

of 9 and 7. And on Wednesday the 2d Day of August, the Town-plate of 20 l. Value will be run for over the same Course, by Hunters, carrying 12 Stone, the best of 3 Heats, that never won the Value of 20 l. in Plate or Money; to be entered at the Peacock aforesaid on Saturday the said 22d of July, between the Hours of 9 and 7. And on Thursday the 3d Day of August, will be run for over the same Course, the Gentlemen's Plate of 25 l. Value, by any Horse, &c. carrying 10 Stone, the best of three Heats, to be entered at the Peacock aforesaid on Saturday the said 22d of July, between the said Hours of 9 and 7, where there will be a 12 d. Ordinary. The winning Horse, &c. to be sold for 60 Guineas, to be thrown for if desired by the Subscribers the same Night. The Entrance Money for the Galloway Plate to be one Guinea, or two Guineas at the starting Post. For the Hunters Plate two Guineas, or four Guineas at the Time of starting. For the Gentlemen's Plate, a Subscriber one Guinea, a Non-subscriber two Guineas, or double Entrance at the Time of starting, and to conform to the Articles then to be produced. The Horses, &c. to stand at such Persons only as contribute half a Guinea towards the Town Plate. NB. The Ordinary the first Day will be at the Rose and Crown; the second Day at the Bull; the third Day at the Mermaid; and the last Day at the Rose and Crown.

*Luna 26 die Junii, Anno 6to Regni Regis Georgii 2di, inter Johan. Huntington, Quer' Johan. Betteillie & al' Defen.*

Lord Chancellor.

UPON Motion this Day made unto the Right Honourable the Lord High Chancellor of Great Britain, by Mr. Griffith, being of the Plaintiff's Counsel, it was alleged, That the Plaintiff, on the 11th of March 1730, exhibited his Bill in this Court against the Defendant John Betteillie and others, as by the Six Clerks Certificate appears; That about the 16th of the same March, the Plaintiff took out Process of Subpœna, requiring the said Defendant John Betteillie to appear and answer the same; and Inquiry hath been made after the said Defendant at his usual Place of Abode, in Order to serve him with such Process, but he cannot be found to be served therewith, and it is believed, he is gone out of the Realm, or otherwise absconds, to avoid being arrested or served with the Process of this Court, as by Affidavits appears, and hath not appeared to the Plaintiff's Bill; it was therefore prayed, that a Time may be appointed for the said Defendant John Betteillie to appear to the Plaintiff's Bill, pursuant to the Act of Parliament of the 5th Year of his Majesty's Reign in that Case made and provided: Whereupon, and upon hearing the said Affidavits and Certificate read, his Lordship doth order, that the said Defendant John Betteillie do appear to the Plaintiff's Bill on or before the first Day of the next Michaelmas Term.

J. S. Inter.

Lord Chancellor,

*Luna 26 die Junii, Anno Sexto Regni Regis Georgii 2di inter Gilbertum Synnkin, Ad' Quer' Thoma Norris, Defen.*

UPON Motion this Day made unto the Right Honourable the Lord High Chancellor of Great Britain, by Mr. Griffith, being of the Plaintiff's Counsel, it was alleged, that the Plaintiff the 3d of March 1730, filed his Bill in this Court against the Defendant, as by the Six Clerks Certificate appears, and on the 17th of the same March, served the said Defendant's Wife, at his House at Chelsea, in the County of Middlesex, with Process of Subpœna, for the said Defendant to appear and answer the Plaintiff's Bill, as by Affidavit appears, but the said Defendant hath not appeared to the Plaintiff's Bill, as by the Six Clerks Certificate appears; and it is believed he is gone out of the Realm, or doth otherwise abscond to avoid being served with the Process of this Court, as by Affidavit appears; and therefore it was prayed, that a Day may be appointed for the Defendant to appear to the Plaintiff's Bill, pursuant to the Act of Parliament of the 5th Year of His Majesty's Reign in that Case made, and provided: Whereupon, and upon hearing the said Certificates and Affidavits read, his Lordship doth Order that the Defendant do appear to the Plaintiff's Bill on or before the first Day of the next Michaelmas Term.

