from any Claim on the faid Estate, as the Executor will then pay over any Surplus of the faid Estate to the Residuary Legates of the faid Sufannah Poolant the faid Sufangah England.

LONDON.

At the General Seffion of the Peace of our Lord the King, holden for the City of London, at the Guildhall within the faid City, on Mon-day the Twenty-eighth Day of November, day the Twenty-eighth Day of in the Thirty-leventh Year of the Reign of our Sovereign Lord George the Third, King of Great Britain, &c. before Brook Watson, Esq. Mayor of the City of London, William Gill, Esq. John Boydell, Esq. Paul Le Mesurier, Esq. Aldermen of the said City, Sir John William St. Sovered Low Beauty St. Sover Efq: Aldermen of the faid City, Sir John William Rofe, Knt. Serjeant at Law, Recorder of the faid City, Sir John Eamer, Knt. oue other of the Aldermen of the faid City, and others their Fellows, Justices of our faid Lord the King, affigned to keep the Peace of our faid Lord the King within the faid City, and also to hear and determine divers Felonies, Trespasses and other Misdeeds committed within the faid City;

BE it remembered, That the Inspector of Corn Returns hath in open Court presented and delivered to the Lord Mayor, Recorder and Alderman assembled at this present Session, a cer-Recorder and Aldermen attended at this present Senion, a certain Book into which the States or Accounts of the Aggregate Quantities, Prices, and Average Prices of English Barley, Beans, Peafe, Rye, Wheat, Oats, and Oatmeal, bona fide fold and delivered between the 8th of August last and the 5th Day of November instant, by each and every Person carrying on the Trade or Business of a Cornfactor in the City of London and Trade or Bulineis of a Corntactor in the City of London and Suburbs thereof, have been made up, formed, computed and sdiftinguished, and fairly and properly inferted; and hath verified upon his Oath that the same have been fairly, correctly and properly made up, formed and computed, to the best of his Power, Skill and Judgment, and according, so far as in him lay, to the true Intent and Tenor of the Act of Parliament in that Behalf: And the General Average Prices of each of the said respective Sorts of Corn and Grain thereby appearing to the said Lord Mayor, Recorder and Alderment, they do hereby, in pursuance of the said Act, deem and certify the same to be as follows, viz.

£. s. d. Average Price per Quarter on the last Six Weeks. Beans Peafe - 1 9 - 2 16 Q 17 11 Average Price per Quarter on the last Twelve Weeks. Oatmeal. 2 0 18 9 Average Price per Boll on the

And do hereby order and direct, that the faid General Average Pices be published in the London Gazette once in Four feveral Weeks immediately succeeding this present Session.

By the Court,

RIX.

AT a Court of Chancery, held at the Chancellor's House in the Ci y of New York, the Twentieth Day of February, in the Year of our Lord One Thousand Seven Hundred and Ninety-fix.

PRESENT,

The Hon. Robert R. Livingston, Efq; Chancellor.

John Oakes Hardy versus William Seton and Robert N. Auchmuty, Executors of the last Will and Test m nt of Peter Middleton, decealed.

THE Defendants having been directed by the Decree made and pronounced in this Canfe on the Sixteenth Day of Ma ch, in the Year of our Lord One Thousand Seven Hunted and Ninety-three, to account with a Master for Four Filths of the Personal Estate of P-ter Middleton, deceased, biqueathed by his Will to his Daughter Susan Margare; Middleton, and lately the Wife of the Complainant, after the Payment of the just Debts of the faid Peter Middleton, Legan cies, Funeral Charges, and the Cofts of this Suit; and the Defendants having also been directed by the said Decree to pay to the Complainant the Balance of the said Four Fifths the faid Personal Estate on the Complainant's indemnifying the Defendants against Debts, Legacies and future Demands, by such Security as, in case of Disagreement, a Master should approve of; and it being now represented to the Defendants, by and the Demands have over exhibited to the Derendants, by or on Behalf of any Person or Persons whomsever, touching any Part of the Personal Estate of the faid Peter Middleton, fince the making and pronouncing of the faid Decree, and that the Balance of the faid Four Fifths of the faid Personal Estate still remains in the Hands of the Defendants: It is therefore ordered by the Court, that the faid Balance be paid by the Defendants to the Complainant, wi hour his giving the Security above mentioned, unless Cause be shewn to the contrary on or before the Twentieth Day of February next ensuing the Date hereof: And it is further ordered by the enfuing the Date hereof: And it is surther ordered by the Court, that a Copy of this Order be published in Two of the Public Newspapers printed in the State of New York, once in each Week, for the Space of Six Months; and that a Copy thereof be also published in one of the Public Newspapers printed in the City of London, once in each Week, for the Space of Six Months before the said Twentieth Day of February

