DUrsuant to a Decree of His Majesty's Court of Exchequer made in a Cause intituled Hance against Essaile, the Subscribers of a Society cassed The New British Tontine, who were living on the 25th of March 1799, or the per-fonal Representatives of such as have died since that Time, are, by their Solicitors, to make out their Claims before the Deputy to His Majesty's Remembrancer on the Funds of the said Society, agreeably to the Stipulations of the Articles thereof, or they will lose the Benefit of the faid Decree.

For further Particulars apply (Letters Post paid) to Mr.

Philip Hurd, Furnival's-Inn, London, Solicitor for the Plain-

Ursuant to an Order of the High Court of Chancery made in a Cause Burton against Walker, the next of Kin of George Harris, late of Doctors-Commons, in the City of London, Doctor of Laws, deceased, who died about the Month of April 1796, and whose Father was Bishop of Llandass, and intermarried with Ann Wogan, who were re-lated to the said Doctor George Hatris at the Time of his Death on his Father's Side, within the Sixth Degree of Kindred, according to the Mode or Rule of measuring Degrees for the Distribution of personal Estates of Intestates, and who were related to the said Dostor George Harris, in the same Degree on the Mother's Side, or the personal Representatives of such of them as are since dead, are, on or before the 14th Day of August next, to come before John Campbell, Esq; one of the Masters of the said Court at his Office in Southampton-Buildings, Chancery-Lane, London, and prove their Kindred or Affinity, or in Default they will be peremptorily excluded the Benefit of the faid Order.

Pursuant to a Decree of the High Court of Chancery made in a Cause Wright against Sims, the Creditors of Joseph Hessord, late of Poplar, in the County of Middlefex, Gentleman, deceased, (who were such on the 1st Day of March 1799, and whose Names are not set and subscribed to the Indepture, dated the sid to Day of March 1799. the Indenture, dated the faid 1st Day of March 1799,) are, on or before the 14th of August next, to come in and prove their Debts, either by themselves or their Solicitors, before John Campbell, Efq; one of the Masters of the said Court, at his Office in Southampton-Buildings; Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery made in a Cause of Bartlett against Ward, the Creditors of Robert Winde, late of Honiton, in the County of Devon, Esq; deceased, are, on or before the 17th Day of August 1802, to come in and prove their Debts before John Ord, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Desault thereof they will be peremptorly excluded the Benefit of the said Decree.

Hereas by an Order of the High Court of Chancery, Hereas by an Order of the High Court of Chancery, dated the 25th of March 1802, made in a Cause Blackborow versus Blackborow, it is referred to Sir William Weller Pepys, Baronet, one of the Masters of the said Court, to enquire whether Sarah Delany, a Legatee named in the Will of Mary Bailey, sormerly of the Parish of Saint Bride, London, Widow, is living of dead, and if dead, whether Margaret, James, and Bartholomew Henderson, the Grandchildren of the said Sarah Delany, or either of them, was or were living at the Death of the said Sarah Delany; and whether either of them attained the Age of Twentyenne Years; and in the Event of the Decease of Twenty-one Years; and in the Event of the Decease of Margaret, James, and Bartholomew Henderson before they attained the Age of Twenty-one Years, whether John Bailey, the Brother-in-Law of the said Testatrix Mary Bailey, and his Two Sisters Mary and Elizabeth, are living or dead? Any Person who can give Information touching the Parties aforesaid, and whether they have any and what Claims on the Estate of William Blackborow deceased, the Testator in the above Cause, is defired to communicate such information to the side Master but the Advances Grant Selicities Selicities. to the faid Master by the Means of some Solicitor of the said Court of Chancery.

