assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the estate and effects of the said Bankrupt; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Hamman Pritchard, late of Caerleon, in the County of John Hamman Fritchard, fate of Caerreon, in the County of Monmouth, Tin-Plate-Manufacturer, Dealer and Chapman (late Partner with John Jenkins, of Caerleon aforesaid, Tin-Plate-Manufacturer, and trading with the said John Jenkins, under the firm of Pritchard and Jenkins), are sequested to meet the Assignees of the said Bankrupt's estate and effects, on Monday the 20th day of November instant, at Twelve o'Clock at Noon precisely, at the Office of Mr. G. Smith, Solicitor, 20, Golden-Square, to assent to or dissent from the said Assignees selling and disposing unto Mrsr Ann Pritchard, the Bankrupt's mother, at a valuation to be named by Wil-liam Morgan, Esq. of the Equitable Assurance Office, the following reversionary property, that is to say; the sum of 2,6001. Navy Five per Cents. expectant on the decease of the said Mrs. Ann Pritchard, under the will of John Pritchard, Esq. the Bankrupt's late father; also 1,4201. Navy Five per Cents. payable after the death of the said Mrs. Ann Pritchard, the said the said Language of the said of the said here. cents, payable after the data of the said John Pritchard, Esq. either subject to the payment of the legacy of 1,120l. sterling, thereby given to Thomas Monkland, Esq. or his representatives (which said legacy is payable after the death of the said Bankrupt and the said Mrs. Ann Pritchard), or otherwise to purchase the said legacy of 1,1201. of the person or persons entitled thereto, according to the valuation of the said William Morgan, Esq. as the said Assignees may deem most beachical; also the Bankrupt' interest und r and by virtue of the will of Mrs. Elizabeth Brown, of and in one sixth part of all those six freehold houses, messuages, or tenements, with the apportemances, situate and being in Spark's-Court, Duke's-Place, Minories, in the City of London, expectant on the decease of the said Mrs. Ann Pritchard and Mrs. Maze; also 1,3681. 19s. 8d. Three per Cent. Consols, together with the accumulations thereon, under the will of Mrs. Mary Butler, subject to the payment of certain annuities given by the same will, and also subject to the costs and expences of the Trustees and Execusubject to the costs and expenses of the Fristees and Executors of the said will; also a reversionary life interest, by virtue of the Bankrupt's marriage settlement expectant on the decease of Mrs. Elizabeth Kutleby, widow, in the share of the said Bankrupt's wite, being one-fourth part of the sum of 7,9271. Three per Cent. Consols; also an annuity of 501, per annum during the life of Mr. Benjamin Isaacs, issued out of certain funds standing in the same of the Acing out of certain funds standing in the name of the Accountant-General, and payable to the said Bankrupt after the death of the said Mrs. Ann Pritchard, under the will of the said John Pritchard, Esq.; and also to assent to or dissent from the said Assignees filing any bill or bills in equity against certain persons, to be then named, for the purpose of recovering or securing the due payment of any interest the said Bankrupt may have in right of his said wife, under and by virtue of the settlement made on the marriage of the said Bankrupt with his said wife.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Thomas Hawes Smith, of Chancery-Lane, in the County of Middlesx, Tailor, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on Wednesday the 8th day of November instant, at Seven o'Clock in the Evening precisely, at the Office of Messrs. Bonsfield and Williams, Solicitors, 5, Bouverie-Street, Fleet-Street, London, to assent to or dissent from the said Assignees employing a certain accountant, to be then named, for the purpose of collecting and receiving the several debts due and owing to the estate of the said Bankrupt, and paying the same from time to time into the hands of Messrs. Merle, Son, and Co. Bankers, Cox-Court, Little Britain, in the names of the said Assignees until a dividend shall be made thereof to and amongst the Greditors or the said Bankrupt who have already proved or shall hereafter prove a debt or debts under the said Commission, and to make the said accountant a compensation for the same; and also to assent to or dissent from the said Bankrupt, situate in Chancery-Lane aforesaid, together with his household furniture, fixtures, and effects therein, either by public auction or private contract, in lots or other-

wise, or to give up to the said Bankrupt the same or any part thereof; and also to assent to or dissent from the said Assignees commencing and prosecuting any action or actions at law or suit or suits in equity, for the recovery of all or any part of the said Bankrupt's debts, estate and effects as the said Assignees shall or may deem expedient and necessary; and on other special affairs.

mission of Bankrupt awarded and issued forth against William Reynolds, late of the ship Orient, Master Mariner, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on Thursday the 9th day of November instant, at One o'Clock in the Afternoon precisely, at the Office of Messrs. Willis, Clarke, and Watson, 3, Warnford-Court, Throgmorton-Street, London, in order to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; or to the sale of the said Bankrupt's cabin furniture and other his estate and effects, by public auction or private contract, or taking such security for the payment of the same from the said Bankrupt or any other purchaser or purchasers as they shall think proper and expedient; and also to assent to or dissent from the said Assignees giving up such part of the said cabin furniture to the said Bankrupt as they may think fit; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against
John Eayer, of Finedon, in the County of Northampton,
Farmer, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on
Wednesday the 15th day of November instant, at Three
o'Clock in the Afternoon precisely, at the Hind Inn, at
Wellingborough, is the said County of Northampton, for the
purpose of considering and determining whether any and
what deduction shall be made from the purchase-money of
Mr. Richard Wallis, the purchaser, by auction, of part of
the Bankrupt's real estate at Finedon aforesaid, which he
the said Richard Wallis requires, in consequence of an
alleged defect of title thereto; also for the purpose of considering and determining whether any and what compensation
shall be made to Messrs. Thomas and Joseph Harlock, or one
of them, for certain repairs done by them, or one of them,
to other part of the said Bankrupt's real estate at Finedon
aforesaid, between the time of the purchase thereof by them,
or one of them, of the Assignees under certain indentures
of lease and release and assignment, bearing date respectively the 24th and 25th days of April 1816, and the time of
the auction sale thereof, which took place in December 1819,
by direction of the Assignees under the said Commission;
and also for the purpose of considering and determining
whether the whole or any and what part of the costs, charges,
and expences incurred by the said Assignees under the said
indentures of lease and release and assignment shall be paid
out of the said Bankrupt's estate and effects; and also for
the purpose of assenting to or dissenting from the said Assignees commencing, prosecuting, or defending any suit or suits
at law or in equity, for the recovery of any part of the said
Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or
thing relating thereto; and on other special affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Haigh, of Ley Moor, in Golcar, in the Parish of Huddersfield, in the County of York, Merchant, Dealer and Chapman, are desired to neet the Assignees of the estate and effects of the said Bankrupt, on Thursday the 16th day of November instant, at Two o'Clock in the Afternoon, at the house of Mr. Kershaw, the sign of the George and Dragon, in Marsden, in the said County of York, to assent to or dissent from the said Assignees selling and disposing of the said Bankrupt's copyhold estates and other property, at such times and in such manner as the said Assignees shall think fit, either for ready money or upon credit, and for such security as they shall think m st advisable; or then buying in all or any of the lots in which the said estate and other property are or shall be advertized to be sold, as they shall think most conducive to the benefit of the said Bankrupt's estate and effects; and also to assent to or dissent from the said