> Extract from the Minutes, PETER R. LIVINGSTON, Register.

Otice is hereby given, that the Constable of Dover Castle, or his Deputy, by virtue of his Majethy's Writ of Ad quod Damnum to them directed, will attend at the Public House known by the Sign of the Drum, in the Parish of Walmer, near the Town of Deal, in the County of Kent, on Friday the 16th Day of this instant December, at Eleven in the Forenoon, to inquire by a Jury whether or no it will be to the Danoon, to inquire by a Jury whether or no it will be to the Damage or Prejudice of our Sovereign Lord the King, or any other, if our faid Lord the King should grant to Robert Blair, Efq; Sir William Gibbons, Baronet, and Gibert Blane, Efq; Three Commissioners for taking Care of Sick and Wounded Seamen and for Exchanging Prioners of War, Licence to enclose a ceratain Highway leading from Dover to Deal; by and along the Grounds and Fields of them the said Robert Blair, Sir William Gibbons, and Gibbot Blair, about 1228 Feet lang, and to Feet in Gibbons, and Gilbert Blane, about 1228 Feet long and 30 Feet in Width, to hold the faid Way fo to be enclosed, to them the fuid Robert Blair, Sir William Gibbons and Gilbert Blane, and their Heirs for ever; for that in Lieu of the faid Way, so to be enclosed as aforesaid, they the faid Robert Blair, Sir William Cibbons and Gilbert Blane, do set out, or cause to be set out, one other common Highway, as commodious and convenient for Passengers and Travellers to pass and repass through the same; and if it will be other, then to what Damage or to what Prejudice of our faid Lord the King or of any other, then to what Damage or to what Prejudice of our faid Lord the King, and to what Damage or to what Prejudice of any other, and of whom, and how, and in what Manner and how much that Way to be held doth contain, by Number of Perches or Feet of Land, as well in Length as Breadth.

THOMAS BATEMAN LANE,

Register of Dover Castle, and Deputy of the faid Constable.

O be fold, pufuant to a Decree of the High Court of Chan-Los bod, putuant to a Decree of the High Court of Chancery, made in a Cause Conway against Court, of Chancery, made in a Cause Conway against Court, in John Wilmot, Esq.; one of the Masters of the said Court, in the publick Sale-Room of the said Court, in Southampton-Buildings, near Chancery-Lane, London, The Residue of a Term of 200 Years, commencing the 23d of August, 1744, off and in a capital Tenement called Pont Rhydderch, in the Parish of Llanfair Pwll-Gwingle in the County of Anglesco. and in a capital Tenement called Pont Rhydderch, in the Parish of Llansair Pwll-Gwingle in the County of Anglesea, with several Tenementa held therewith, and in a Tenement called Plasbach, in the Parish of Llanguistivii with Carreg Rhys, and in a Tenement called Lloog Maur, in the Parish of Tierdraetth. Particulars may be liad (gratis) at the said Master's Chambers in Southampton-Buildings, and of Mr. Fraser, Solicitor, Staplestander Inn, London.

Urfuant to a Decree of the High Court of Chancery, made Urluant to a Decree of the High Court of Chancery, made in a Caufe Westcott against Hancock, the Creditors of John Westcott, late of Gray's Inn Lane, in the Parish of St. Andrew, Holborn, above the Bare, in the County of Middle-fex, Slater, deceased, are forthwith to come in and prove their Debts before John Wilmot, Esg. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Cause Westcott against Hancock, the Creditors of Hannah Westcott, late of Gray's Inn Lane in the County of Middlefex, Widow, deceafed, are forthwith to come in and prove their Debts before John Wilmot, Eq. one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.