compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assiss.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against George Hall, late of Queen-Street, Cheapside, in the City of London, Silk-Manufacturer, Dealer and Chapman, deceased, sire requested to meet the Assignees of the said Bankrupt's Estate and Essects, on Wednesday the 22d of March, instant, at Eleven o'Clock in the Forenoon, at the Office of Mr. Cuole, Solicitor, No. 24, Austin-Friats, to affent to or differt from the faid Assignees appointing an Accountant for the Purpole of fettling and arranging the Accounts of the faid Bankrupt, and paying him a reatonable Sum for the 'ame; felling and diffoling of a Leafe of a Honfe in Kingfland-Crefcent, in the County of Middlefex, by private Contract, at the Price before paid by the faid Bankrupt, and the Goods contained therein for a fmall Sum less than the same were valued at, to the Widow of the faid George Hall, and pay-ing the Expences attending his Funeral; and carrying into effect an Agreement made by the faid Bankropt in his Lifetime, and in Part performed, for the Purchase of certain Leasehold Premises, situate in Clerkenwell, in the County of Middlefex, and for that Purpose referring the Settlement of the Amount to be paid, in order to complete the same, to the Decision of a Surveyor, or in such other Way as they shall think proper; and the felling and disposing of the remaining Effects, and of the unmanufactured Stock, by private Contract; and the entering into an Arrangement with a House at Manchester which has failed, and in which the faid Bankrupt was formerly a Partner, for the Purpose of benefiting the Eslate of the said Bankrupt, and expunging many Debts already proved, and preventing other Debts from being proved on the faid Bankrupt's Estate; and paying to the Assignees such Sum or Sums of Money, and entering into such other Arrangements between themselves and the Assignees of the said House at Manchester, as may be necessary to carry the same into essect; and the detending of certain Actions at Law brought against the Acceptors of certain Bills by the Holder thereof, and alleged to be obtained under an ufurious Contract with such Holder, at the Expence of the faid Bankropt's Estate, whereby such Acceptors would become confiderable Debtors to the Effate of the faid Bankrupt in case of Success; and also contenting and agreeing to certain Proceedings in Equity in relation thereto, and to a Reference to Arbitration, and fuch Proceedings as may be deemed necessary, and such Expences as may be incurred in advising thereupon from Time to Time, or in anywife in relation thereto respectively; and the compounding or otherwife fettling various Debts due to the Bankrup?'s Estate; and the fanctioning any Means, Meafures, or Remedies that may have been already had or taken, or may in future be had or taken, in, upon, or about all or any of the Matters aforefaid, or any or either of them, or in anywife in relation thereto; and all other Matters and Things that may at any Time hereafter be deemed to ceffary or expedient for the Benefit of the faid Effate of the faid Bankrupt; and on other special Attairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Jackton, of Farnham, in the County of Surrey, Surgeon and Apothecary, and late of St. Swithin's-Lane, Cannon-Street, London, Merchant, (carrying on the said Business of a Merchant with William Weaver, of Saint Swithin's-Lane aforesaid, Merchant, under the Firm of William Weaver and Company,) are desired to meet the Assignees of the Estate and Estects of the said Bankupt, on Wednesday the 22d Day of March instant, at Six o'Clock in the Evening precisely, at the Ossice of Mr. Rellatt, Ironmonger's-Hall, Solicitor to the said Commission, in order to assent to or dissent from the said Assignees selling and disposing of the said Bankupt's Stock in Trade, as an Apothecary, Honsehold Furniture, Plate, and Linen, and other his Estate and Effects, by public Auction or private Contract, as they shall think most proper; and to the taking and accepting Security for Payment of the same, or otherwise; and also to assent to or dissent from the allowing such Compensation to Mr. Cornelius Buttler, one of the Assignees, in his Character of Accountant and Argent, for the more speedy and essectual Management of the said Estate, as shall be just and reason.

able; and to the commencing, profecuting, or defending any Suit or Suits at Law or in Equity concerning the faid Bankrupt's Estate and Essects; or to the compounding, submiting to Arbitration, or otherwise agreeing any Matter or Thing Clating thereto; and on other special Assairs.

