Bankrupt's estate and effects, at such time or times as they shall think proper; to assent to or dissent from the said Assignees paying the whole or any part of the wager of the said servants or workmen of the said Bankrupt to the said 12th of February next or any other time; to assent to or dissent from the said Assignees continuing the employment of the servants of the said Bankrupt, and paying them wages until the sale of the whole of the said Bankrupt sets and effects; or any other time; and also to 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 said Bankrupts estate and effects; or to the compounding; submitting to arbitration, or otherwise agreeing any matter, or thing relating thereto; and on other special affairs.

MHE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Richard Warre Lloyd, of the City of Chester, Wine and Liquor-Merchant, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, op Saturday the 24th day of Pebruary instant, at One o Clock in the Asternation, at the Office of Messrs. Pritt and Kewley, Solicions to the Saturday Commission, situate in Water-Street, in Literabel aforesaid, to determine with what Bankres in future the monies arising by and to be received from time to time out of the said Bankrupt's estate, shall be deposited for the benefit of the Creditors until the same shall be divided amongst them; and on other special affairs.

mission of Bankrupt awarded and issued forth against Herman Sobroder, late of College-Hill, in the City of London, and of the Parish of Chessingth, in the County of Surrey, Sugar-Refluer, Farmer, Dealer and Chapman (and lately currying on the trade of a Sugar-Refluer, in Partnership with Jikhis Lifeolffulis Schröder, and The firm of Herman, Schröder, and Sons), are desired to meet the Assignee of the said Bankrupt's estate and effects, on the Assignee of the said Bankrupt's estate and effects, on the Assignee of the Control of the Control of Middlesex, in order to assign to operate farms held by the said Bankrupt for certain terms of years; and also of his stock, household goods, furniture and effects, by public sale or private contract, and in such manner as the said Assignees shall think best or be advised; and also as the said Assignees shall think best or be advised; and also as the said Assignees shall think best or be advised; and also as the said Assignees for them, until the same can be sold or high the said Assignees to crop, till and manage the tail fifth, and by cither of them, until the same can be sold or be the first selection and part of the said Assignee commencing, part of the said dankrupt's estate and the premises; and also to assent to or dissent from the said Assignee commencing, prosecuting, or defauling any out or suits at law or in equity, for recovery of any part of the said Bankrupt's estate and effects; or to the complounding, 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 Lander, late of Hampstead-Road, in the County of Middlesex, Boot and Shoe-Maker, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on Friday the 16th day of February instant, at Five o'Clock in the Afternoon, at the Office of Messrs. Noy and Hardstone, No. 1, Bell-Court, Mincing Lane, in order to assent to or dissent from the said Assignees employing an accountant to assist in investigating the books and accounts of the said Bankrupt; and to collect and get in the outstanding debts due to his estate; and also to the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery 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.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against John Browne, of Sandford, in the County of Devon, Farmer, Dealer and Chapman, are desired to meet the Assignces of the estate and effects of the said Bankrupt, on the 16th day of February instant, at the Old London Inn, in the City of

Exeter, to assent to or dissent from the said Assignces defeliting a certain action which his best commenced against them by Sir William Lemoir, Bart. James Buller and Joseph Hunt, Esq. the Trustees under the will of the fate Sir John Davie, Bart. deceased, or to authorise the said Assignces to submit the same to arbitration, or otherwise as they may think fit of be advised in regard thereto, and generally to sirect the said Assignces; and or other special affairs.

HE Creditors who liste proved their Bebrs under a Commission of Bankrupt awarded and issued turth against John Goodair, of Queup-Street, Cheapside, in the City of London, Warehousenfall, Factor, Dealer and Chapman, ale desired to meet the Assignees of the Said Bankrupe restaite and effects, on the 20th of Peblintily fustain, as "I welve o'Clock Noon, at the Office of Swain Stevens, Maples and Pearse, Frederick's Place, Old-Jukey," in Strike to average alaim of the said John Goodair, the particulars of which claim and of the proposed compromise will be stated at the meeting.

THE Creditors who have proved their Debits and a Contmission of Bankrupt awarded and issued forth against
George Richards, of the Strand, in the Cointy of Middlesex,
Furrier, are desired to meet the Assignces of the estate and
effects of the said Bankrupt, on the 15th day of February
instant, at Twelve o'Clock at Noon precisely, at the Office of
Mr. Poole, Adams-Court, Old Broad-Street, to assent to or
dissent from the said Assignces selling and disposing of the
said Bankrupt's cetate and effects, by public auction or private
contract; and in such way and manner as to the said Assignees shall seem meet; and also to assent to or dissent from
the said Assignces employing an accountant to investigate
the Bankrupt's books and accounts, and to collect and get in
the said Bankrupt's debts, and to pay to such accountant or
other person, such compensation as the said Assignces shall
think proper; also to assent to or dissent from the said Assignnees paying out of the Bankrupt's estate shall effects, a certain weekly allowance to the said Bankrupt, and to thelr
paying servants wages, the charges of making up or repairing
any part of Bankrupt's shell think proper, for giving up the
possession of the premises late in the occupation of Bankrupt;
and to assent to or dissent from the said Assignces receiving, such assount, of compensation, or otherwise agreeing as they shell think proper, for giving up the
possession of the premises late in the occupation of Bankrupt;
and to assent to or dissent from the said Assignes commencing, prosecuting, or defending any suit or suits at law
or in equity, for recovery of any fart of the said Bankrupt's
estate and effects; or to the compounding, submitting to
arbitration, or otherwise agreeing any matter or thing re-

THE Joint Creditors of William Sanderson, John Gliddon, and Charles Robert Anderson, late of Austin-Frigre, in the City of London, Merchants, and the Separate Creditors of the said Charles Robert Anderson, who have proved threigness under a Commission of Bankrupt awarded and issued and now in prosecution against the said Charles Robert Anderson, are requested to meet the Assignees of the estate and effects of the said Bankrupt, at the Office of Messix, Wadeson, Barlow and Gravenor, No. 11, Austin-Friars, London, on Monday the 12th day of February instant, at Twelve o'Clock at Noon precisely, to assent to or dissent from the said Assignees and ting an allowance or compensation to the person employed in making up and stating the Parasership accounts of the said William Sanderson, John Gliddon, and Charles Robert Anderson; and to the said charles Robert Anderson; and to collect, get in and receive the outstanding debts and effects due and belonging to the said William Sanderson, John Gliddon, and Charles Robert Anderson; and to the said Partnership, and to the said Assignees making to enach porson or persona to to the said to the said Partnership, and to the said Assignees making to enach porson or persona to to the employed an allowance or allowahoes for such employment; and also to the said Assignees some in equity, or to take and adopt such other measures as the said Assignees shall think fit, for recovering and obtaining payment and delivery of all, or any part of the debts, estates and effects of the said William Sanderson, John Gliddon; and Charles Robert Anderson; and to the said Assignees and Charles Robert Anderson; and to the said Assignees and Charles Robert Anderson, John Gliddon; and Charles Robert Anderson; and to the said Assignees shall think fit, for recovering and obtaining payment and delivery of all, or any part of the debts, estates and effects of the said William Sanderson, John Gliddon; and Charles Robert Anderson; and to the said Assignees.