fince deceased, 'All that and those the Stripe or Lot of I Ground lying on the Upper Side of the Road leading from Cranaugh Bridge to the Canal, centaining by Estimation Ten Acres, Scotch Measure, and no more, situate, lying, and being in the Parish of Killyman, Barony of Dungannen, and faid County of Tyrone, with the Expurtenances, excepting and referring, as is therein excepted and referred, to hold unto the faid John Scott and Robert Scott, their Heirs and things the faid John's cott and Robert Scott, their Heirs and Afligns, from the 1st Day of November then laft, for the i lees of His then Majerty King George the Second, Itis Royal Highness William then Prince of Wales, and His Royal Highness William then Dake of Cumberland, and the burvivors and Survivor of them; and for and during the natural Life and Lives of fuch other Person and Persons as should from Time to Time successively and for ever be added there? during faid Demite, at and under the yearly Rent and Fines foir Renewal therein mentioned: And whereas His faid Royal Heghnels Frederick Prince of Wales having afterwards died, the Life of His prefent Majesty was saded and inferted to the Time and Term granted in and by the faid Indenture, in his Place and Stead; and whereas His faid late Majesty King George the Second, and this said Royal Highness William Design Control and a standard Royal Highness William Design Control and a standard Royal Highness William Design Control and American Control and American Control and Co liam Duke of Cumberland are fince dead, fo that His faid present Majesty is the only Life now in being under said Lease; and whereas the said Lease and the Lands and Premifes thereby demifed have fince come to, and are now vefted in John Scott, Efg; and whereas feveral Renewal Fines are due and owing under faid Leafe, by the fail John Scott, Efg; ento the faid Andrew Thomas Earl of Caffle-Mewart; and whereas the faid Andrew Thomas Earl of Castlestewart not having been able to discover the said John Scott, Esq. so has personally to demand from him the said Renewal Fines due and owing by him under and by virtue of the said recited Lease, he the said Andrew Thomas Earl of Castlestewart, pursuant to the Statute in such Case made and provided, on the 5th Day of December last, repaired to the faid recited and demifed Lands and Premifes, and then and their demanded faid Renewal Fines from James Hogg and Rollert Hogg, the Occupiers of the faid Lands and Premifes, of which Demand the faid John Scott, Efg; and all other persons concerned, as the aforesaid Statute in such Case reequires, is and are hereby defired to take Notice at his and esheir Peril. Dated this 2th Day of October 1801. CASTLESTEWART.

THE SEAL



To MERCHANTS, FACTORS, CAPTAINS of SHIPS, &c. &c. &c.

GENTLEMEN.

Have received a great Variety of Applications from Merchants and others concerned in Foreign Trade, complaining of the Difficulty they find in procuring the Genuine Dr. Anderson's Scots Pills; several of your Correspondents abroad have repeatedly sent to my Warehouse, No. 165, Strand, Parts of the printed Bills, to ascertain whether they were authentic.

To avoid these Inconveniences in future, I trouble you with this Letter, for the express Purpose of stating the Two dif-tind Criterions to ascertain the Cenuiue Pills from dangerous Counterfeit :

1st. My Name, B. H. Inglish, No. 165, Strand, opposite the New Church, is engraved in, and forms a Part of the Stamp, by Order of the Commissioners.

2d. B. H. Inglish is signed at the Bottom of the printed

Bills.

To counterfeit the First is a capital Felony under the

Stamp Acts. The Second is punishable both by Indistment and Action

at Law for Damages.

