To the Creditors of Charles Floyer, heretoforc of the Town of Abergavenny, in the County of Monmouth, Gentleman, deceafed.

N purfuance of the Directions contained in the laft Will and Testament of Blanch Floyer, late of the faid Town of Aber-gavenny, who was the Widow of the faid Charles Floyer, and who departed this Life on the 20th Day of Augnft, 1736, No-tice is hereby given, that the fuid Blanch Floyer did, in her laft tice is hereby given, that the faid Blanch Floyer did, in her laft Will and Teftament, recite, that her faid late Hufband did, in the Year 174S, enter into a Composition with feveral of his Creditors to pay them after the Rate of Ten Shillings in the Pound of their respective Debts; that her Intention and Defire were to charge certain Eftates by her faid Will deviled, with the Payment of the remaining Ten Shillings in the Pound, to fuch of the Creditors of her faid late Hufband, who ex-ecuted a certain Deed of Composition, bearing Date the 25th Day of Ochers 12.5 Day of October, 1748, and thereby agreed to accept a Compoli-tion of Ten Shillings in the Pound, in full of their Debts, in entire Exclusion of fuch of her faid late Husband's Creditors who entire Exclution of fuch of her faid late Hufhand's Creditors who refuted to accept fuch Composition; and, after reciting that the faid Charles Floyer departed this Life fome Time in the Year 1753, the faid Teftatrix did, in and by her faid Will, and a Codicil thereto, devite all her Mcfluages, Lands and Tene-ments, fituate in the Town and Parish of Abergavenny, the Parish of Llantillo, Pertholey, or elfewhere, in the faid County of Monmouth, unto and to the Ufe of Fowler Walker, of Lin-coln's-inn, in the County of Middlefux, Efq; and John Roberts, of the faid Town of Abergavenny, Efq; and Robert Morgan Kinfey, of the fame Place, Gentleman, their Heirs and Affigns upon Truft (amorg other Trußs therein-meationed) to raife and levy fuch Sum of Money, and no more, as the Remainder of the original Debts due to such of the Creditors of her faid Hubhand who accepted the faid Composition of Ten Shillings in the original Debts due to fuch of the Creditors of her faid Hutband who accepted the faid Composition of Ten Shillings in the Pound, amonated to, viz. the principal Sum which the re-maining Ten Shillings in the Pound unpaid of fuch Debts should amount to, at the Time of her Deceafe, with Interest for the fame, to be computed from the Time of her Deceafe, in fuch Manner as by her faid Will is directed, and should thereupon invest the Money for raifed, and the Dividends and Interest thereof, in fuch Manner as is directed by her faid Will, until it should be decided to the Satisfaction of the faid Truffees, whether and how far the faid Estates were or should be in Law whether and how far the faid Estates were or should be in Law whether and now far the faid Effates were or mould be in Law or Equity liable to the Payment of the Debts due from the faid Tcftatrix's faid late Hußand, to fuch of his Specialty Creditors as did not accept of the faid Composition, and fhould, when as foon as it should fufficiently appear or be decided to the Satif-faction of the faid Truftees, that the faid Effates were or should be liable to the Payment of fuch Debts of the faid Creditors, who did act accept to the faid Composition on the faid Creditors. who did not accede to the faid Composition, or says of them, then upon Trulk, by and out of the faid Truft Monies, to pay to fuch Creditors fuch Sums, fo far as the faid Truft Monies would extend, towards Difcharge of their faid Debts and In-Would extend, towards Dicharge of their lad Debts and in-tereft, as they fhould appear or be adjudged, or decreed to be in-tilled in Law or Equity, to recover out of the fame Effates; and no more; and fhould, after Payment thereof, pay the Refidue of the faid Truft Monies to the Creditors, Parties to the faid Deed of Composition, or their Perfonal Representatives, rateably in Proportion to their respective Debts. And in cafe the faid Spe-cialty Creditors, who had not acceded to the faid Composition, fhould appear not to be intitled to recover any of their faid Debts out of the faid Effates, then to pay the Whole of the faid Truft Monies to and among the Creditors who had acceded to the faid Truft out of the faid Effates, then to pay the Whole of the faid Truff Monies to and among the Creditors who had acceded thereto, or their Perfonal Reprefentatives, rateably and in Proportion to their respective Debts, it being by the faid Will declared to be the Intent of the faid Teffatrix that the Specialty Creditors of her faid Hufband, who did not accept of the faid Composition, or their Reprefentatives, fhould be paid no more out of the faid Truft Monies than they would be intitled to recover at Law or in Equity out of the faid Effates. And all fuch Perfons as conceive themfelves to be interefted in the full David can be about defind to find an Account of their

in the faid Devife are hereby defired to fend an Account of their respective Demands to the faid Robert Morgan Kinfey, at Abergavenny aforefaid, of whom further Particulars may be had re-fpecting the Will of the faid Testatrix.

In confequence of his Majefty's most graciously Confent of Date 29 December, 1786, containing Word for Word as follows.

