which the faid Henry Duke of Buccleugh, Charles Duke of Queensherry and Dower, and Archibald Douglas of Douglas, Esq, or any two of them or the Surviyor of them, shall be three, two, or one, as the Case shall happen) are authorised and impowered to execute and iffue Bonds, in Manner mentioned in the Ad, for any Sum or Sums of Money, not exceeding in the whole 500,000 l. for the Purpose of raising Money for redeeming the Annuities, that were granted by the Partner-flip of Douglas, Heron, and Company, in 1772, and far the Payment of; a Half Year's Purchase, or 50 l. more on every Annuity of 100 l. and pro rata for every greater or lifer Annuity, as a Premium verbally agreed to be paid to the Annuitants when the Annuities were granted, at the Time of redeeming thereof; under certain Conditions and Regulation's Specified in the Act. And whereas the faid Committee having executed Bonds, in Pursuance of the Said All, are now ready to begin to redeem the faid Annuities, and the faidCommittee taking into Confideration, that the paying the Redemp tion Money and getting the Annuity Bonds properly difcharged cannot possibly be executed in one Day, and they being desirous to redeem the Annuities in the Manner most equal and convenient for the Annuitants, have

come to the Refolution of proceeding in the Redemption of the Annuities in the following Manner:

That is to say, -They will redeem each Annuity upon the first Quarter-Day the Annuity becomes due, after the Date hereof, by paying to the Annuitant the original Price of the faid Annuity, the Half-Year's Purchase or Premiof the said Annuity, the Half-Year's Purchase or Premi-um, and the whole Arrears of the Annuity then due, upon getting a Discharge or Acquittal of the Annuity Bond; and will proceed in the same Manner, paying every Monday, Wednesday, and Friday, until the Quarter Day of each Annuity Bond shall be passed, and Pay-ment made to each Annuitant, or his or her Attorney legally authorized, who shall call for Payment of the said Redemption Money. And, for the surther Accom-modation of the Annuitants, who may wish to have their Annuities redeemed before their Quarter-Days, they their Annuities redeemed before their Quarter-Days, they will redeem them upon any of the Jaid Days the Annuitants shall call for their Payment, after the Date And the faid Committee have appointed Alexander M. Konochie, one of their Number, to pay the Jaw Redimption Monies, at his Lodging in the House of Thomas Lambert, Taylor, No 73, St. Marrin's-Lane, Charing-Cross; where Attendance will be given every Monday, Wednesday, and Fiday, from Ten o'Clock in the Forenoon til Three o'Clock in the Afternoon. And, for the greater Accommodation of the Annuitants, and to avoid Loss to those who may, from any unavoidable Cauve, be prevented from calling for Payment of their Redemption Money upon the Quar-ter-Day, in Manner above expressed, they have re-solved, and hereby agree, to pay Interest of the Redemption Money from the Jaid Quarter-Day, at the Rate of Five per Cent. until Payment thereof, provided Payment is called for within the Space of Six Months from the faid Quarter-Day. And that, after the Expiration of the Said Six Months, they will deposit the Money in a Banker's Shop, of which Notice will be given by Advertisements in the Gazette and News-Papers after-mersioned; there to remain, without the Copartnery being liable for Interest thereon, until the Money is called for by the Annuitant, or his or her lawful Attorney. And the faid Committee, in order to make the above Particulars known to all the Annuitants and their lanuful Attornies, and to the Executors or Administrators of such Annuitants as are dead, have ordered this Notice to be published twice every Week in the London Gazette, and in the News-Papers called the Public Advertiser, Daily Advertiser, the Gazetteer, the London Chronicle, and London Evening Post, for three Weeks, and once a Week for three Months thereafter. And, in order to bind the Company to the Performance of the Conditions herein specified, a Cosy of this Advertisement, subscribed by a Quorum of the Committee, is lodged with Sir Thomas Frankland, Baronet, one of the Inspectors, at-his-House in Old Bond Street, for the Benefit of all concerned.

A LL Persons that have any Claim on the Estate of Mr.
Robert Powell, late of Dowgate-hill, London, WineMerchant, sometime of Edlins in Hestsordshire, deceased, are

By the KING's PATENT, ORSE-BALLS, Ħ

DRepared and Sold by W. RABLEY, Druggist And Chemist, at Nº 27, near Gray's-Inf-Gate, Hoibern,
Purging-Balls 2s. each Parcel, containing three Doses, which
in a small Compass contain all the effential Quilities or a stomachic Purge; they do not clay a Horse's Some h, as most
other Purges do, but, without the least Grigin, scour a Horse
well, and make him stale plentifully.