J. S. Inter.

WHEREAS in the Gazette of Tuesday the 9th of May last, Notice was given to the Creditors of Jonathan Holland and Benjamin Parry, late of Newgate-street, London, Haberdashers and Partners, That the Trustees for the said Creditors intended to make a Dividend of so much of the Effects as had then come to their Hands; and therefore, all the Creditors of the said Partners were desired (pursuant to a Clause in the Deed of Assignment) to leave Affidavits of their respective Debts with Mr. Deschamps in Bucklers-bury, or Mr. Morfe, Attorney, in Watling-street, on or before the 24th of June then next. And whereas 'tis apprehended that there are several of the Creditors of the said Partners who have not yet proved their Debts, and executed the Counter-part of the said Assignment, by reason whereof the said Dividend is delayed; this further Notice is therefore given to such of the said Creditors, that unless they leave such Affidavits with the said Mr. Deschamps or Mr. Morfe, on or before the 10th of August next, they will be excluded the Benefit of the said Dividend, the Trustees being determined to make such Dividend immediately after the said 10th of August without further Notice.

WHEREAS John Gray, late of Birch-lane, Perriwig-maker, did in March last assign over all his Goods, Debts, and Estate whatsoever, in Trust, to Messieurs Thomas and Richard Jeffreys, Hair Merchants, on Snow-hill, for the Benefit of his then Creditors: All Persons indebted to the said John Gray's Estate, or that have any of his Effects in their Hands, are hereby required to pay or deliver the same to the said Messieurs Thomas and Richard Jeffreys, or they will be immediately sued for the same by Mr. Bazil Hern, Attorney at Law, near St. Paul's church-yard, London.

THIS is to give Notice, to all Persons that have any manner of Goods, or wearing Apparel pledged at Mr. Richard Mead's, Pawnbroker in East-Smithfield, near Salt Peter Bank, deceased, that they fetch them away in two Months Time, otherwise they will be disposed of. The House is to be Let, it being and old accustomed House for Business.

THE Creditors of the late Philip Ball, of Holbeach, in the County of Lincoln, Gent. are desired to bring in an Account of their respective Debts, either to Mr. William Morland, at his House in Southampton Buildings, Chancery-Lane, or to Mr. Adlard Squire Stukeley, at his House in Holbeach aforesaid, in order to their being paid.

PURSUANT to a Decree of the High Court of Chancery, the Creditors of John Oliver, late of Sirihney, in the County of Cornwall, Gent. deceased, are to come in and prove their Debts before Robert Holford, Esq; one of the Masters of the said Court, at his Chambers in Symond's-Inn in Chancery-Lane, on or before the 23d Day of October next, or else they will be excluded the Benefit of the said Decree.

TO be sold, pursuant to a Decree of the High Court of Chancery, before James Lightbourn, Esq; one of the Masters of the said Court, several Parcels of Land, Closets and Grounds, in the Parish of Southwell, in the County of Nottingham, within four Miles of Newark, in all of the yearly Value of 150 l. late the Estate of Charles Stanhope, Esq; deceased. Particulars may be had at the said Master's Chambers in Lincoln's-Inn.

PURSUANT to a Decree of the High Court of Chancery, wherein Richard Bowden and others, in Behalf of themselves and other Creditors and Legatees of John Hacche, Esq; deceased, are Plaintiffs, and Lewis Southcombe, and others, are Defendants, all the Creditors of the said John Hacche are forthwith to come in and prove their several and respective Debts before Samuel Burroughs, Esq; one of the Masters of the said Court, at his Chambers in Chancery-Lane, or they will be excluded the Benefit of the said Decree.

TO be sold, before John Bennet, Esq; one of the Masters of the High Court of Chancery, pursuant to a Decree of the said Court, the Manors of Digby and Kirton; the Rectory of Digby, and the Advowson of the Vicaridge of Digby, and several Farms, Lands and Tythes in the County of Lincoln, late the Estate of William Thornton, Esq; deceased. Ten Miles from Lincoln, Four from Sleatord, Ten from Grantham, Five from Tatteshall, and Four from Navby. Particulars whereof may be had at the said Master's House in Chancery-Lane.

WHEREAS a Commission of Bankrupt is awarded against Isaac Jacobs, of Gravy-lane, London, Merchant, and he being declared a Bankrupt, is hereby required to surrender himself