Relations of Mr. Ifrael Wormall, deceafed.

A LL the poor Relations of the late Mr. Ilrael Wormall, Citizen of London and Dyer, deceased, are defired to tend particular Accounts of such their respective Relationships, and of their feveral Circumstances and Situations in Life without Delay, to Mr. Benjamin North, of Fenay, in Almonobury, near Wakefield, Yorkshire, in order for due Confideration being had, what Persons should be benefited for their Lives, and in what Shares, by the clear Surplus of Rente and Profits of the said Itrael Warmall's Real Estates,

Rente and Probits of the faid Irrael Wermall's Real Estates, fituate, lying or being in Almondbury aforefaid, under his last Will, and the Decrees in Chancery concerning the same. The said Israel Wormall died in or about September, 1737.

Hereus Margaret Clark, late of George-street, Hanover-square, in the County of Middlesex, Widow, (formerly Margaret Clinterty, Spinster) lately died, having made a Will, without naming any Perion to be Executor, by Reason whereof Mariory Clinterty, her only Sifter and diext of Reason whereof Marjory Clinterty, her only Sifter and fiext of Kin (if living) became and is intitled to have Letters of Administration granted to her, with the Will annexed of the Estate of Intraction granted to her, with the Will annexed of the Estate of the faid Ma garet Clark; but from strict Enquiry made after the said Marjory Clinterty, it is discovered, that she went from Long Seat, in the Parish of Belhelvie and County of Aberdeen, the Place of her Nativity, about Thirty Years ago, and is supposed to be dead, as she has not since been heard of; therefore the faid Marjory Clinterty (if living) is defired to apply forthwith to Mr. Sim, Attorney, in Fowke's buildings, Tower-street, London, in order that she may take such Letters of Administration, or in Default thereof the necessary Steps will be taken to procure the same to be granted to some or one of the Persons interested in the said Will.

Hereas the Partnership between Walke and Brown,
Ironmongers and Resident 121 London, was, by nutual Confent, diffolied on the 6th Day of January last past. All Persons having any Demands on the fad Partnership are desired to send in an Account thereof immediately, that the same may be settled by Mr. Brown; and all Perfons who are indebted to the faid Partnership are defred to pay the same. London, February 24, 1781.

John Walke.

John Brown.

MR. Walke, late Partner with Mr. Brown, most re-spectfully returns his Thanks to his Friends and Customers, informing them that he has entered into Partnership with Mr. James Fenn, with whom he will carry on the va-tious Branches of the Ironmongery and Braziery Business as formerly, and hopes for the Continuance of their Favours.

John Walke. James Fenn.

London, February 26, 1782.

Notice to Creditors. THE Truftees of the Estate and Effects of Chain Hadfield, Vork, intend to make a Dividend of the faid Effate in April next amongst those Creditors who have proved their Debts and executed the Deed of Truft; or a proportionable D vidend among such Creditors as shall prove their Debts and execute the same on or before the 31st of March next. The Deeds are left with Mr. Briggs, at Weavers hall, Basinghall-street, London, for the Perusai of those Creditors who have not exe-

THE Creditors of Ellis Crompton, late of Salford Manchefter in the County of Lancaster, Dyer, are desired to take Notice, that a First and Final Dividend of his Estate to take Notice, that a First and Final Dividend of his Estate and Effects [under an Assignment for the equal Benefit of such of his Creditors as should execute the same] will be paid at the Counting-house of Mess. Nicholson and Va-ley, in Manchester, on Wednesday the 14th Day of March next, between the Hours of Two and Five in the Asternoon.

THE Creditors of John Houseman, sale of Bishopsgate-street, Mercer, may receive a Dividend, at No. 16, Lawrence-lane, any Day, from Nine till Two o'Clock.

Dursuant to a Decree of the High Court of Chancery, the Creditors (if any) of Robert Hancock, late of Cirencesser in the County of Gloucester, Gentleman, deceased, are forthwich 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. forthwith to come in and prove their Debts before John Ord,

the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, the Creditors (if any) of Joseph Jackson, late of the City of Carlisle, Merchant, deceased, are furthwith to come in and prove their Debts before Peter Holford, Esq. one of the Massers of the said Court, at his Chambers in Symond's-ins, Chancery-lane, London, of in Desault thereof they will be excluded the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, the Creditors of Thomas Lambe, formerly of the Town of Nationsham.

of Notingham, Iron-master, and afterwards of the Town of Northampton, are to come in and prove their several Debts and claim their respective Legacies before Edward Leeds, Esq; the of the Mast.rs of the said Court, at his Chambers in Lincoln's-inn, London, or in Default thereof they will be excluded the Benesit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, the Creditors of Joseph Asbridge, late of Stockholm in the Parish of Castle Sowerby in the County of Cumberland, Gen-

t tiem ni, deceased, are forthwith to come in and prove their Debts before Peter Helford, Etg, one of the Maders of the faid Court, at his Chambers in Symund's inn, Chancery la e, London, or in Default thereof they will be excluded the Benefit of the faid Decree,

Dursuant to a Decree of the High Court of Chancery, the Creditors and Legates of Lieutenant-General James Guf-borne, late of Staveicy in the County of Dalby, deceased, are to come in and prove their Debis, and claim their Legacies, before John Eanies, Esq; one of the Masters of the End Court; at his Chambers in Symond's-infi, Chanc ry-lane, I onden, or in Default thereof they will be excluded the Benefit of the faid Decree.

