A LL Persons having any Claim or Demand on the Estate of George Meackham, sormerly of Drake-Street, in the Parish of St. George the Martyr, in the County of Middlesex, but late of Southampton-Row, in the Parish of St. George Bloomsbury, in the same County, Esq; deceased, are defired forthwith to send an Account thereof to Mess. Farrer and Lacey, Bread-Street-Hill; and all Persons indebted to the Estate are desired to pay the Amount of their Debts to the said Mess. Farrer and Lacey.

Hereas a Sum of Money (Part of the Refidue of the Personal Estate of John Booker, formerly of London, and afterwards of Canterbury, Gentleman, long since deceased, who had an Interest or some Shares in the Stock of the West New Jersey Society, and made his Will in or about May, 1724) was, in the Year 1782, paid into the Hands of Thomas Wheatley, since deceased, and is now in the Hands of his legal Representative William Wheatley, of Lesiney in Kent, Eig; Notice is therefore hereby given, that if the Parties now entitled thereto (who are imposed to reside in or near the Isle of Thanet in Kent) under the Will of the said John Booker, will apply to Mr. Williams, Attorney at Law, at Dartford in Kent, they will, on making out their Right, be paid the same.

Hereas Sarah Nichols, late of the Town of Kington upon Hull, Widow, [(Relict of Nicholas Nichols, late Rector of Pattrington in Holderness, in the East Riding of the County of York) by her last Will and Testament, bearing Date the 5th Day of July, 1792, did give and bequeath as follows; that is to say, "I give and bequeath unto the Reverend John "Taylor Lamb, of or near Croydon in the County of Surrey, the Challes has Say of Farm Broad to upon the Section Taylor. "Clerk, the Sum of Forty Pounds, upon this special Trust, that he, his Executors or Administrators, will take the Trouble to pay and divide the same (and which Favor I intreat of him) unto and equally amongst the several Persons to whom the Residuum of my late deceased Husband's personal Estate was paid and divided, in case they shall be all living at my Death, otherwise unto such of them as shall be then living, and the personal Representative or Representatives of of fuch of them as thall be then dead, fo as the Representative or Representatives of such deceased Party or Parties be not paid a greater Share or Proportion thereof than the Party or Parties so deceased would have been intitled to receive, in case he, the or they had been living: And I order and direct that the said Sum of Forty Pounds shall be paid to the said "John Taylor Lamb within Six Months next after my De-de ccase:" And whereas the several Persons to whom the Re-siduum of the personal Estate of the said Nicholas Nichols was paid and divided were the personal Representatives of Mary Lowe, heretasore of the Town of Shrewsbury, then deceased, Lowe, heretriore of the Town of Shrewibury, then decealed, Nathaniel Nichols, then of Kidderminster in the County of Worcester, Hannal Barner, then of Drayton in the said County of Worcester, Elizabeth Nichols, then of Kidderminster aforesaid, John Nichols, then of Kidderminster aforesaid, Mary Podmore, then of Kinfare in the same County, Benson Waldon, then of Croydon in the County of Surrey, Mary Grove, then of Bromegrove in the said County of Worcester, Sarah Wilmot, then of Prestwood in the said County of Worcester, Sarah Stephens, then of Margaret-Street, Cayendish-Square of Middlefer, and Mary Lamb, then of Croydon in in the County of Middlefex, and Mary Lamb, then of Croydon in in the County of Middletex, and Mary Lamb, then of Croydon in the faid County of Surrey, the perfonal Reprefentatives of John Taylor Lamb, herctofore of Croydon in the faid County of Surrey, then deceafed, and the perfonal Reprefentatives of William Nichols, herctofore of Shrewfbury, then deceafed: Now the faid John Taylor Lamb doth hereby give Notice, that the faid Legacy or Sum of Forty Pounds hath been paid unto him, upon the Truft in the faid Will mentioned, and all Perfons who are interested in, or intitled to the faid Sum of Forty Pounds, or any Part thereof, are defired to fend an Account of their or any Part thereof, are defired to fend an Account of their Names and Place of Abode, and a Statement, shewing in what Manner they claim the fame, or any Part thereof, to Mell-Barnes and Glover, of Reignte in Survey, Attornies, or to Mt. James Hore, of Effex-Street in the Strand, London, Attorney, on or before the 15th Day of March, 1795, that proper Steps may be taken for paying and dividing the faid Sum of Forty P unds unto and amongst the several Persons who shall be intitled thereto, purtuant to the faid Will. John Taylor Lamb.