THE Creditors who have proved their Debts under a A Commission of Bankrupt awarded and issued against John Herbert and Charles Mayo, of the City of London, Warehousemen, Dealers, Chapmen, and Copartners, are desired to meet the Assignees of the said Bankrupts' Estate and Essess, on Thursday the 23d Day of March instant, at Twelve of the Clock at Noon precisely, at the Bridgewater Arms Inn, in Manchester, in the County of Lancaster, in order to assent to or distent from the said Assignees being authorised and empowered to submit the Disputes between them and the Assignees of Hargreaves and Goodwin to Arbitration, on such Terms and Conditions as the Assignees and Creditors of the said John Herbert and Charles Mayo present at such Meeting shall think proper; and on other special Assigns.

HE Creditors who have proved their Debts under Commission of Bankrupt awarded and issued against Michael Weblier, of Witham, in the Parish of Sutton in Holderness, in the County of York, Builder, Dealer and Chapman, are defired to meet the Affignees of the faid Bankrupt's Effate and Effects, on Monday the 10th Day of April next, at Twelve of the Clock at Noon at the White Hart Tavern, in Silver-Street, in the Town of Kingstonnpon-Hull, in order to affent to or diffent from the faid Affignees releafing and conveying to William Osbourne, Esq.; all the Bankrupt's Right, Title, Estate, and Interest in and to Two Freehold Mestuages or Dwelling-Houses, situate in Pryme-Street, and another Messuage or Dwelling-House, in Wright-Street, in the Parish of Sculcoates, in the County of York, with the Ground and Appurtenances belonging to the same; and in and to a certain other Freehold Messuage or Dwelling-House and Piece of Ground, containing One Acre, Three Roods, and Thirty-fix Perches, in the Parish of Sutton aforefaid; and also in and to Four several Leasehold Tenements, and Piece of Ground adjoining thereto, also fituate in the Parith of Sutton aforefaid; all lately conveyed and affigued by the faid Bankrupt to Messrs. Francis Wood and Nicholas Ofbourne, in Truft, to be by them fold, for the Purpose of raising Money to pay off and discharge certain Mortgages and Incumbrances, to the faid William Osbourne and others affecting the fame; and alto to the faid Ailignees re-leasing to the faid William Othurne all the Bankrupt's Right, Title, and Interest in and to the Monies arising or to arise from the Sale of the faid Hereditaments and Premifes, in confideration of the faid William Ofbourne's agreeing to accept such Release and Conveyance in full Satisfaction of all Principal and Interest Monies due and owing by him in virtue of his Mortgage and Security upon the faid Hereditaments and Premites, and fatisfying and difcharging the feveral other incumbrances affecting the faid Premites, and indemntiving the other Efface and Effects of the faid Bankrupt therefrom; and also to assent to or dissent from the faid Affignees commencing, profecuting, or defending any other Suit or Suits at Law or in Equity for the Recovery of any Part of the faid Bankrupt's Effate and Effects; or to the compounding, submitting to Arbitration, or otherwise agreeing to any Matter or Thing relating thereto; and on other special Affairs.

The Creditors who have proved their Debts under a a Commission of Bankrupt awarded and issued forth against Philip Mark, of Plymouth-Dock, in the County of Devon, Linen-Draper, Dealer and Chapman, are defined to meet the Assignees of the Estate and Estects of the said Bankrupt, on Tuesday the 21st of March instant, at Eleven of the Clock in the Forencon, at the Office of Mr. George Adams, Solicitor, in the Old-Jewery, London, in order to assent to or dislent from the mid Assignees selling and disposing of the said Bankrupt's Household Furniture and Stock in Trade, at Plymouth-Dock and Tavistock, in the said County of Devon, either by public Sale or private Contract; and also to assent to or dislent from the said Assignees selling or disposing of certain Leasehold Premises of the said Bankrupt, lituate at Plymouth and Tavistock aforesaid, either by public Sale or private Contract; and likewise to attent to or dislent from the the said Assignees commencing, profes

