

Whitehall, March 13, 1756.

Whereas it has been humbly represented to the King, that in the Night between the 24th and 25th of February last, the Dwelling House of Mr. Godfrey Heathcote, of Chesterfield in the County of Derby, Attorney at Law, was broke open and entered, the Door of a Press forced, and the Lock broke off, his Desks rummaged, his Writings and Papers rifled; and an Attempt was likewise made the same Night, to break open two other Houses in the said Town of Chesterfield: His Majesty, for the better discovering and bringing to Justice the Person or Persons concerned in breaking open and attempting to break open the said Houses, is pleased to promise His most gracious Pardon to any Person concerned therein, who shall discover his, her, or their Accomplice or Accomplices, so as he, she, or they may be apprehended and convicted thereof.

H. FOX.

And as a farther Encouragement, I Godfrey Heathcote, of Chesterfield aforesaid, do hereby promise a Reward of Twenty Pounds, over and above the Reward allowed by Act of Parliament, to any Person making such Discovery, so as his, her, or their Accomplice or Accomplices be apprehended and convicted thereof.

Godf. Heathcote.

This Day is published, Price 6 d.

The Second Edition, of

A Letter to the Right Reverend the Lord Bishop of London.

By EDWARD WESTON, Esq;

To which is annexed, a Fourth Edition of, The Country Gentleman's Advice to his Neighbours.

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The Remainder of this Work is in the Press, and will be published with all due Expedition.

Of the said W. Sandby may be had, 2. Sir John Strange's Reports, 2 Vols. Folio, Price Three Guineas, published with the Approbation of the Lord Chancellor and all the Judges. 2. Lord Chief Baron Gilbert's Abstract of Locke on Human Understanding. Price 1s.

Pursuant to a Decree of the High Court of Chancery, The respective Creditors of John Daniel, late of Daresbury in the County of Chester, Esq; deceased, and of Edward Daniel, Esq; his late Brother, also deceased, are on or before the 1st Day of May next, to come in and prove their respective Debts, before Peter Hulford, Esq; one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery Lane, London, or in Default thereof they will peremptorily be excluded the Benefit of the said Decree.

Whereas John Stocke, late of Ordfall in the County of Lancaster, Gentleman, deceased, by his Will devised his Lands and Estate called Ordfall, (charged with the Payment of his Debts, &c.) to his only Son John Stocke and his Heirs. And whereas the said John Stocke the Son, lately deceased, gave and devised the said Lands and Estate called Ordfall to Trustees in Trust to sell the same, and out of the Moneys thereby to be raised, directed his own Debts, and the Debts of his said late Father, to be in the first Place paid and satisfied: And whereas the said Trustees have contracted for the Sale of the said Lands and Estate; and are, by their said Contract, to receive the Purchase-Money agreed to be paid for the same, on the 1st Day of May next; Notice is therefore hereby given to all such Persons as have any Claims upon the said Estate, as Creditors of the said John Stocke the Father or John Stocke the Son or otherwise, that they are to give Notice of such their several Claims to John Harrison or Richard Broome, Attorneys, in Manchester in the County of Lancaster, two of the Trustees in the Will of the said John Stocke the Son named, before the said 1st Day of May next; on which Day the said Trustees intend to pay, distribute and divide the Surplus of the Money to be raised by Sale of the said Lands and Estate, unto and amongst the residuary Legatees of the said John Stocke the Son, pursuant to his Will.

The SCHEME of the LOTTERY for this present Year 1756.

N ^o of Prizes.	Value of each.	Total Value.
	£.	£.
2 — of —	10,000 — is —	20,000
3 — — —	5,000 — — —	15,000
6 — — —	2,000 — — —	12,000
17 — — —	1,000 — — —	17,000
29 — — —	500 — — —	14,500
142 — — —	100 — — —	14,200
626 — — —	50 — — —	31,300
5675 — — —	20 — — —	113,500
6500 Prizes		237,500
	First Drawn — — —	500
	Last Drawn — — —	1000
		239,000
43500 Blanks at 6 £. each — —		261,000
50000 Tickets at 10 £. each —		500,000

The Tickets, and Shares of Tickets, and Chances, are sold at Mr. Hazard's State Lottery Office under the Royal Exchange, and at his other Offices in Ludgate Street and at Charing Cross.

Preston, March 1, 1756.

HAS been for some Time missing, and is wanted by his Relations, (to receive a Legacy left him by his deceased Mother) William Boulton, of Lyndall in Furness in the County of Lancaster, Cabinet Maker: He is a fresh colour'd well looking Man, about five Feet nine Inches High, aged Fifty Years, or thereabouts: Whoever will give Notice of the said Person if living, or otherwise of his Decese, unto his Brother Thomas Boulton, of Lyndall aforesaid; or to Roger Scarbrier, of Preston in the said County, shall have a handsome Reward.

THE Creditors of William Lambert, formerly of Blue Anchor Yard, White Cross Street, and late of Bishopsgate-street, Tallow Chancery, who was lately discharged out of Ludgate Prison, at the Sessions of the Peace held at Guildhall, London, in the Month of June last, or the Adjournment thereof, pursuant to the late Act of Parliament made for Relief of Insolvent Debtors, are desired to meet at the White Hart Tavern the Corner of Warwick Court, Holborn, on Tuesday the 23d of March Instant, at Five o'Clock in the Afternoon, in order to choose an Assignee or Assignees of the Estate and Effects of the said William Lambert, pursuant to the Tenor and Directions of the said Act.

Pursuant to an Order made by the Right Honourable the Lord High Chancellor of Great Britain, for enlarging the Time for Thomas Oldfield, late of the Parish of St. Paul Covent Garden, in the County of Middlesex, Victualler, Broker and Chapman, a Bankrupt, to make a full Discovery and Disclosure of his Estate and Effects, for 49 Days, to be computed from the 13th of March Instant; This is to give Notice, that the Commissioners in the said Commission named, or the major Part of them, will meet on the 1st Day of May next, at Four o'Clock in the Afternoon, at Guildhall, London, when and where the said Bankrupt is required to surrender himself, and make a full Discovery and Disclosure of his Estate and Effects, and finish his Examination; and the Creditors may then and there prove their Debts, and assent to or dissent from the Allowance of his Certificate.

Whereas a Commission of Bankrupt is awarded and issued forth against John Hide and James Gregory, of London, Merchants, Chapman and Partners, and they being declared Bankrupts, are hereby required to surrender themselves to the Commissioners in the said Commission named, or the major Part of them, on the 24th and 31st of March Instant, and on the 27th of April next, at Four of the Clock in the Afternoon, on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of their Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to choose Assignees, and at the last Sitting the said Bankrupts are required to finish their Examination, and the Creditors are to assent to or dissent from the Allowance of their Certificate. All Persons indebted to the said Bankrupts, or that have any of their Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mess. Benn, Attorneys, in Pudding-lane, London.

Whereas a Commission of Bankrupt is awarded and issued forth against William Rothery, of Chelsea in the County of Middlesex, Dealer in Books and Chapman, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 20th of this Instant March, and on the 3d and 27th of April next, at Four o'Clock in the Afternoon on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second Sitting to choose Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from