London, January 5, 1789.

ANNUITIES, IRISH LIFE

With Benefit of Survivorship.

HE Subscribers to the Life Annuities, which commenced the 25th of March, 1778, according to a Resolution of the House of Commons of Ireland, Session 1777, and provided for by an Act of Parliament Session 1779, who are to be paid in London, may receive Six Mohths Annuity, due at Christimas last, at Mess. Bolderos, Adey, Lushington and Bolderos, Bankers, No. 30, Cornhill, in the following Manner, viz.

The first Class in each (consisting of Nominees of the Age of Forty Yerrs, and upwards) from the 3d of February to the 6th ditto, both Days inclusive, from Ten in the Forenoon, until Two in the Asternoon.

The second Class in each (consisting of Nominees of the Age of the second Class in each (consisting of Nominees of the Age of the Age of Class in each (consisting of Nominees of the Age of the Age of Class in each (consisting of Nominees of the Age of the Age of Class in each (consisting of Nominees of the Age of the Age of Class in each (consisting of Nominees of the Age of the Age of Class in each (consisting of Nominees of the Age of the A THE Subscribers to the Life Annuities, which commenced the 25th of March, 1778, according to a Resolution of

The second Class in each (consisting of Nominces of the Age

of Twenty Years, and upwards, but under Forty) from the 10th of February to the 13th ditto, both Days inclusive.

The third Class in each (consisting of Nominees under the Age of Twenty Years) from the 17th of February to the 20th ditto both Days inclusive, and from the 24th ditto to the

Those of each Class remaining unpaid will be paid every.
Tuesday and Thursday following, during the same Hours.
The Debentures to be produced, and a Certificate of the Life of the Nominee, otherwise a personal Appearance will be reor the Nominee, otherwise a perioda Appearance with the required; and it is particularly requested, upon the Demise of a Nominee, that the Debentures may be delivered in as above, to be transmitted to Ireland, to render the Lists of Deaths complete, for the suture Benefit and Regulation of each Class; and as the earliest Information should be obtained of the Occurrences as the earliest information should be obtained of the Occurrences which affect a Reversionary Property, wherein so many Individuals are concerned, it is further requested of any Person, who may discover any Fraud or Imposition on these Annuities, to give Notice thereof, with all convenient Speed, to the Deputy Vice-Treasurer, Treasury Chamber, Dubin, or to Messes. Bolderos, Adey, Lushington and Bolderos.

The Publish are requested to attend on the Days ellected.

The Publick are requested to attend on the Days allotted for the Payment of the different Classes, and to take Notice, that the rayment of the different Classes, and to take Notice, that in case any Person, who, by the Intent of the Act of Parliament providing for the Payment of these Annuities, shall neglect to demand the same for the Space of Three Years from the Receipt of their last Dividend, he or she shall for ever lose and forfeit the same, as if his or her respective Nomince had been dead at the Commencement of the said Three Years.

South Shields, January 19, 1789.

Otice is hereby given, (pursuant to an Act of Parliament Majesty King George the Second, intituled, "Act for the Amendment of the Law relating to Actions on the Statute of Hue and Cry") that William Blackett, of South Shields in the County Palatine of Durham, Clerk to Charles Montagu Lyon, of the same Place, Esq. Collector of His Majesty's Duties on Salt for South Shields aforesaid, and North Shields, Hartley Panns, Blyth and Amble Panns, in the County of Northumberland, on the Twelfth Day of January instant, between the Hours of Nine and Ten of the Clock in the Forenoon of the same Day, was overtaken and robbed by a Man in the Highway between Amble Panns aforefaid and Creswell, in Morpeth Ward or Hundred, in the faid County of Northumberland, in a certain Place commonly called Creswell Sands; the said Man being about five Feet eight or nine Inches high, had on a light co-toured Dussel Creat Coat, Leather Breeches, Boots, and a black Crape over his Face, riding on a dark Bay Horse or Mare, and armed with a large Horse Pistol; which said Man took from him the said William Blackett a Pair of Leather Saddle Bags, containing Twenty-two Guineas in Gold, Seven Half Guineas in Gold, Forty-three Pounds and Eight Shillings in Silver, Five Newcastle upon Tyne Bank Notes of the Value of Five Pounds each (which the said William Blackett had received of James Harvey, one of the Officers of His Majesty's Salt Duties at Amble Panns aforesaid, for Duty due to His Majesty for Salt made and manusastured at Amble Panns aforesaid) and then rode off. between Amble Panns aforesaid and Creswell, in Morpeth Ward rode off.

William Blackett.

