LONDON.

At the General Session of the Peace of our Lord the King, holden for the City of Lon-don, at the Guildhall within the faid City, don, at the Guildhall within the faid City, on Monday the Twenty-feventh Day of May, in the Thirty-third Year of the Reign of our Sovereign Lord George the Third, King of Great Britain, &c. before Sir James Sanderfon, Knight, Mayor of the City of London William Gill, Equire, one of the Aldermen of the faid City, Sir John William Rofe, Knight, Serjeant at Law, Recorder of the faid City, Paul Le Mefurier, Equire, William Newmon. Effuire, Sir Richard Carr Glyn. Newman, Efquire, Sir Richard Carr Glyn, Knight, other of the Aldermen of the faid City, and others their Fellows, Justices of our faid Lord the King, affigned to keep the Peace of our faid Lord the King within the faid City, and also to hear and determine divers Felonies, Trespasses and other Misdeeds committed within the said City;

Be it remembered, That the Inspector of Corn Returns hath in open Court presented and delivered to the Lord Mayor, Recorder and Aldermen assembled at this present Session, a cer-Tain Book into which the States or Accounts of the Aggregate Quantities, Prices, and Average Prices of English Barley, Beans, Quantities, Prices, and Average Prices of English Barley, Beans, Pease, Rye, Wheat, and Oats, bona fide sold and delivered between the 11th Day of February last and the 4th Day of May instant, by each and every Person carrying on the Trade or Business of a Cornfactor in the City of London or the Suburbs thereof, have been made up, formed, computed and distinguished, and fairly and properly inserted; and hath verified upon his Oath that the same have been fairly, correctly and properly made up, formed and computed, to the best of his Power, Skill and Judgment, and according, so far as in him lay, to the true Intent and Tenor of the Act of Parliament in that Behalf: And the General Average Prices of each of the said teripective Sorts of Corn and Grain thereby appearing to the said Lord Mayor, Recorder and Aldermen, they do hereby, in pursuance of the said Act, deem and certify the same to be as follows, viz.

- - 1 13 2 - - 1 10 6 - - 1 17 S Average Price per Quarter on the last Six Weeks. Beans Peafe Wheat 4]

Oats - - I o 5 Average Price per Quarter on the last Twelve Weeks. And do hereby order and direct, that the faid General Average

Prices be published in the London Gazette once in Four several Weeks immediately succeeding this present Session.

By the Court,

RIX.

## Dr. ANDERSON's, or The Famous SCOTS PILLS;

RE faithfully prepared only by JAMES INGLISH, Son of DAVID INGLISH, deceased, at the Unicorn, over-against the New Church in the Strand, London. And to over-against the New Church in the Strand, London. And to prevent Counterfeits from Scotland, as well as in and about London, you are defired to take Notice, That the true Pills have their Boxes scaled on the Top (in Black Wax) with a Lion Rampant, and Three Mullets Argent, Dr. Anderson's Head betwixt I. I. with his Name round it, and Isabella Inglish underneath the Shield in a Scroll. They are of excellent Use in all Cases where Purging is necessary, and may be taken with Epsom, Tunbridge, or other Medicinal Waters.

London, May 3, 1792.

Otice is hereby given to all Perfons who are indebted to or have any Demands upon the late Partnership of Welbank, Sharp and Brown, of Sun-Court, Threadneedle-Street, Brokers, which expired on the 16th of October, 1791, to send an Account thereof to George Brown, of Sun-Court, Threadney and the state of the needle-Street, Broker, in order that the same may be adjusted, received and paid.

Jemima Welbank, Executrix to William Welbank.

George Sharp. George Brown.

London, June 8, 1793. Hereas the Partnership Trade or Business lately carried, on by Thomas Coleman Kearn and James Plan, Ship and Merchants Agents, and Daniel Clare Wooc, Lighterman, under the Firm of Thomas Coleman Kearn and Co. was disfolved on the 25th Day of March last, as published in the Gazette of the 30th of March last: All Persons having any Claims or Demands on the above him subsequent and the state of the second se of the 30th of March latt: All Perions naving any Graims or Demands on the above Firm (who have not already delivered in the fame) are requested forthwith to fend a Statement thereof to the Counting-House of D. C. Wood, Cox's Key, or to Mr. Trumball's, Grange-Court, Carey-Street, that the same may be adjusted and settled.

