## KING'S PLATES.

\*HIS is to give Notice, that His Majefty has been-gracioutly pleafed to give the Sum of One Hundred Guineas cioully plealed to give the Sum of One Hundred Guineas to be run for by Horfes, Mares or Geldings, this Seafon as ufual, at each of the following Places, viz. Newmarket, Salifbury, Jpfwich, Guildford, Nottingham, Winchefter, Lincoln, York, Richmond in York/hire, Lewes, Canterbury, Litchfield, New-caftle upon Tyne, Burford, Carlifle, Chelmsford, and Afcot Heath. The particular Days of Running at the above Places will be notified at proper Times. Such Carlibra os istuat to lot their Harfes run for the

Such Gentlemen as intend to let their Horfes run for the King's Plates at any of the above Places, are defired to take Notice of the following Extract of the Sign Manual, for the

Payment of the faid Plates, viz. "The Winner of each Plate muft remit a Certificate to the "Clerk of Our Stables Office, figned by the Judges of the "Courfe, and attested by the Lord Lieutenant of the County, " or his Deputy," excepting that to be run for on Afcot Heath, the Certificate of which Plate muft be attested by the Mather at His Maintain Budth Houndes as no Cartificate will Matter of His Majefty's Buck Hounds; as no Certificate will be paid which is not conformable to the above Orders. By Order of his Grace the Duke of Montagu, Mafter of the

Horic to his Majefty,

D. PARKER, Clerk of the Stables.

King's-Mews, March 22, 1787.

## Grangemouth, March 5, 1787.

W Hereas Fifty Bottles of Marine Acid, tallied M A, and numbered, were fhipped at London, on Board the Glaf-gow, one of Carron fhipping Company's Veffels, George Wal-ker, Mafter, and landed at Carron Wharf the 22d Day of May, 1782, Twenty of which were fent to Meff. Mark, Stark, and Acti, Malter, Malter, and tanta a Carlow Windf Windf and Lad 2016 of Mark, Stark, and Co. Dumfermline, by Order of George Goldic, Efq;—Alfo a Phaeton, or Chair, complete, with Two Wheels, was, in Auguft, 1784, fhipped at London on Board the Paifley, another of faid Company's Veffels, Walter Duncan, Mafter, and landed at Carron Wharf in the End of the faid Month of Auguft or Beginning of September following. And there has been lying in the faid Company's Warehoufe above thefe Eight Years a Balket containing a Quantity of Gallipots or fmall Delf Pots, fuch as Apothecaries ufe, without any Addrefs or Mark upon it. That as neither the remaining Thirty Bottles of faid Marine Acid, nor the Phaeton, nor the Bafket of Gallipots, have ever been called for, or any Orders given concerning them, this is to give Public Notice, that in cafe the fame are not claimed on or before the 14th Day of April next, the fame will be fold that Day ar Twelve o'Clock at Noon, by Public Auction, at Carron fhipping Company's Warehoufe, Grangemouth, in order to pay the Freight, Warehoufe, Charges, &c. &c. of faid Goods. In cafe all or any Part of the above Goods are claimed, and the Sale does not proceed, the fame will be duly advertifed.

the Sale does not proceed, the fame will be duly advertifed.

N. B. The above Phacton was put on Board the Paifley by a Perfon intending to go as Paffenger but miffed his Paffage at Gravefend, was fuppofed to have gone on Board a Leith Veffel, which failed about the fame Time, but was unfortunately loft on her Paffage Home.

WHereas John Carr, of the Borough of Berwick upon Tweed. Unholferer and Ochieve Hereas John Carr, of the Borough of Berwick upon Tweed, Upholfterer and Cabinet-maker, hath affigned all his Perfonal Effate, Stock in Trade, Houichold Furniture, and Book Debts upon Truft, to be fold, and the Money to arife by the Sale thereof to be paid and applied for the equal Benefit of all and every the Creditors of the faid John Carr. Thefe are therefore to give Notice to all Perfons who have any Claim or Demand on the faid John Carr. that they are remediated for are therefore to give Notice to all Perions who have any Claim or Demand on the faid John Carr, that they are requefted to fend an Account thereof immediately, and the Nature of their Securities (if any) to Mr. James Turnbull, Attorney at Law, in Berwick, (in whole Cuttody the faid Truft Deed is lodged, in order to be infpected and executed by the Creditors) otherwice they will not be entitled to any Benefit or Advantage by or under the faid Truft.

And all Perfons who fland indebted to the faid John Carr are defired to pay their refpective Debts immediately to the fail James Turnbull, (who is authorifed to receive the fame) or they will be profectured for the fame without further Notice. N. B. The Stock in Trade of the fail John Carr will be fold by Public Auftion at his Shop in Berwick aforefail, on Confers the ad Durot May ager.

Tuesday the 2d Day of May next.