The Vitter of the sobre started

The Virtues of the other are too long to enumerate here. A little Attention to the Care of Hories, and a new Medic new fedfonably applied, will prevent or reasove the most obtinate Coughs, Greafe, Worms, Defluxions of the Eyes, dec. which Horfes are subject to, and when neglected are attend a with bad Consequences; a more particular De cription of which will be given to any Person who will take the Trouble or fonding to the above Shop. Horse Medicine Chests complete 51. 50.

Wednesday the 20th Day of Jo'y, in the 14th Year of the Reign of His Maiety King George the Third, 1774. Between Thomas Daker, Executor of George Baker, Plaint A, John May and Mary his Wife, Dakudante.

PON the humble Petition of the Plaint A this Day preferred unto the Right Hon, the Master of the Paint A.

the Reafons therein contained, and upon Reading the Six Clerks Certificate of filing the Bill of Revivor, and an Afficiarit of David Hitchecok; it is ordered, that the Order of the rath of February last be dicharged; and that the faid Desendants John May and Mary his Wife do appear to the Plaintiff's Bill of Revivor on or before the First Day of next Term.

July 21, 1774.

His is to give Notice, that the Partnership between John Hathwell and Edward Keighley, of St. Alban't eff cer, St. James's, was this Day diffcied by mutual Confent. All these who have any Demandation of the Confent. thuse who have any Demands on them, are defired to fend in their Accounts, in order for Settlement; and those indebted to them are requested to settle the same. The Business will be continned in St. Alban's-street by John Hathwell, on his own Account.

> 1 John Hathwell. Edward Keighley.

Briftol, June 21, 1774.

Hereas the Partitership lately carried in the City of Briftol by Maurice Cooky, John Man. Briftol by Maurice Ceely, John Kemmett, and John Sieben, under the Firm of Ceely, Kemmett, and Co. in the Trade of Iron Merchants, was, by mutual Consent, diffolved on the 21st of December lass. All Persons to whom the faid Partnersh p stand indebted are defired to apply to the said. John Kemmett and John Sieben for Payment; and the several Perions indebted to the faid Partnership are to pay their Debis to the said John Kemmett and John Sieben.

Pursuant to a Decree of the High Court of Chancery, the Creditors of Wadham B ooke, late of Hanglaren Hall in Techtors of Wadham Booke, late of Fleughton Hall in the Parish of Shiffnal in the County of Salop, Esq; dereased, are forthwith to come in and prove their Debts before William Grayes, Esq; one of the Masters of the faid Court, at his Chambers in Symond's Inn, hancery-Lane; London, be in Default thereof they will be excluded the Benefit of the faid

Pursuant to a Decree of His Majesty's Court of Exchaquer at Westminster, the Creditors and Legatees of John Price, late of Llausadwrn in the County of Carmardien, Gentleman, deceased, are forthwith to come in and prove their Dibts

deceased, are sorthwith to come in and prove their D bits and claim their Legacies before Francis Ingram, Esq.; the Deputy Remembrancer of the said Court, at the King's Remembrancer's Office in the Inner Temple, London, or in Default thereof they will be excluded the Benesit of the said Decree.

**Durfuant to a Decree of the Court of Chancery for the County Palatine of Lancaster, the Creditors of Heary Haighton, late of Haighton in the said County, Geneleman, deceased, are to come before Thomas Ord., Esq.; Register of the faid Courty, or his Daputy, at his Office in Presion in the faid County, and make due Proof of their several Debts, on or before the 18th Day of August pext, or in Desault thereof

faid County, and make due Proof of their leveral Debts, on or before the 15th Day of August next, or in Default thereof they will be excluded all Benefit of the faid Decree.

In Pursuance of an Order of the Court of Exchequer, made on the 20th Day of June last, on the Haaring of the Cause wherein His Majesty's Attorney-General (at the Relation of Peter Burrell, Esq. Surveyor-General) is Informant, and John Coulter and William Coute are Defendents; all Peters also into the next of Kingto Thomas Rally, who was and John Coulter and William Coste are Delendents; all Per-lons claiming to be next of Kin to Thomas Bayly, who was born at Deptrord in the County of Kent about one hundred Years ago, and who died in the Month of October, 1745, at Rotherbithe in the County of Surry, are to come in before Francis Ingram, Erg; Deputy Remembrancer of the faid Court of Exchequer, at the King's Remembrancer's Office in the Inner Temple, London; and prove his, her, or their Affinity or Relationship to the above-named Thomas Bayly; before the first Day of next Hilary Term, which shall be in the Year of our Lord 1775.

O be peremptorily fold, pursuant to a Decise of the High Court of Chancery, before Robert Pratt, Esq., one of the Masters of the faid Court, at his Chambers in Suggestion Chancery, and London on Tracsian.

Symond's-Inn, Chancery-Lane, London, on Tuesday-the ad