Amicable Society's Office, Serjeant's Inn, Fleet-street, February 12, 1793.

THE Corporation of the Amicable Society for a Perpetual Affurance Office doth hereby give Notice, that at Christmas last (Old Stile) the several Members, or their Nominees, upon the Policies numbered as follow, viz.

26, 27, 39, 41, 44, 134, 151, 184, 217, 251, 303, 366, 409, 410, 414, 596, 612, 614, 708, 740, 1013, 1016, 1064, 1131, 1300, 1332, 1345, 1348, 1535, 1630, 2303, 2304, 2340, 2398, 2399, 2400, 2557, 2558 and 2559, were in Arrear in their Quarterly Payments or Contributions, for One Year and One Quarter of a Year: And that unless such Arrears are paid off within the Space of Three Calendar Months after the Publication hereof, fuch several Members and their Nominies, and their respective Executors, Administrators and Assigns, will, by wirtue of the Supplemental Charter of the said Society, be absolutely excluded from all Benefit and Advantage from such Policies.

Joseph Baldwin, Register.

THIS is to give Notice, that the Partnership lately sub-fishing between Henry Morland and George Richardson, of Lamb's-Conduit Street, Holborn, Wine and Brandy-Merchants, was this Day dissolved by mutual Consent; all Personal Partnership are required to send an Account thereof to Mr. Morland, No., 4, Chapel-Street, Lamb's-Conduit-Street, who will discharge the same, and by whom the above Trade will in sture be carried on, and who alone is authorized to receive all Debts due thereto. Dated this 1st Day of January, 1793.

Henry Morland. George Richardson.

Newington, Surry, Feb. 5, 1793.

ALL Perfons who have any Demands on the Estate of Mr. Robert Newberry, late of York-Row, Newington, decased, are desired to fend their Accounts to Mr. Joseph Newberry, of York-Row aforesaid, eldest Son and Administrator to his late Father, that they may be examined and discharged; and all Persons indebted to the said Robert Newberry are desired to pay the same as above.

Carlisle, January 12, 1793.

TOHN Hodgson and James Mitchell, Executors in Trust of Thomas Hodgson Jackson, late of the City of Carliste, in the County of Cumberland, Esq; deceased, being about to conclude their Executorship and Trusteeship, and make a Final Set, thement of their Accounts, think it necessary to give Notice, and do hereby give this Publick Notice, that any Person or Persons (if any such there be) having or pretending to have any Claim to his Estate or Essets, are requested to make the same to the said Executors, or one of them, on or before the 12th Day of March next, otherwise they will be excluded any Benefit therefrom.

Chancery, before 'Alexander Popham, Efg; one of the Mafters of the faid Court, at his Chambers in Symond's-Inn, Chancery-Lane, London, on Leafes for a Term of Thirty-one Years from Lady-Day next, Old Stilo, in Four Lots, A Farm and several Messuages and Lands in the Parishes of Berkhampstead St. Mary, and Berkhampstead St. Peter, in the County of Hertford, Part of the Estate belonging to the School founded by King Edward the Sixth, in Berkhampstead St. Peter aforefaid. Particulars whereof may be had at the said Master's Chambers, of Mr. William Johnson, of Berkhampstead, the Receiver of the said Estates, who will shew the Premises, and of Mr. Herbert, Attorney, at Tring.

O be peremptorily fold, pursuant to an Order of the High Court of Chancery, made in a Cause Blake against Streatfield, before William Graves, Esq. one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery-Lane, London, in Two distinct Lots or Parcels, on Thursday the 28th Day of February instant, at Five of the Clock in the Afternoon, Six Brick Dwelling-Houses, with the Appurtenances, situate on

the South Side of Green Street, near Leicester-Fields, in the County of Middlesex, late the Property of Mrs. Elizabeth Perry, deceased. Particulars whereof may be had at the said Master's Chambers, and of Mess. Wilmot, Dunn and Lancaster, Solicitors, Lincoln's-Inn.