A LL Persons to whom the lare John Gore Booth, or Sar-ford, in the County of Bancaster, Esq; stood indebted at the Time of his Decease, are requested immediately to send an Account of their respective Demands unto Samuel Clowes LL Perfons to whom the lare John Gore Booth, of Salan Account of their respective Demands unto Samuel Clowes the Younger, of Broughton, in the said County, Esq. or Bead-gamin Luke Winter, of Manchester, in the same County, Morehant, the Executors of the said John Gore Booth, in order that the same may be discharged: and all Persons indebted to the Estate of the said John Gore Booth are desired forthwith to pay their respective Debts to one of the said Executors.

Liverpool, January 9, 1789.

Liverpool, January 9, 1789.

Liverpool in Arm, who lately carried on Bulinels as Merchants in Liverpool in Great Exitain, under the Firm of Geoghegan and Graham, having item. Fine fince alligned their Effects to Mr. Wil-Jiam Wallace, of Liverpool aforefaid, (lately deceafed) and Meff. Corneau and Marlin, of the fame Place, Merchants, for the Benefit of their Cieditors: Such of the Creditors as have not already executed the Deed of Assignment, which now lays in the Office of Mr. Peter Ellames, Attorney, in Liverpool, are requested to execute the said Deed in Person, or to authorize some Person by Letter of Attorney for that Purpose, as a Dividend is intended to be made by the surviving Trustees, on the of the Day of March next, from which Dividend the Creditors who shall not then have executed the Trust Deed, will be excluded.

Otice is hereby given, That the Partnership between James M'Evoy and William Comins, Surgeons, &c. of Queen street, Cheapside, was, by mutual Consent, dissolved un the 25th Day of December, 1788.

James M' Evoy. Wm. Comins.

To be fold, pursuant to an Order of the High Court of Chancery, made in a Cause Hughes against Thomas, in Four Lots, before Edward Leeds, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's-inn', Londong several Messuages, Farms, Lands and Hereditaments situate in the several Parishes of Llanbadwrn Fawr, Llanbister and Llanano, in the County of Radnor, late the Estate of Joseph Hughes, Esq; deccased, of the yearly Value of 2001. and upwards. Particulars whereof may be had at the said Master's Chambers, No. 23, Lincoln's-inn Old Buildings, of Mr. Morgan Thomas, No. 4, Norfolk-street, and of Mr. Penry Price, Attorney, Rhayader, in the Gounty of Radnor.

Lord Chancellor. Friday the 19th Day of December, in the Twenty-ninth Year of the Reign of His Majesty King George the Third, 1788, between John Short, Plaintiff; Williams Downer, Defendant.

ORASMUCH as this Court was this prefent Day informed by Mr. King, of Counfel for the Plaintiff, that the Defendant is in Contempt to a Serjeant at Arms, for Want of Appearance to the Plaintiff's Bill; and it appears by the Return of the Serjeant at Arms, dated the 11th Day of June laft, that the Defendant did so abscord and secrete himself, that he was not then to be found: That it also appears, by the Affidavit of William Treadgold, that the Defendant cannot yet be found, and that he the faid William Treadgold believes that the Defendant doth abfcond this Country, and is now either Abroad or upon the Seas, in order to avoid the Process of this Court; it is thereupon ordered, that the Defendant do appear to the said Bill on or before the last Day of next Term.

Urfuant to a Decree of the High Court of Chancery, the Durfuant to a Decree of the High Court of Chancery, the respective Creditors of John Partridge the Elder and John Partridge the Younger, both late of Witheridge in the County of Devon, Gentlemen, deceased, are, on or before the 29th Day of April next, to come in and prove their respective Debts before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Lincoln's inn, or in Default thereof they will be presented by the said Decease. be peremptorily excluded the Benefit of the faid Decree-

Durfuant to a Decree of the High Court of Chancery, made Urfuant to a Decree of the High Court of Chancery, made in a Cause Pritchard against Duthoit, the Creditors of Peter Duthoit, late of the Parish of St. Dunstan, in the County of Kent, near Canterbury, Gentleman, are, either personally or by their Solicitors, to come in and prove their Debts before John Hett, Esq. one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, on or before the 17th Day of February next, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Typicant to a Decree of the High Court of Chancery, made in a Caufe Wynne against Wynne, the Creditors of John Wynne, late of Coed Coch in the County of Denbigh, Esq. deceased, are, on or before the 9th Day of March next, to come in and prove their respective Debts before Peter Holford, Esq. one of the Masters of the faid Court, at his Chambers in Symon. Second in Default thereof they will peremptorily be excluded the Benefit of the fail Decree. the faid Decree.

D'Ursuant to a Decree of the High Court of Chancery, made in a Cause wherein Henry Zachariah Jervis is Plaintiff, and identy Jervis, Spendelow and others are Defendants, the Creditors of Thomas Jervis, late of Chefwardine in the County