LEWES RACES, 1772.

HE King's Plate of One Hundred Guineas will be run for on Lewes Downs in Suffer, on Thursday the 13th Day of August, by any Horse, Mare, or Gelding, being no more than Six Years old the Grass before, as must be certified under the Hands of the Breeders, carrying twelve Stone, the best of three Heats, round the Course. To be shewn and en-tered at Verrall's Cossec-House in Lewes, on Wednesday the 12th Day of August, or they are not to run for the said Plate: And if any Difference arises relating to their Ages, Entering, or Running, the same to be determined by his Grace the Duke of Richmond, or whom he shall please to ap-point, according to such His Majesty's Orders as shall be produced at the Place of Entering or Running for the said

Plate.

On Friday the 14th of August instant, will be run for on the 1ame Course, a Plate of Fifty Pounds, by any Five Years old, Six Years old, and Aged Horses, Mares, or Celdings, that never won a King's Plate; Five Years old to carry Nine Stone, Six Years old Nine Stone Seven Pounds, and Aged to carry Ten Stone. Every Horse, Mare, or Celding, running for the said Plate, shall be shewn and entered at Verrall's Cossee-house in Lewes, one Week before Running; and each Horse. Mare, or Gelding, to one Three Guineas Enand each Horte, Mare, or Gelding, to pay Three Guineas Entrance, and Two Shillings and Six-pence to the Clerk of the Courie. The Entrance-Money to go to the Second-best Horse, Mare, or Gelding, not distanced, winning one clear Heat before or after the Plate is determined. Every Horse, Mare,
or Gelding, so entering for the said Plate, to produce a Curtificate of its Age and Qualifications, on the Day of Entrance;
and to run according to the King's Plate Articles. The Horse that wins this Plate to pay One Guinea and a half, for the

Use of Scales and Drum.

Use of Scales and Drum.

On Saturday the 14th of August Instant will be run for on the same Course, a Plate of Fifty Pounds, the Gift of his Grace the Duke of Richmond, by any Horse, Mare, or Gelding, of any Age, bred in the County of Sussex, viz. Aged Hirses to carry Twelve Stone; Six Years old, Eleven Stane Eight Pounds; Five Years old, Ten Stone Ten Pounds; Four Years old, Mine Stone Six Pounds. Mares or Fillies to carry Three Pounds less than Horses of the same Age. The best of Three Heats round the Course. Every Horse, Mare, or Gesding, that is to run for the said Plate, must be shewn best of Three Heats round the Course. Every Horse, Mare, or Geding, that is to run for the said Plate, must be shewn and entered at Verrall's Cossee-house in Lewes, on Monday the roth of August, between Twelve and One o'Clock, and Three Guineas Entrance to be then paid, or Five Guineas any Time before Starting. The Entrance-Money to go to the Second best Horse, not distanced, winning one clear Heat before or after the Plate is determined. Any Horse, Mare, or Gelding having won this Plate in a former Year, is to carry the more than any Horse. Mare, or Gelding of the same Age. For every Horse, Mare, or Gelding of the same Age.
For every Horse, Mare, or Gelding, so entered, a Certificate
must be produced under the Hand of the Breeder, of the Age
of such Horse, Mare, or Gelding, and likewise of its being
bred in Sussex. No Horse will be deemed Sussex-bred that was not foaled in the County. Half a Crown to be paid at the Time of Entrance to the Clerk of the Course, for each Horse that is to fart; and when the Plate is determined, One-Guinea and a half is to be paid by the Owner of the winning Horse, for the Use of the Scales, &c. The King's Plate Ar-Horse, for the Ute of the Running.
ticles to be observed in the Running.
Lord GEORGE LENNOX,

Stewards.

AND
Lord PELHAM,
An Ordinary at the White Hart on Thursday, and at the Star on Friday. A Ball on Thursday Night at Versall's Coffee-house, and on Friday at the Star.

to a Decree of the High Court of Chancery, on Monday the 16th Day of November next, at Six o'Clock in the Afternoon, before John Earnes, Efq; one of the Mafters of the faid Court, at his Chambers in Symond's Inn, Chancery-Lane, London, The Real Effates of Thomas Evett, late of Temple Balfall in the County of Warwick, Efq; deceased, fituate in the Counties of Stafford and Warwick, confisting of divers Farms, Messuages, Tenements, and some Arable, Meadow, and Pasture Land. Particulars whereof may be had at Mr. Way's, in Carey-Street near Lincoln's Inn, till the 1st Day of November next, and afterwards at the faid Masser's O be peremptorily feid, in Eight diffinct Lots, pursuant Day of November next, and afterwards at the faid Mafter's Charabers.

Untuant to a Decree of the High Court of Chancery, the Creditors and the feveral Annuitants named in the Will of Alexander Crommelin, late of Lisburn in the County of Antrim in the Kingdom of Ireland, Gentleman, deceased, and the Representatives of such of the said Annuitants as are dead, are forthwith to come before Robert Pratt Esq. one of the Masters of the said Court at his Chambers in Suppose the Masters of the said Court, at his Chambers in Symond's Inn Chancery-Lane, London, and prove their Debts, and claim their Annuities and the Arrears thereof, or they will be ex-

cluded the Benefit of the faid Decree.

Notice to the Creditors of James Graham, Merchant in Glaf-

GOW.