O be peremptorily fold, pursuant to a Decree of the High Court of Chancery, made in a Cause Jackson against Barry, on Friday the agth of March next, between the Hours of Five and Six of the Clock in the Asternoon, before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery-Lane, London, in Two Lots, Three Freehold Closes of Land lying in Great Budworth and Comberback in the County of Chester, containing Seven Cheshire Acres, in the Holding of Mrs. Darlington, as Tenant at Will, at the yearly Rent of 23 l. and Three other Freehold Closes in Great Budworth aforesaid, called the Crow Nest Lands, known by the Names of the Filletters, the Gorafysield, and the further Crow Nest Field, containing Six Cheshire Acres or thereabouts, in the Possession of James Hugh Smith Barry, Esq; the whole being the Estate of the late Hon. John Smith Barry, decreased. For a Particular enquire at the Iaid Masser's Chambers, or of Mr. Philpot, Red Lion Square, London.

Hereas by an Order of the High Court of Chancery, dated the 21st Day of March, 1792, made in a Cause Forrest against Timms, Peter Hostord, Esq; the Master of the said Court, to whom the Cause is referred, is at Liberty to make a separate Report of the Demands of all the Bond Creditors of Arthur Forrest, heretofore of Binsield in the County of Berks, and of Newman-Street, Oxford-Road, in the County of Middlesex, Esq; deceased, who shall come in and seek Relief under and contribute to the Expence of the Application for the said Order; the Creditors by Bond of the said Arthur Forrest, (who departed this Life in the Year 1770) are, on or before the 11th Day of March next, to come before the said Master, at his Chambers in Symond's-Inn, Chancery-Lane, London, and prove such their respective Debts, or in Desault thereof they will peremptorily be excluded the Benesit of the said Order.

Durfuant to an Order of the High Court of Chancery, bear-Date the 15th Day of May, 1792, made in a Cause there depending, wherein John Lane, Esq. is Plaintiff, and Sir John Dashwood King, Bart. and others are Defendants, any Person or Persons who was or were the Heir or Heirs at Law of Henry Wroth, late of Islington in the County of Middlesex, Esq. (who died in the Year 1729) at the Death of Mary Wroth, his Widow, asterwards the Wife of George Fowke, Esq. who died in the Year 1753, are forthwith to come in before Edward Montagu, Esq. one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery-Lane, London, and make out thrir Claim or Claims to certain Copyhold Estates of which the said Mary Fowke died soised, or the Heir or Heirs at Law of such Person or Persons; or any Person or Persons who may be intitled to the said Copyhold Premises under any Will or Conveyance from such Persons, are forthwith to come in before the said Master, and make out their Claim or Claims thereto, or in Default thereof they will be excluded the Benesit of the said Order. And the Heir or Heirs at Law, or the said Master, and make out their Claims accordingly, or in Detault thereof they will be excluded the Benesit on their Claims accordingly, or in Detault thereof they will be excluded the Benesit of the said Master, and

Durfuant to a Decree of the High Court of Chancery, made in a Cause Durrant against Welham, the Creditors of John Welham, late of Sutton in the County of Susfolk, Farmer, are, personally or by their Solicitors, to come in and prove their Debts before William Weller Pepys, Esq; one of the Masters of the said Court, at his Chambers in Symond's Inn, Chancery-Lans, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Durfuant to a Decree of His Majesty's Court of Exclience at Westminster, made the 7th Day of July, 1790, in a certain Cause wherein John Chandler is Plaintisty, and James Warwick and others are Defendants, the Creditors of James Warwick, late of the Parish of Eling in the County of Southampton, Yeoman, deceased, are, by themselves or their Solicitors, to come before Francis Ingram, Esq. Deputy Remembrancer of the said Court, at his Chambers adjoining to the King's Remembrancer's Office, in the Inner Temple, London, and prove their Debts, or in Default thereof they will be excluded the Benesit of the said Decree.