todged with the Commissioners of his Majesty's Navy at Cherks of the Checque at Deptford, Woodwich, and Sheerness; and with the Naval Officers at Harwich, Deal, and Kinsale; where all such Widows as intend to lay in their Claims, may be informed of all Particulars which entitle them to the Benefit of the faid Charity, and receive the proper Certificates for that Purpose. But such Wiaows as live at too great a Distance from the Places above-mentioned, may apply by Letter to Mr. Belson, at the Admiralty Office, who will fend them all necessary Information. And the Governors of the faid Charity intending to distribute to the Widows of Sea Officers who died before the 30th of August 1732, as well as to the Widows of those who died fince that Time, whose Circumstances come within the Rules of the Establishment, such Monies as may be due to them on the 31st of May instant; This is to give Notice thereof, that any Widows who have not yet applied, and intend to lay in their Claims, may do fo as soon as possible; and that all fuch Widows whose Claims have been already allowed, may fend or bring to this Office, as foon as possible, the Affidavits required by the Rules, in order to their being continued upon the Penfion or Bounty.

Hereas Fraser Honywood, late of Hampstead, in the County of Middlesex, Esquire, who died on Saturday the Twenty-eighth Day of January, 1764, did in and by a Codicil, to his last Will and Testament, give and bequeath to his Executors, Sir John Honywood, of Evington, in the County of Kent, Baronet, Abraham Atkins, in the County of Kent, Baronet, Abraham Atkins, the County of Kent, Baronet, Abraham Atkins, and the County of Kent, Baronet, Abraham Atkins, the County of Kent, Baronet, Baro of Clapham, in the County of Surry, Efquire, Clerke Willfhaw, of Hemel Hempstead, in the County of Hertford, Doctor in Physick, and Mr. Edwin Martin, of Reading in the County of Berks, Twenty Thousand Pounds, upon Trust, that the said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, should distribute, and dispose of, the Whole of the faid Sum, and the Interest, and Improvement, to be made thereof, to and amongst such of his, the ment, to be made thereof, to and amongst such of his, the faid-Testator's Relations (by Consanguinity and not by Marriage) who should not appear, to his said Executors, to be worth, each Person, more than Two Thousand Pounds, and who within Two Years, next after his Decease, should apply, or being Minors, or otherwise incapable of applying in their or being Minors, or otherwise incapable of applying in their own Persons, should cause Application to be made, or have Application made, on their respective Behalves, to his said Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, for the Benefit, or to have a Share, of, or to participate in, that Legacy, or Donation: Such Distribution to be made amongst such of his Relations as aforesaid, at such respective Time, or Times, and in such Manner, and Form, and in such Proportions, or Disproportions, as his said Executors or the Survivors, or Survivors, or the Survivors. cutors, or the Survivors, or Survivor, of them, his Executors, or Administrators, should in his, or their, own Discretions, or Discretion, judge to be most proper. And the said Testator, by his said Codicil, declared, that he did not mean to restrain, or confine, the said Application, and Distribution, to be made, to and amongst his Relations, of any Particular Degree of Kindred; but did thereby authorise his said Executors to pay, apply, and distribute the same, to and amongst any Persons, whom they should find to be proper Objects of such Applicawhom they inouted and to be proper Objects of fuch Applica-tion and Distribution; whether any such Persons should be re-lated to him in the First, Second, or Third, or in the Fourth, Fifth, or Sixth, or any other farther Degree of Kindred. Now all Persons, qualified, or intitled, to receive, any Share of, or Benefit from, the said Legacy, or Donation, are, in pursuance of the said Testator's said Codicil, hereby required, to deliver, or cause to be delivered, Notice in Writing, of the several Claims, or Pretensions, to any Part thereof, and of their respective Names, and Places of Abode, to his said Exe-cutors or the Survivors, or Survivors, of them, his Executors. their respective Names, and Places of Abode, to his laid Executors, or the Survivors, or Survivor, of them, his Executors, or Administrators, within Two Years from the said Twenty-eighth Day of January, 1764; or otherwise, they will be excluded the Benefit of such Legacy, or Donation: And all Letters, upon this Subject, may, for Convenience, be directed to the Executors of Fraser Honywood, Esquire, at his late Dwelling-house, in Birchin Lane, London.