An Attention to either of these Two Cautions must prevent Counterfeits, as I am determined to profucute to the atmost Rigour all Persons who commit either of these Forgeries. I am, Gentlemen,

Your most obedient Servant,

B. H. INCLISH. C

TF the Goods and Chattels lately belonging to Mr. Goog Philip Cavigle, formerly of Ranclagh-Street, Pimlico, in the County of Middlefex, Watch-Maker, deceafed, are not: the County of Milodicies, water-Maker, deceated, are not-claimed by the next of Kin or legal Reprefentative, within the Space of Six Weeks from the Date hereof, by an Appli-cation to Mr. Werrand, of Arundel-Street, Strand, in the feld County of Middlefex, Attorney at Lawy the fante with-fold by public Auction, in order to defray the Expense, in curred in keeping them; and for other special Purposes. A. WARRAND

30 be fold, purfusist to an Order of the High Court of Chancery made in a Caufe Owens against Foulkes, with the Approbation of John Ord, Esq; one of the Masters of the faid Court, on Friday the 8th and Saturday the 9th of January 2802, at the White-Lien Inn, in the Town of Su Afaph, in the County of Flint, in feveral Lots, Various Freehold Farms, Lands, and Premifes, fituate in or near the Parish of St. Asaph, formerly Part of the Effates of the Re-County, Clerk, deceased.

In the Second Day's Sale, purfuant to an Order, bearing Date the 28th Day of November 1801, the fever d Editates comprised in Lots 2, 5, 4, and 8, of the Sale which took Place on the 8th of September last, will be put up to be refold at the several Sums of 550l. 100l. 200l. and 305l. when, in case there shall be no better Bidder or Bidders for the said Lots, or any of them, the former Purchases at the Sums aforefaid will be confirmed.

The Sale to commence between the Hours of Eleven and Twelve of the Clock in the Forenoon of each Day.

Printed Particulars may be had (gratis) at the faid Master's Office, in Southampton-Buildings, Chancery-Lane, ondon; of Messis. Cooper and Lowe, Solicitors, in Southampton-Buildings; of Messis. Mastey and Humberston, and Mr. Richards, Solicitors, at Chester; of Mr. George Orred, Solicitor, Liverpool; and at the White-Lion Inn, at Saint Asaph; at which two last mentioned Places a Plan of the Premises intended to be fold may be from Premises intended to be fold may be seen.

TO be peremptorily fold, pursuant to a Decree of the High Court of Chancery, made in a Cause Hairby against Emmitt, before John Spranger, Esq. one of the Masters of the said Court, at the Public Sale-Room of the Court of Chancery, in Southampton-Buildings, Chancery-Lane, London, on Thursday the 24th of December instant, between the Hours of Twelve and One of the Clock in the Afternoon, A Copyhold Cottage or Dwelling-House with the Appurtenances, stuate at Bollingbroke, in the County of Lincoln, now in the Occupation of Thomas Hansley. Particulars whereof may be had at the faid Master's Cham-

bers, in Southampton-Buildings aforefaid; of Meffrs. Smith Kekewich and Hofkins, Lincoln's-Inn, London; of Mr. Williams, Sion-College-Gardens, London; of John Lewis, of Partney, in the County of Lincoln, Butcher; and of Mr. Walker, at Spiliby, in the faid County of Lincoln.

W Hereas by a Decree of the High Court of Chancery made in a Cause of Gwynne against Muddock, it is referred to John Wilmot, Esq; one of the Masters of the said Court, to enquire who was the Heir at Law of Thomas Morgan, late of Fishguard, in the County of Pembroke, Farmer, (who died on the 14th Day of May 1785,) at the Time of his Death; and also who were his next of Kin at the Time of his Death; and whether any of them have fince died and in that Case who is or are their Person Tea. fince died, and in that Case who is or are their Personal Re-presentative or Representatives? All Persons claiming to be such Heir at Law or next of Kin, are forthwith to come in and make out their Claims before the said Master, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Dccree.

Pursuant to a Decree of the High Court of Chancery made in a Cause intituled Mitchell against Draper, the Cre-ditors of Richard Draper, late of Bishopsgate-Street, in the City of London, Grocer, (who died in the Year 1796,) are, on or before the 24th of December 1801, to come in and prove their Debts before Peter Holford, Efg; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said. Decree.