East India House, March 15, 1797.

THE Court of Directors of the United Company of Merchants of England trading to the East Indies do bereby give Notice,

That the Quarterly General Court of the Said Company, appointed to be held at their House in Leadenhall-Street, on Wednesday the 22d Instant, at Eleven o'Clock

in the Forenoon, is to be on special Affairs.

The Court of Directors do also give Notice, that a Bill has been prepared to be presented to Parliament, entitled, "Bill to enable the Court of Directors of the East India Company to administer Oaths to certain Owners and Commanders of Ships freighted to the Company, against the Practice of buying and selling the Commands of such Ships," which will be submitted to the Consideration of the said General Course, and that Copies of the Bill lie in the Secretary's Office for the Perugul of the Proprietors.

William Ramsay, Secretary.

No. 11, Crane-Court, Elect-Street, March 1, 1797.

A Half-Yearly General Meeting of the Laudable Socisty for the Benefit of Widows will be held at the Horn Tavern, Doctors Commons, on Wednesday the 5th Day of April next, at Seven o'Clock in the Evening precisely, for the Choice of Twenty-four Direceors for the Year enfuing; and other Affairs relative to the faid Society.

By Order of the Directors,
William Pontin, Secretary.

The Chairman will take the Chair at Seven o'Clock, when the Ballot will be opened, and finally closed at Eight o'Clock precisely.

Dr. ANDERSON's, or

The Famous SCOTS PILLS;

RE fairhfully prepared only by JAMES INGLISH, Son of DAVID INGLISH, deceased, at the Unicorn, over-against the New Church in the Strand, London. And to Descent Counterfeis 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. Anderson's Head betwirt I. I. with his Name round it, and Isbella Inglish underneath the Soie'd in a Scroll. They are of excellent Use in all Cases where Purging is necessary, and may be taken with Epfom, Tunbridge, or other Medicinal Waters.

HEIR AT LAW WANTED.

Hereas Rebecca Trenwith, late of St. Ive's, Cornwall, Spinster, deceased, hath, by her last Will, dated the 20th of October last, devised a Freehold Estate, in the Parish of St. Ive's, called Trenwith, to the Reverend Lewis Morgan, Clerk. Nathaniel Hickes, and John Stevens, of St. Ive's aforefaid, in Trust for the Heir or Heirs of her Uncle Henry Trenwith, deceased, subject to Two Annuities payable thereout to Two old Servants.

The Trusters, in Compliance with the William Trusters, in Compliance with the William Trusters.

Two old Servants.

The Truttees, in Compliance with the Will of the Testatria, bereby give Notice, that if any such Heir or Heirs of the said Henry Trenwith is or are now living, he, she or they may apply to the Trustees, by Letter, Post-paid, (if not personally) containing an Account and Proof of his, her or their Relationship to the still Henry Trenwith, which Letter or Lutters shall be immediately answered; otherwise the Trustees will be obliged to give up the Posseshon of the said Estate to another Relation or the said Testatria, to whom it is also devised in case of Failure of Heirs of the said Henry Trenwith.

St. Ive's, Cornwall, Feb. 27, 1707.

St. Ive's, Cornwall, Feb. 27, 1797.

HE Creditors (if any) of John Townson, Esq; deceased, late one of the Directors of the Hon. East India Company, are requested to transmit the Particulars of their Claims to Mr. Kemp, at Mr. Townson's Chambers, No. 5, Gray's Ian Shazze,

LI. Persons who have any Demands upon the Estate of the late Mr. Thomas Wright, Printer, are defined to send in their Accounts immediately to the Printing-Office, Pe-terborough Court, Fleet-Street, where the Business continues to be carried on. All Persons indebted to the Estate are defined to pay in their respective Debts at the same Place.

JOHN ROCHE DARENT, of Salters Hall, London.

N the Year 1792 a Person of this Description was the subferibing Witness to the Execution of a Bond. -Whoever can give Information where he now refides, so that he may be produced, if living, or if dead, can give satisfactory Proof of his Death to Mess. Kinderley and Long, Attornies, Symond's-inc, Chancery-London, shall be handsomely rewarded for the same. If he sees this Advertisement himself he is requested to call upon or write to Mess. Kinderley and Long as above.

March 13, 1787.
HE Creditors of Thomas Jones, of Pall-Mall, LinenDraper, who have figned the Deed of Truft and Affignment, may receive a Dividend of Five Shillings in the Pound on the 24th Instant, or any succeeding Friday, by applying to Mest. Twiggs and Ashby, St. Paul's Church Yard.

Durfuant to a Decree of His Majefty's Court of Exchequer at Westminster, made in a Cause Prideaux and others against St. Aubyn, Bart the 3d of March instant, the Creditors (if any) of Sir John St. Aubyn, late of Clowance in the County of Cornwall, Bart. deceased, are forthwith to come

in and prove their Debts before Abel Moyfey, Efg; the Deputy to His Majesty's Remembrancer, at the King's Remembrancer's Office, in the Inner Temple, London, or they will be excluded the Benefit of the faid Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Hales against Margerum, the Creditors of Elizabeth Tichborne, late of Islington, in the County of Middlefex, Widow, deceased, are forthwith to come in and prove their Debts before William Graves, Efq; 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.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Thomas and others against Willett and others, the Creditors of Sarah Hill, late of Kensington in the County of Middlesex, Spinster, deceased, are, on or before the 3d Day of May next, to come in and prove their Debts before Alexander Popham, Efg; one of the Masters of the said Court, at his Cham-bers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benesit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, made in a Cause Norbury against Nush, the Creditors and Legatees of Catherine Nash, formerly of the Borough of Droitwich in the County of Worcester, but late of Cliston in the fame County, Spinster, deceased, are to come in and prove their several Debts and claim their respective Legacies before Edward Leeds, Eig; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery Lane, London, or or in Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery, Dursuant to a Decree of the High Court of Chancery, made in a Cause Middleron against Messenger, the Children of the Brothers and Sisters of the Testavor John Messenger, late of Winchester-Row, Marybone, in the County of Middleser, Gentleman, deceased, who died on the 3d Day of June, 1786, who were living at the Time of his Death, and also at the Time of the Death of Lydia Messenger, the faid Testavor's Widow, which happened on the 12th Day of May, 1795 (except Susan Charlwood) and also the Personal Representative or Representatives of any of them who are since dead, are to come in and prove their Kindred to the said Testavo before Alexander Popham. Esse one of the Masters of the said Court. Alexander Popham, Efg; one of the Mafters of the faid Court, at his Chambers in Southampton-Buildings, Chancery Lane, London, on or before the 3d Day of May next, or in Default thereof they will be excluded the Benefit of the faid Decree.

Durfuant to a Decree of the High! Court of Chancery, made in a Caule Middleton against Messenger, the Creditors of John Messenger, late of Winchester Row, in the Parish of Marybone, in the County of Middlesex, Gent. deceased, are on or before the 3d Day of May next, to come in and prove their Debts before Alexander Popham, Esq one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Desault thereof they will be peremptorily excluded the Benesit if the said Decree.