Hereas by an Order of the Right Honorable the Lord W High Chancellor of Great Britain made in the Matter of John Ward, a Lunatic, fince deceased, it is referred to John Wilmot, Esq; one of the Masters of the High Court of Chancery, to enquire and certify, whether there are any

other Debts due and owing by the faid late Lunatic, except the Debt of the faid Thomas Marsden, in the faid Order mentioned? The Creditors of the faid John Ward, the Lunatic, deceased, who have not proved their Debts before the faid Master, (if there are any,) are, on or before the 13th Day of August next, to come in and prove their Debts before the faid Master Wilmot, or in Default thereof they will peremptorily be exclued the Benefit of the said Order.

The said Lunatic formerly resided in the New-Road, in the Parish of Saint George in the East, in the County of Mid-

dlesex, where he kept a Livery Stable.

HE Creditors who have proved their Debts under Commission of Bankrupt awarded and issued against James Inglish Keighly, Finlay Fergusson, and William Arm-strong, late of the City of London, Merchants and Copart-ners, (carrying on Trade under the Firm of Keighly, Fergustion, and Company,) are defired to meet the Assignees of the Estate and Essects of the said Bankrupts, on Tuesday the 27th of July instant, at Twelve o'Clock at Noon, at the London Tavern, in Bishopsgate-Street, to assent to or dissent from the said Assignees prosecuting an Appeal from a certain Decree or Order of the Court of Chancery in Jamaica; made in the Month of May last; in a Cause wherein Dennis Withers Wade is Plaintiff, and Nathaniel Beckford, and his Wife, and the faid James Inglish Keighly and others are the Defendants; and on other special Affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Thomas Hurrell, of Conduit-Street, Hanover-Square, in the County of Middlefex, Tailor, Dealer and Chapman, are defired to meet the Assignees of the Estate and Essects of seven o'Clock in the Evening, at the York Coffee-House, St. James's-Street, Piccadilly, in the Country aforesaid, to assent to or dissent from the Assignees commencing, prosecuting, or desending any Suit or Suits at Law or in Equity for Recovery of any Part of the faid Bankrupt's Estate and Effects; or to the compounding, submitting to Arbitration, or other wife agreeing any Matter or Thing relating thereto; and on other special Affairs.

HE Creditors of joseph Salt, late of Bucklersbury, Vic-tualler, and of Size-Lane, London, Packer, deccased, are requested to send an Account of their several Demands, together with the Nature of their Securities, (if any,) to Mr. Jackson, No. 2, Garden-Court, Temple, Solicitor to the Administratrix, on or before the 10th Day of August next, as a Dividend of his Estate and Essects will shortly after that Time be made.

HE Creditors who have proved their Debts under a THE Creditors who have proved their Debts under a Commillion of Bankrupt awarded and ifflurd forth against Serjeant Witton, of the Parish of Oldswinford, in the County of Worcester, Glass-Manusacturer, are desired to meet the Assignees of the said Bankrupt's Estate and Effects, on Friday the 30th Day of July instant, at Five o'Clock in the Asternoon, at the Taibot Inn, in Stourbridge, in the said Country of Worcester in order to supposite the Said Assignment. County of Worcester, in order to authorise the said Assignees to desend a certain Suit in Equity commenced against the said Bankrupt and his Assignees, in the Court of Exchequer at Westminster, at the Suit of His Majesty's Attorney-General, for the Recovery of certain Duties on Glass alleged to be due from the faid Bankrupt, or otherwise to compound, submit to Arbitration, or agree the said Suit; and all to affent to or diffent from the said Assignees commencing, prosecuting, or desending any other Suit or Suits at Law, or in Equity, for the Recovery of any Part of the Bankrupt's Estate and Essects; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing re-lating thereto; and on other special Affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Thomas Hanmer, of the City of Bristol, Grocer, Dealer and Chapman, are defired to meet the Assignees of the said Bank. rupt's Estate and Effects, on Monday the 2d of August next, at Twelve o'Clock at Noon, at the Office of James and Tho-mas Leman, lituate in Queen-Square, in the faid City of Bristol, in order to assent to or distent from the said Assignces paying off and discharging the several incumbrances on the said Bankrupt's Freehold and Leasehold Estates and Pre-

