Only of London, to assent to or dissent from the said As-signees selling and disposing of the estate and interest of the said Bankrupt in the lease of the shop and premises lately occupied by him in Union-Street aforesaid, and also of the said Bankrupt's fixtures, stock in trade and good will of the raid trade, either by public auction or private contract, in such manner and upon such terms as the said Assignees may think proper; and also to assent to, or dissent from the said Assignces carrying on and continuing on account of them-selves and the rest of the Creditors of the said Bankrupt who shall seek relief under the said Commission the said trade or business of the said Bankrupt, and expending therein any monies belonging to the said Bankrupt's estate that may come to their hands for that purpose, in the meantime, and until they the said Assignces shall have so sold and disposed of the said estate and interest of the said Bankrnpt in the said lease. and also of the fixtures stock in trade and good will aforesaid; and also to assent to or dissent from the Assignees paying and discharging certain charges and expences incurred by the petitioning Creditor of the said Bankrupt prior to the choice of Assignces, relative to the said Bankrupt's affairs; and also to assent to or dissent from the said Assignees paying and discharging the rent, taxes and rates due in respect of the said premises, in Union-Street, and the expences of distress for such rent, and the charges of keeping possession of the same premises; and to the said Assignce commencing, prosecuting, or defending any action or actions, suit or suits at law or in equity, for the recovery, getting in, delence or protection of all or any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or other-wise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrnpt awarded and issued forth against John Lewes, of the City of Bristol, Grocer and Tea-Dealer, ate' requested to meet the Assignce of the said Bankrupt's estate and effects, on the 9th day of June instant, at Twelve o'Clock at Noon precisely, at the Offices of Mr. Charles Savery, Solicitor, Shanoon-Court, in the City of Bristol, to assent to or dissent from the said Assignee selling and disposing of the whole or such part of the said Bankrupt's household furni-ture, fixtures, stock in trade, and good-will of the said trade, thre, fixtures, stock in trace, and good-will of the said trade, and other effects, either by public auction or private contract, or partly by public auction, and partly by private contract, and upon such terms as he shall think proper, and to his ac-cepting bills of exchange, or personal security for the same, upon account of the said Bankrupt's estate, as he shall deem account, such a parent to a dissent form the said Assignment expedient ; also to assent to or dissent from the said Assignce carrying on and continuing on account of himself and the rest of the Creditors of the said Bankrupt who shall seek relief under the said Commission; the said trade or business of the said Bankrupt, and expending thereon any monies belonging to the said Bankrupt's estate, which may come to his hands, unit the said Assignce shail have so sold and disposed of the with the said assignce shail have so sold and disposed of the said fixtures, stock in trade, and good-will of the said trade; also to assent to or dissent from the said Assignee paying the rent and taxes of the house and premises, occupied by the said Bankrupt, in Broad-Street in the City of Bristol, or any part bankrups, in Broad-strict in the said Assignce paying the wages of the servants of the said Bankrupt in full, out the said Bankrupt's estate; also to assent to or dissent from the said Assignce paying and allowing to the person or persons who have had the care and management of the said Bankrupt's stock in trade and effects, since his Bankrupicy, such remuneration for their or either of their trouble and loss of time as he shall think right; also to authorise and empower the said Assignce to appoint an accountant to make up and adjust the books and accounts of the said Bankrupt, and collect and receive the debts due and to become due to the said estate ; and lastly to assent to or dissent from the said Assignee commencing, prosecuting or deconding any suit or suits, or other proceedings, 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 attairs.

HE Creditors who have proved their debts under a Commision of Bankruptcy awarded and issued forth against Thomas Chasey, of the Parish of East Pennard, in the County of Sanderset, Botcher, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, at the Crown Inn, Glastonhury, in the County

aforesaid, on Tuesday the 8th day of June instant, at Eleven o'Clock in the Forenoon, to assent to or dissent from, ing said Assignees commencing and prosecuing, any suit or suits at law or in equity, or other proceedings, for the recovering possession of certain freehold or other property held by the representatives of the late Mr. Napier, and claimed to belong to the Bankrupt; and to selling and disposing by pri-vate contract of any part of the freehold and leasehold estates late belonging to the said Bankrupt; also to commencing and prosecuting a suit in equity or other proceedings against a certain person to be named at the meeting, to obtain certain deeds withheld by him relating to the title of part of the Bankrupt's estate; also to giving up to the eldest daughter of the Bankrupt the remainder of the household goods and furniture unsold in lieu and satisfaction of the claim set up by her for wages; also to reimbursing the acting Assignce for the expense of a person in possession under a bill of sale prior to a docket being struck against the Bankrupt; also of ploughing and cropping with beans a close lately occupied by a tenant of Bankrupt's, and subsequently taken possession of a tenant of thankrupt s, and subsequently taken possession of by one of the mortgagees under a writ of possession; also of an intended sale of part of the Bankrupt's late estate, but which sale was stopped in consequence of a notice from the said mortgagee stating that the property was com-prised in his security; also to allowing the costs and expences incurred in enforcing the taxation of certain bills of costs of the late Solicitor for the Bankrupt, and for preparing transfers of the several mortgage securities on the Bankrupt's estate, and relative thereto; also to charging the estate with the re-payment of the arrears of interest due at the time the said transfers were respectively perfected; also to paying in full the Solicitor to the Assignees bills of costs for defending ejectment and other suits since, and for other business connected with or arising out of this Bankruptey; also to ratifying the deduction made by the acting Assignee to one of the tenants out of the rent due from him to the Bankrapt's estate, of his bills for shop goods and other necessaries supplied to the Bankrupt's family, pending the adverse proceedings to seperate this Commission, and taxing the Bankrupt's late Solicitor's bills of costs; also to foregoing any demand as for rent up to Lady-day.last, in respect of predises. occupied by the Bankrupt, on condition that he quit same without litigation ; also to authorizing the acting Assignee toprosecute a certain person, to be named at the meeting, for alleged perjury, under proceedings connected with this Bankruptcy, and to reimbursing himself the costs and expences attending such prosecution; and also to assent to or dissent from the said Assignees compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating, to the said Bankrupt's estate; and on other special affairs.

Dursuant to an Order made by the Right Honourable John-Earl of Eldon, Lord High Chancellor of Great Britain, for Enlarging the time for James Morgan, late of the Crown Tavern, Mile-End-Road, in the County of Middlesex, and now of No. 18, Bedford-Street, Commercial-Road, in the County of Middlesex, Victualler, Dealer and Chapman (a Bankrupt), to surrender himself and make a full Discovery and Disclosure of his Estate and Effects, for fifteen days, to be computed from the 8th day of June instant; This is to give notice, that the Commissioners in the said Commission named and anthorised, or the major part of them, intend to meet on the 23d day of June instant, at Ten of the Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London; where the said Bankrupt is required to surrender himself between the hours of Eleven and One of the same day, and make a full Discovery and Disclosure of his Estate and Effects, and finish his Examination; and the Crédltors, who have not already proved their debts, may then and there come and prove the same, and assent to or dissent from the allowance of his Certificate-

Hereas a Commission of Bankmpt, bearing date on orabout the 19th day of February 1824, was awarded and issued forth against William Noble, of Longdale, in the Parish of Orton, in the County of Westmorland, Cattle-Dealer, Dealer and Chapman; This is to give notice, that the said Commission is, under the Great Seal of the United Kingdom of Great Britain and Ireland, superseded.

Hereas a Commission of Bankrupt, bearing data on or about the 22d of May 1812, was awarded and issued forth against James Clegy, of Ashton-under Line, m