet-street.

WHEREAS a Commission of Bankrupt is awarded and issued forth against James Harle, of Boston in the County of Lincoln, Innholder, Dealer and Chapman, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 10th and 11th Days of July instant, and on the 12th Day of August next, at Ten of the Clock in the Forenoon on each of the said Days, at the Peacock Inn, in the Market-place, Boston, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the

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