Pursuant to a Decree of the High Court of Chancery, bearing Date the 17th Day of November, 1794, made in a Cause wherein William Jenkins is Plaintiff and Samuel Akam is Defendant. William Tuton Jenkins, late of Kingston upon Hull in the County of York, (who was a Mariner on Board a Mer-

chant Ship called the Hope, of Hull, which Ship failed from thence to Sr. Antonio in the Kingdöm of Portugal in or about the Months of August or September, 1791) is to come before Edward Montagu, Etq; one of the Masters of the said Court, at his Chambers in Symond's Inn, Chancery-Lane, London, on or before the 20th Day of April next, and make out his Claim to a Legacy bequeathed to him by the Will of Joseph Akam, late of Kingston upon Hull, Gentleman, deceased; and, in case the said William Toton Jenkins is dead; any Person or Persons who can prove his Death are destred; on or before the said 20th Day of April next; to come before the said Master, and give Evidence when and where he died. And if the said William Tuton Jenkins is dead, his Personal Representative or Representatives is or are, on or before the said 20th Day of April next, to come before the faid Anthra, and make out their Claim or Claims to the said Legacy, and in Default of such Claim or Claims being made on or before the said 20th Day of April next, the said William Tuton Jenkins; or his Representative or Representatives, will be excluded the Benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, bearing Date the 17th Day of November, 1794, made in a
certain Cause there depending, wherein William Jenkins ia
Plaintiff and Samuel Akam is Desendant, the Creditors of
Joseph Akam, late of Kingston upon Hull in the County of
York, Gentleman, deceased, are, on or before the 20th Day of
April next, to come in and prove their Debts before Edward
Montagu, Esq; one of the Masters of the said Court, at his
Chambers in Symond's Inn, Chancery-Lane, London, or ia
Default thereof they will be excluded the Benefit of the said
Decree.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Slade against Slade, any Person who can give Information whether William Slade, the Son of John Slade, late of Berners-Street, Oxford-Street, in the County of Middlesx, Efq; deceased, and of Mary, his Wife, also deceased, be living or dead, and, if dead, when he died, is requested to give such Information to John Spranger, Efq; one of the Masters of the faid Court, at his Chambers in Symond's-Inn, Chancery-Lane, London.

The faid William Slade was born in the Year 1764 or 1766, and in the Year 1782 entered as a Soldier into the Service of the East India Company, and embarked for India on Board the Fairfield East Indiaman, fince which Time he has not been heard of by any of his Family or Friends.

Pursuant to a Decree of the High Court of Chancery, bearing Date the 5th Day of December, 1794, made in a Cause there depending, wherein Mary Byers is Plaintist, and Isaac Harman and Henry Carpenter are Desendants, any Person or Persons who can prove whether Peter Byers, the Husband of the said Plaintist Mary Byers, is living or dead, are desired softwith to come before Edward Montagu, Esqi one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery-Lane, London, and give Evidence relating thereto. The said Peter Byers was born at or near Newcastle in the County of Northumberland, sormerly lived in or near Fleet-Street, London, and is supposed to have sailed on Board some Ship from the North of England to the West Indies in or about the Year 1772.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Sorell against Holloway, the Creditors of Catherina Maria Searle, late of Readings, in the Parish of Norton Mandevile, near Ongar, in the County of Essex, Widow, deceased, are forthwith to come in before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery-Lane, London, and prove their respective Debts, or in Default thereof they will be excluded the Benefit of the said Decree.

TO be fold, pursuant to a Decree of the High Court of Chancery, made in a Cause Sanderson and others against Daniel and others, before John Spranger, Esq. one of the Masters of the said Court, at his Chambers in Symond's Inn, Chancery Lane, London, in the Month of April next, The next Presentation of, in and to the confolidated Rectories and Parsonages of South Hanningfield and West Hanningfield, in the County of Essex.

Particulars whereof may be had, gratis, at the faid Mader's Chambers; of Mess. Walton and Son, Girdlers Hall, Basingshall-Street, London; and of Mr. Thomas Lowten, Temple,