\*\*Daniel Clare Wood.\*\*

Daniel Clare Wood.

Stamford, May 31, 1793.

THE Partnership lately substitution between Michael Pierrepont and William Jackson, of Stamford in the County of Lincoln, Mercers and Drapers, was this Day dissolved by mutual Confent. The Debts due to and from the faid Copartnerthip will be received and paid by the faid William Jackson, who continues the Business on his own Account.

W. Pierrepont.

Wm. Jackson.

London, April 26, 1793.

THE Copartnery of Mac Kenzie and Mac Carty, formerly of Dominica, being diffolved on the 1st of August, 1790, all those who have any Demands against the said Concern are requested to send their Claims immediately to James Mac Carty, under Cover to Robert Livie, Esq.; No. 1, Copthall-Buildings, Thromorton, Street. Throgmorton-Street.

J. Mac Carty. And. Mac Kenzie.

London, June, 1793.

A LL Persons who have any Demands on the Estate or Estate of Estate of Hollandelphia in North America, but late of Belmont on the Banks of the Millifippi, Merchant, deceased, on Account of Debts contracted by him in England, are defired to send an Account thereof to Mr. Steward, No. 130, Cheapside, London, on or before the 21st Day of December next ensuing, specifying for what, as well as the Time and Place, when and where the Debt was con-

TO be fold, pursuant to an Order of the High Court of Chancery, made in a Cause Masefield against Masefield, before Alexander Popham, Esq; one of the Masters of the said Court, at his Chambers in Symond's-Inn, Chancery-Lanc, London, in One Lot, A Freehold Estate, situate in the Parishes of Church Lench and Fladbury, in the County of Worcester, late belonging to Mr. Richard Masefield, deceased; confisting of the Manor of Sherist's Lench, with the Manor-House, Barns and Buildings thereunto belonging, and several Incipsures of the Manor of Sheriff's Lench, with the Manor-House, Barns and Buildings thereunto belonging, and several Incioures of Arable, Meadow, Pasture and Wood Land, containing to gether 976 Acres or thereabout, within a Ring Fence, Corn and Hay Tythe free, now in the Occupation of Benjamin Willetts, under an Agreement for Fourteen Years, of which Nine Years were unexpired at Lady-Day, 1793, at the clear yearly Rent of 4001.; also a Farm called Leasow Farm, containing 127 Acres or thereabout, in the Occupation of William Hicks, at the yearly Rent of 301.

N. B. The Estate is situate Twelve Miles from the City of Worcester. Four from Eyesham, Eight from Alcester, and One

Worcester, Four from Evesham, Eight from Alcester, and One

Mile from the River Avon Navigation to Briftol.

Particulars whereof may be had at the faid Mafter's Chambers; of Mefl. Blake and Norris, Effex. Street, Strand; of Mr. Blaney, Attorney, at Evesham; and of Mr. Mence, Attorney, at Worcester.

Cbacery, made in a Cause Cruchley against Stanley, before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Symond's Inn, Chancery-Lane, London, in Four distinct Lots, The Freehold Estates of Evan Jones, late of Eyre-Street, in the Parish of St. Andrew, Holborn, in the County of Middlesex, Esq; deceased, situate, lying and being at Borden near Sittingbourne in the County of Kent, in the Occupation of Mrs. Williams; at Boughton under the Blean, near Feversham in the same County, in the Occupation of Mrs. Sayer; at Llanvihangell Redithon, near Rhayadergowr in the County of Radnor, in the several Occupations of Edward Gittos and William Hughes; and at Llanorthall, near Rhayadergour in the County of Brecon, in the several Occupations of Thomas Griffiths and — Clamp. For a Particular of the said Estares enquire at the said Master's Chambers. 10 be fold, pursuant to a Decree of the High Court of