"O' be peremptorily fold, entire or in Parcels, pursuant to a Decree of His M. jesty's Court of Exchequer at Wett-minster, under the Direction of Francis Ingram, Esq. D-rury Remembrancer of the said Court, at the House of Gough, minster, under the Direction of Francis Ingram, Esq. Decuy Remembrancer of the said Court, at the Hause of Gough, being the Sign of the Crown, at Prestein in the County of Radnor, in South Wales, on Monday the 7:18'Day of May, 178's, Subdry Freehold Fa ms, Lands, and Tenen ents, (Paris or Parcels of the Real Estate of Sir Hans Fowler, lare of Abbey Cwinhir, near Rhyader, in the County of Radnor, Baronet, deceased) studies in the severa. Par shes of Lianbister, Llananno, St. Harmon, Llandewy, Llanyre Rose, Dysherth, Llandindred, Reven Lleece, and Llanguns, in the said County of Radnor, let to sundy Tenants at Will, at very off clear yearly Reits, amounting in the Whole to 6001.

7 s. 2 d. or thereabbuts.

Particulars thereof may be had at the King's Remembrancer's Office in the laner Temple, London; and of Mr. Piyer, Sölicitor, Northumberland-firet, Strand. And Plans of the

or, in Chapel-court, New Builington-freetz

THE Executors of Mr. John Moony, late of Fridayfreet and Homerton, having Reason to believe that
great Part of h s Estate is secreted from them, do hereby promile to any Persons, as well such as have the same in their Persons, as others who shall give Information to the Executors of Mr. Moorey's Property being so secreted, a Reward of Ten Pounds per Cent, on the Sum which shall be recovered in consequence of such Information; and any Person who or ten Founds per Cent, on the sum which half be recovered in confequence of such Information; and any Person who have in their Hands any Part of Mourey's Property, and shall continue to secrete and withhold the same from the Executors for the Space of Two Months from this Date, shall (when) discovered) Be prosecuted with the utmost Regour; Notice to be given to the Executors, Wakelin Welch, Eu.; of Maryland Point, and the Rev. Mr. Cornthwaite, V.c r of Hackney.

Notice to the Creditors of David Thomson, M. rchant in Greenock,

THESE are intimating to all Concerned, That, upon the Ap, lication or the faid Davis Them, fon, the Court of tion did, on the 30th Day of November latt, sequestrate his whole Personal Estate; and thereafter, upon the Application of a considerable Number of his Cresitors, the Court, on the of a connucrative runner of his Creektors, the Court, on the feth Day of February current, nominated and appointed John Trotter, Merchant in Stateow, to be Factor therein, in Terms of the Act of Parliament, pablic in the Year 1772, for rendering the Payment of the Creditors of Infolvent Debtors more: equal and expeditious.

The faid John Trotter, theref re, in Terms of the faid Act, and an Order of the Court, hereby requires the whole Creditors of the faid David Thomson, by themselves, or their Attornies of Agents properly authorifed, to meet within the Hoofe of Patrick Heron, Vintner at Glafgow, on Wednesday the 14th Day of March next, at Twelve o'Clock at Noon, in order to their continuing him Factor on the sequestrated Estate aforesaid, or chusing another Factor thereon, or a Trustee or Trustees, in his Place, in Terms of the foresaid

John Trotter.

Hereas a Commission of Bankrupt is awarded and issued against Richard Exton, late of Marlborough in the County of Wits, Snopkeeper, Dealer and Chapman, and he being declared a Bankrupt, is hereby required to furrender himself to the Commissioners in the said Commission named, himself to the Commissioners in the laid Commission namedy, or the major Part of them, on the 3d Day of March next at Eleven in the Forenoon, on the 14th of the same Month, and on the 20th of April following, at Ten in the Forenoon, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Estects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to choose Affignees, and at the last Sitting the faid Bankerupt is required to finish his Examination, and the Creditors are to affent to or dissent from the Allowance of his Certical are to affent to or diffent from the Allowance of his Certi-ficate. All Persons indebted to the f.id 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. Fairbank, Ely-place, Holborn, London:

Hereas a Commission of Bankrupt is awarded and issued against Samuel Mortimer, now or late of Weston in the County of Sussolik, Brickmaker, Dealer and Chapman, and he being declared a Bankrupt, is hereby required to furrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 12th Day of March next at Four in the Afternoon, on the 13th Day faid Month, and on the 10th Day of April following, at Ten in the Forenoon, at the Bell Inn; in Saxmundham, in the faid County of Suffolk, and make a full Discovery and Disclo-

fure