A LL Perfons having any Claim or Demand on the Effate of Charles Eafton, formerly of Little Eaftcheap, London, Maton, but late of Twickenham, in the County of Middlefex, Efq; deccased, are requested to fend an Account thereof forthwith to Mr. Cheffall, Attorney, in Serle-fireet, Lincoln's-inn-fields, in order to the fame being adjufted and paid by the Executors of the Deceafed, previous to Payment of the Refidue to his Legatee, which will fpeedily be made: And all Perfons indebted to the faid Eftate are required to pay the fame to Mr. Cheffall without Delay.

## 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 Counterfeits from Scotland, as well as in and about London, you are defired to take Notice, That the true Pills have their Boxes fealed on the Top (in Black Wax) with a Lion Rampant, and Three Mullets Argent, Dr. Anderfon's Head betwirt I. I. with his Name round it, and Iabella Inglifh 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.

LL Perfons who have any Demands on John Tapsfield A Bambridge, late of the Borough of Southwark, but now of Francis-fireet, Tottenham-court-road, in the County of of Francis-irreet, lottennam-court-road, in the County of Middlefex, and which arofe prior to the 21ft Day of Auguft, 1785, are defired to fend the Particulars of fuch Demands to Mr. Carpenter, Attorney, Blackman-freet, in order to their being difcharged out of a Fund appropriated to that Purpofe. No Demand arifing fince that Period need be fent, nor will any Debts due before be paid out of the above Fund, unlefs de-livered in on or before the 10th Day of April next.

LL Perfons having any Demands on the Effate and Ef-A LL Perfons having any Demands on the Eftate and Ef-fects of Sibella Irwin, late of Lamb's-conduit-ftreet, in the County of Middlefex, Spinfter, deceafed, are hereby re-quired to take Notice, that unlefs the fame are fent in or deli-vered to Mr. Wilfon, No. 7, Little James-ftreet, King's-road, Executor of the faid Sibella Irwin, on or before the 7th Day of April next, they will be precluded from all Benefit on Account thereof, as the faid Executor will then finally clofe his Accounts.

IF any Perfon can give authentic Proof of the Death of William Bedingfield, who formerly lived in Porter-fireet, in the Parish of St. Ann, Soho, and some Time before his Death, which is fuppoled to have happened about Twenty Years ago, refided in fome Part of Weltminfter, fuch Perfon, by applying to Mr. Edifon, at Coopers Hall, Bafinghall-ftreet, fhall be recompenced for their Trouble.

THE Heir at Law of Elizabeth Seymour, Widow, many Years refiding at Twickenham, in the County of Mid-dlefex, and who died there in November, 1773, is defired forth-with to apply to Mr. Hughes, Mercer, at No. 4, the Golden, Lion, Charing-crofs, London.

•HE Creditors of the late Mr. Joshua Readshaw, of Hat-ton-street, Holborn, deceased, may receive a Dividend on their refpective lawful Debts by applying to Edward Jones, at Mr. Robert Woodmafs's Counting-Heufe, No. 1, Pope's Head Alley, Cornhill, on Thurfday the 3d of May next, and the Four fucceeding Thurfdays, between the Hours of Nine and Twelve o'Clock.

Tweve o Clock. The be peremptorily fold, purfuant to an Order of the High Court of Chancery, before William Graves, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's-inn, Chancery-lane, London, on Thurfday the 26th Day of April next, between the Hours of Five and Six of the Charle in A Africa and Fiber and Six of the Day of April next, between the Hours of Five and Six of the Clock in the Afternoon, An Effate called Langley, fituate in the Parifh of Sutton, in the County of Warwick, confifting of a capital Meffuage or Manor-houfe called Langley-hall, with the Pleafore and other Gardens, Lawns, Walks, Orchard, Summer-houfe, Canals, Moats, Fifh Ponds, and Stews, Yards and Out-buildings thereto belonging, and a Scat in the Church at Sutton; and allo of feveral Meflunges, Tenements or Farm-houfes, and 291 Acres or thereab uts of Arable, Meadow and Pafture Land, fubject to a Chief Rent of 11. 16s. per Annum,

payable to the Corporation of Suttan. The Tenants pay all Outgoings except Land-Tax, and keep the Premifes in Repair, being allowed Timber in the rough. Particulars of the fail Effate may be had at the faid Mafter's Chambers.

Purfuant to a Decree of the High Court of Chancery, the Creditors of Cavendifh of Tyrrell Mainwaring, late of Hereford, Efq; deceafed, are to come in and prove their Debts before William Graves, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's inn, Chancery inne, Lon-don, on or before the 21ft Day of May next, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

PUrfuant to a Decree of the High Court of Chancery, made in a Caufe Marlar against Whittaker, the Creditors of A in a Caule Marlar against Whittaker, the Creditors of William Whittaker, of the City of London. Merchant, de-ceased, are, on or before the last Day of Trinity Term next, to come in and prove their Debts before John Wilmot, Efq; one of the Masters of the said Court, at his Chambers in Sy-mond's-inn, Chancery-lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.