This Day is Published, by Order of the House of Peers, Printed for S. Billingsley, in Chancery Lane, (Price Three Shillings stitch'd)

HE TRIAL of WILLIAM LORD BYRON, Baron Byron of Rochdale, for the Murder of William Chaworth, Efg; before the Right Honourable the House of Peers, in Westminster-Hall, in Fuil Parliament, on Tuelday the 16th and Wednesday the 17th of April 1765; on the last of which Days the said Wuliam Lord Byron was acquitted of Murder, but found guilty of Manslaughter.

Mhere may be had,
The Trial of Lawrence Earl Ferrers, for the Murder of

John Johnson.
The Trials of William Earl of Kilmatnock, George Earl of Cromertie, Arthur Lord Balmerino, and Simon Lord Lovat, for High Treason in Levying War against his Majesty King George the Second.

Ursuant to a Decree of the High Court of Chancery, the Creditors (if any fuch there are) of Sir Edmund Alleyn, late of Hatfield Peverel in the County of Effex, Baronet, de-ceafed, are, on or before the 19th Day of June next, to come in and prove their Debts before Richard Edwards, Efq; one of the Masters of the said Court, at his Chambers in Symond's Inn in Chancery Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

DUrfuant to a Decree of the High Court of Chancery, the Creditors of William Watts, late of South Hill in the County of Berks, Efg; deceafed, are forthwith to come before Thomas Lane, Efg; one of the Masters of the said Court, and prove their several Demands, or in Default thereof they will be excluded all Benefit of the said Decree.

SEYMOUR Travers, Merchant's Clerk, (Son of John Travers, late of Colliers Pages pages 2 Travers, late of Colliers Rents near St. George's Church, Southwark, in Surry, Ship's Hufbind, deceased, who went away from his Father's House in or about October 1757, may, if living; upon Application to Mr. Baskerville, or Nag's-head

Court Gracechurch-Street, Lendon, on or before the roth of August next, be certainly informed of formething for his pre-fent Benefit; or if dead, any Person of Reputation giving due

Proof thereof to Mr. Baskerville, on or before the said 16th of August, will be suitably rewarded for that Service.

HE Creditors of Mathew Arnold, late of Hockney in the County of Middlesex, Dealer and Chapman, a Bankrupt, are defired to meet the Assignces, on the 24th Instant, at Four o'Clock in the Asternoon, at the Globe Tavern in Fleet Street, London, in order to affent to or diffent from the Fleet Street, London, in order to anear to or canent from the faid Affignees commencing, profeculing or defending one or more Suit or Suits at Law or in Equity concerning the faid Bankrupt's Estate and Essects; and agreeing, compounding, or submitting to Arbitration, any Matter or Thing relating thereto; and likewise on other special Affairs.

HE Bond Creditors of William Clevland, heretofore of Mile End Old Town in the County of Middlefex, Mer-chant-Mariner, and late of the Coaft of Africa, deceased, furriving Partner of John Norie, deceased, may receive a further Dividend of his Estate and Estects by applying to Mr. John Reynolds, Attorney, in Lime-Street, any Wednesday or

Friday after the 12th Day of June next, between the Hous of Ten and Twelve of the Clock in the Forencon.

HE Creditors of John Gill, late of Eaglesfield near Cockermouth in the County of Cumberland, are defired to fend in their respective Accounts against the said John Gill, on or before Tuesday the 11th Day of June, to Mess. Richard Radelisse, Thomas Smith, and John Fearon, of Cuckermouth aforesaid, the Assignees of the said Gill, as a Dividend will then be made of such Effects as are come to the Hands of the faid Assignees.

Ourfuant to an Order made by the Right Honourable Robert Earl of Northington, Lord High Chancellor of Great Britain, for Enlarging the Time for Thomas Huckell, of Wide-gate Alley, in the Parish of St. Botolph Bishopsgate, London, Weaver, (a Bankrupt) to surrender himself, and make a full Discovery and Disclosure of his Estate and Effects, for 14 Days, to be computed from the 18th of May instant; This is to give Notice, that the Commissioners in the taid Commission named and authorized, or the major Part of them, will meet on the 1st of June next, at Four of the Cleck in the Afternoon, at Guildhall, London; when and where the faid Bank-rupt is required to furrender himself, and make a full Discovery and Dischosure of his Estate and Estects, and finish his Exa-mination; and the Creditors who have not already proved their Debts, may then and there come and prove the fame, and affent to or diffent from the Allowance of his Certificate.