HESE are to intimate to all concerned, that, upon the Application of the faid James Graham, the Court of Session in Scotland did, upon the 23d of July current, sequestrate the whole Personal Estate of the said James Graham,

fituated within the Jurisdiction of the Court; and appointed Thomas Bell, Merchant in Glasgow, to be Factor thereupon, in Terms of a Statute passed in the lest Session of the present Parliament, intituled, "An Act for rendering the Payment of the Creditors of Insolvent Debtors in that Part of Great " Britain called Scotland, more equal and expeditious, &c.

The faid Thomas Bell therefore, in Terms of the faid Statute, and of an Order of the Court of Session of this Date, hereby requires the whole Creditors of the faid James Graham, by themselves, or by their Atterneys or Agents properly authorized to act for them, in Terms of the above Statute, to meet at Glasgow, within the House of James Patersen, Vint-ner there, u on the 25th Day of August, 1772, at Twelve at Noon, in order to their continuing the said Thomas Bell as Factor upon the said sequestrated Estare, or chusing another Factor thereupon, or a Trustee or Trustees in his Place, all in Terms of the foresaid Statute.

Edinburgh, June 30, 1772.

By John Gordon, Clerk to the Signet, Factor appointed by the Court of Session upon the sequestrated Personal Estate of Mess. Gibson and Balsour, Merchants, in Edinburgh.

Mess. Gibson and Balsour, Merchants, in Edinburgh.

HESE are intimating to all concerned, that, upon an Application of the said Mess. Gibson and Balsour, the Court of Session did, upon the 24th of June, 1772, sequestrate the whole personal Estate of the said Mess. Gibson and Balsour, as well what belonged to them separately as what belongs to them as Partners, under the Firm of Gibson and Balsour, situated within the Jurisdiction of the said Court; and, upon the 25th Day of the said Month of June, the said Court appointed the said John Gordon to be Factor on the sequestrated Estate of the said Mess. Gibson and Balsour, under the Rules prescribed in a Statute passed in the last Session of the Rules prescribed in a Statute passed in the last Session of the present Parliament, entitled, "An Act for rendering the "Payment of the Creditors of Insolvent Debtors in that Part " of Great Britain calle! Scotland more equal and expedi-"tious;" The faid John Gordon, therefore, in Terms of the faid Statute, and of an Order of Court of this Date, hereby requires the whole Creditors of the faid Mess. Gibson and Balfour, by themselves, or by their Attornies or Agents properly uthorized to act for them, in Terms of the said Statute, to meet at Edinburgh, within the New Schon-House there, upon Tuesday the 25th Day of August next, at Twelve o'Clock at Noon, in order to their continuing the said John Gordon as Factor on the faid sequestrated Estate, or causing another Factor thereon, or a Trustee or Trustees in his Place, all in Terms of the aforesaid Statute.

John Gordon. Glafgow, July 27, 1772.

By Gilbert Shearer, Merchant in Glafgow, Factor appointed by the Court of Session on the Personal Estates of John Broun, Merchant in Glafgow, and Christies and Broun, Merchants

there.

THESE are to intimate to all Concerned, that, upon an Application of the faid John Broun, for himself and as acting Partner of the Company, bearing the Firm Christies and Broun, the Court of Session sequestrated the whole Personal Estate of the said John Broun, and the whole Personal Copartnery Estate of the said Christies and Broun, situated within the Jurisdiction of the said Court; and appointed the said Gilbert Shearer to be Fastor thereon; and ordered the within the Juridiction of the faid Court; and appointed the faid Gilbert Shearer to be Factor thereon; and ordered the faid John Broun to grant him a Disposition of his and their whole Personal Estates, wherever situated, for the Benesit of his and their whole Creditors; and further appointed the Creditors to meet at Glasgow, within the House of Patrick Herron, Vintner there, upon Monday the 24th Day of Augustinext, at Twelve o'Clock, in order to their continuing the said Gilbert Shearer as Factor on the said Estates, or chuse another Factor thereon, or a Trustee or Trustees in his Place, all in Terms of a Statute passed in the last Session of this present Parliament, initialed, "An Act for rendering the Payment of "the Creditors of Insolvent Debtors in that Part of Great "the Creditors of Infolvent Debtors in that Part of Great
"Britain called Scotland more equal and expeditious, &c."

This is therefore intimating to the Creditors of the faid John Broun, and Christies and Broun, who shall prove their Debts in Terms of the Statute, to meet by themselves, or their Attorneys or Agents properly authorised, at the Time, Place, and for the Purposes abovementioned.

Gilbert Shearer.

Note, Creditors claiming under the abovementioned Statute Note, Creditors claiming under the acovementioned Statute must produce their Vouchers of Debt; and if refiding in Great Britain or Ireland must make Oath upon the Verity thereof before the Lord Ordinary on the Bills, or before a Commissioner to be named by him, or before the Judge Ordinary where they reside, Notice being first given to the Factor of the Time when and the Place where the Oath is to be made—Creditors out of the Kingdom of Great Britain or Irea. made, - Creditors out of the Kingdom of Great Britain or Ire-land must make Oath before any Mugistrate where they reside at the Time, or an Oath of Credulity by their Factors or Attornies will be fuffained as sufficient. Debts due to Creditors

tornies will be sustained as sufficient. Debts due to Creditors who are under Age, may be proved by the Oaths of their Factors, Curators, or Guardians.

Pursuant to an Order made by the Right Honourable Henry Lord Apsley, Lord High of Chancellor Great Britain, for Enlarging the Time for David Montesiore, of St. James's Duke's Place, London, Grocer and Oilman, (a Bankrupt) to surrender himself, and make a sull Discovery and Disclosure of his Estate and Effects, for Fourteen Days, to be computed from