King of Desmails and T "W E, Chriftian the Seventh, by the Grace of God, King of Denmark and Norway, Vandals and Goths, Duke of Slefwig, Hölften, Stormarn, Ditmerfhen and Olden-borg: Know all Men, that we, after Supplication has most humbly been made us, and that we most graciously have granted Requeft and allowed, as we herewith grant and allow, That our worthy Alexander Fabritius de Tengnagel, our Counfellor of Conference and Ole Theftrup, Judge lateral in the Copenhagen Court of Juftice, as Truftces in the Effate of William Morley, deceased, may, sub Pana precluss et perpetui filenti, in the Co-

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penhagen Berlinge Papers, the Addieoffe, Contoiro, Advifer, perinagen Berlinge Papers, the Addieofic, Contoine, Alvile:, and the Altona Mercur, together in one of the Public Papera in London, Three Times one after another, with Warning of Year and Day, furmion all who may think to have any.Claim to the alorefaid William Morley, decailed, therewith to appear and declare and juftify fuch their Pretenfions before Expiration of the Time aforefaid, before the aforefaid Truftees; and fhall fuch Summon in the Public Papers be accounted for as lawing as if it was made with Proclaims accordingly to the Law: Howe-ever fhall this our most gracioufly Confent be read in the afore-faid Conceptagen Court of Juffice are likewife in the Court of faid Copenhagen Court of Juffice, as likewife in the Court of Juffice at Tranquebar and Friedrichs Nagor, in the Eafl Indies, after which the concerned have most fubmisfively to dired them-felves, and to avoid Damage. Given at our Palace at Chrif-tianthorg, in our Refidence City of Copenhagen, the 29th of December 1956. December, 1786.

## Under our Seal.

Under our Scal. (L. S.) After his Majëfty's most gracious Order, Luxdorp. Aagaard. The Counfellor of Conference Fabritius de Tengnagel, and Ole Theftrup, Judge Lateral as Truttees in the Effate of Wil-liam Morley, deceased, Permifion to furmon his Creditors in the Public Papers; We furmon hereby, fub Pæna preclusi et perpetui filenti, with Warning of Year and Day, all who may pretend to have any Claim to the aforefaid William Morley, deceased, therewith to apnear, and fuch their Pretraifons hefore deceased, therewith to appear, and fuch their Pretentions before Expirations of the fixed Time before us, to declare and justify, Copenhagen, the 4th of January, 1787. As Truftees in the Effate of William Morley, deceafed,

FABRITIUS de TENGNAGEL. O. THESTRUP.

## PATENT WHEEL CARRIAGES.

By His Majefty's Royal Letters Patent, granted for England and Scotland, to Francis Moore, of Cheapfide, London, for his Elaffic Carriages, conftructed upon entire new Principles.

Is Chaife may be feen every Day, from Twelve to Two (Sundays excepted) at his Coach-yard in Bennet-friety, by Stamford-freet, Surrey Side of Black Friars Bridge, If the Horfe in this Chaife fhould full on level Road, or in going down Hill at the Rate of Ten or Twelve Miles an Hour, the Shafts and Carriage will fall with him, but the Body will not, nor can thofe who ride in it be thrown out, which is too often the Cafe with a Two Wheeled Chaife, upon the common Con-fruction, attended with fatal Confequences.

the Cafe with a Two Wheeled Chaife, upon the common Con-firuction, attended with fatəl Confequences. Neither does the Horfe in Mr. Moore's Chaife carry any Weight, except at the Will of the Driver, or thofe in the Chaife : They may caufe the Shafts to bear as much as they pleafe upon his Back in going up Hill, and take it wholly off again in going down Hill, whereby the Traveller may greatly expedite his Lucreter. Journey

Journey. This Chaife is alfo more pleafant, eafy, and lefs liable to be overturned than any other Carriage ever confinited. Pleafant, from the Heighth it is fufpended; eafy, from the Length of the Springs, and the Angle they make with the Brices; and entirely free from that diagreeable nodding Motion atten-dant on Two Wheeled Carriages; lefs liable to be overturned, as the Center of Gravity is nearer the Center of high than low Whetle of the Spring Content of the Center of high than low the Center of Gravity is nearer the Center of high than low Wheels, if the Body in both Cafes hang equally high. Befides, the Draft for the Horfe is likewife lefs in Proportion; as high Wheels have the Advantage over low: Yet, notwithflanding thefe Particulars in Favour of this Patent Elaftic Chaife, the Coft will be but a Triffe more than a Two Wheeled Chaife or Gigg upon the common Confituation. N. B. The Body of any open Chaife may, at a fmall Expence, be mounted upon Mr. Moore's Patent Principics

Feb. 19, 1787. THE Confignees and Under-writers of the Cargo of the Britannia; J. C. Schriever, Mafter, from Bremen bound to London, and loft at Winterton, near Yarmouth in Novem-ber laft, are defined to meet at New Lloyd's Coffee house, on Thurfday the 22d Inftant, at One o'Clock in the Afternoon pre-cietly. to confider of the prevent Manue of a dial cifely, to confider of the proper Means of adjusting the Salvage Lofs

Lots. TO be fold, purfuant to a Decree of the High Court of Chancery, before John Hett, Efg; one of the Maflars of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, An Annuity of 5001. payable during the joint Lives of a Gentleman aged Fifty-fix, and his Lady aged Forty-nine, and the Life of the Survivor of them. The faid Annuity is payable Quarterly and fecured on divers Freehold and Copy-hold Lands, Hereditaments and Premifes, in the Counties of Middlefex and Lincoln, of the annual Value of 45001. and upwards. Particulars may be had gratis at the faid Mafler's Chambers; of Mr. George Rowley, Staple-inn; and Mr. Tobias Stapleton; Clement's-inn.

Nº 12831.