LL Persons having any Claims or Demands upon the Estate and Estates of John Amery, late of King-Street, Covent Garden, in the County of Middlesex, Laceman, deceased, either upon Mortgage, Bond, Simple Controct, or otherwise, are desired to send an Account of the same to Mr. W. Hollier, of Little Love-Lane, London, Resner, (one of the Executors of the said John Amery,) on or before the 24th Day of February next, as a Distribution of his Estects is then intended to be made. And all Persons who stood indebted to the said John Amery at the Time of his Death, are requested to pay the same to the said W. Hollier forthwith.

IF James Hutchison, a Native of Lanerkshire, in Scotland, and who left that Country about the Year 1757, will apply to Mr. Carlile, No. 11, Bow-Lane, he will hear of something to his Advantage; also if any of his Children will apply as above they will hear of something to their Advantage.

Hereas there is some Reason to believe that James Jones, late of Tooley-Street, Southwark, Watch-Maker, deceased, did, about the Year 1780, convey his Life-Interest in a small Freehold Estate in Wiltshire. If the Purchaser, his Representative, or any other Person, will produce the Conveyance, or give satisfactory Information thereof to John Gale, Lamb-Street, Spitalfields, Watch-Maker, within One Month, shall be satisfied for his Trouble, and the Motive of this Inquiry explained.

HE Heir at Law or next of Kin of William Bates, who formerly lodged with Abraham King, and afterwards with Mrs. Barnes, at Enfield Highway, Middlefex, and died in March 1788, may be informed of fomething to their Advantage, by applying to Mr. Wainewright, Solicitor, Gray's-fan.

HE Personal Representative of Samuel Ryley, late of A Spitalfields, Middlesex, Apothecary, who died in the Year 1743, or 1744, may be informed of something to his Advantage, by applying to Mr. Wainewright, Solicitor, Gray's-lan.

December 20, 1800.

Whereas there is now due to me a Renewal Fine, which became payable on the Decease of George Clarke, one of the Cessia que vies named in a Lease, dated the 3d of February 1718, and made by Robert Saunders, then of the City of Dublin, Esq; but since deceased, to Francis Clarke, of Ballydonguir, in the King's County, Gent. of that Part of the Lands of Clonkelly, struate in the Barony of Ballybrit, and King's County; and also one other Renewal Fine, which became payable to me on the Decease of John Clarke, one of the Cessia que vies named in a Renewal of said Lease of said Lands, dated the 14th of February 1771, and made by Morley Peadred Saunders, then of Saunder's Grove, in the County of Wicklow, Esq; but since deceased, to George Clarke, of Rath, in the King's County, Esq; and whereas on the 7th of October last 1800, I caused a Demand for said Fines to be made on said Lands from the principal Occupiers thereof without Esfect: Now I do hereby, in pursuance of an Act of Parliament made in the Kingdom of Ireland in the 19th and 20th Years of His present Majesty's Reign, 3've Notice of such Demand being made.

MORLEY SAUNDERS.

Hereas Jacob Willemsen died in the Month of September in the Year 1792, at the House of J. M. Loes, without the Ramm Poort or the Korte Blecker's Pad, in the City of Amsterdam; the next of Kin or nearest Relations of the faid Deceased, are defired to apply to Mr. Henry Stevens, Proctor, in Doctor's Commons, and they will hear of something to their Advantage.

F Mr. John Parry, formerly of Market Harborough, in the County of Luicester, and late of Liverpool, in the County of Lancaster, one of the Sons of the Rev. Richard Parry, of Market Harborough aforesaid, (and which said John Parry was, in or about 1797, supposed to be in the Fiablt of going backward and sorward from Liverpool to Ireland,) will apply to Mr. Thomas Mills, Ne. 12, Ely-Place,

Holborn, London, Solicitor, or to Mr. Hugh Parry, of Market Harborough aforefaid, Attorney at Law, the fail John Parry will hear of fomething to his Advantage; or if any Perfon will give Information as above, whether the faid John Parry be living, and where refident, or if dead, when and where he died, they will be amply rewarded for their Trouble.

Licerpool, January 19, 1801.

THE Traftees of the Effate of John Palmer, of Livergool, Infurance-Bioker, withing to make an immediate Dividend of his Effects among to make an immediate Dividend of his Effects among to make of his Creditors as have figured the Deed of Composition, and vibole Debts existed previous to the 1st of October 1798, request that those Creditors will, without Debty, and the exact Particulars and Amount of their Debts to Mr. Joseph Redish, Accountant, Houghton-Street, Livergeol, without which no Dividend can be made. Any Creditors who have not yet figured the Deed will be permitted to do it within One Month from this Date.

To be peremptorily refold, purfuent to an Order of the ligh Court of Chancery made in a Caufe of Thir against Lord Northwick and others, before John Wilmot, Efficience of the Masters of the faid Court, in the Public Silvence of the Court in Southampton-Buildings, Charcery-Lane, London, on Tucsday the 17th of February 1801, between the Hours of Five and Six in the Afternooy, Seven Messures, with the Land thereto respectively, belonging, in Yale, and a Piece of Land adjoining the said Temments, in the Parish of Llantistic, in the Courty of Debigh, Part of the Real Estates of Richard Myddiston 1's e Younger, late of Chirk-Castle, Esq deceased, being Lot 13 of the Particular of the Ruthin Estates.

Particulars may be had (gmtis) at the fail Mafter's Chambers in Southempton-Buildings; of Mr. Shepherd, Lincoln's-Inn; and Mr. Margarit, Warwick-Square.

The Tenants will hew the Parts of the Eilate in their respective Holdings.

Deursant to a Decree of the High Court of Chastery made in Three feveral Causes there depending, initialed Parter against Higgins, Parter against Orleins, and Morgan against Page, the Creditors (if any) of William Farrer, late of Cold Braviled, in the County of Bucks, Higg deceased, are peremptorily to come in before John Ord, Efficiency of the Masters of the faid Court, at his Chambers is Southampton-Buildings, Chancery-Lane, London, and prove their Debts, on or before the 28th of February next, or in Default thereof they will be excluded the Benefit of the faid Decree.

Urfuant to a Decree of the High Court of Chancery made in a Coule of Parker against Parker, the Coulitors of James Parker, fermerly of Storth, in the County of York, Efg. (who died in or about the Year 1779.) are forthwith to come in and prove their Debts before Peter Holford, Efg. one of the Mafters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

D'Urfunat to an Order of the Right Honorable the Lord High Chancellor of Great Britain, made in the Matter of Ann Bilhop, a Lanatic, the Creditors (if any) of the faid Ann Bilhop, of Wantage, in the County of Berks, Spinffer; are forthwith to come in and prove their Debts heft, a John Springer, Efgt one of the Matters of the High Court of Chancery, at his Chambers in Southampton-Buildings, Chancery-Lane, Lorden, on or before the xil of Match 1851, or in Beault thereof they, will be perempterly excluded the Benealt of the faid Order.

Durfuant to a Decree of the High Court of Clauser made in a Cause of Dent against Dawes, the Creative and Legatees of Isiae Akerman, late of Fenchurch-Street of the City of London, Merchant, (who died in April 2014) are forthwith to come in and prove their Debts, and their Legacies before John Wilmon, Esq.; one of the of the faid Court, at his Chambers in Southemptonings, Chancery-Lane, London, or in Default there will be excluded the Beneat of the faid Decree.