TME Creditors who have proved their debts under a Com-I mission of Bankrupt awarded and issued forth against John Bellingham Inglis and James Inglis, late of Mark-Lane, London, Merchants, (surviving Partners of John Inglis, late υÊ Mark-Lane aforesaid, Merchant, deceased), are requested to meet the Assignces of the estate and effects of the said Bankrupts, on Thursday the 1st day of December next, at Twelre o'Clock at Noon, at the Court of Commissioners of Bankrupts, in Easinghall Street, in the City of London, in order to assent to or dissent from the said Assig-nees concurring with the Trustees of the late dissolved Partnership firm of Inglis, Ellice and Company, under an Indenbure, dated the 19th December 1828, in doing and executing all necessary acts and deeds for carrying into effect a proposed arrangement with the Reverend William John Jolliffe, a mortgagee of certain estates, debts and other property, in the Island of St. Lucie, and in France, transferred to him by the Partners in the said firm of Inglis, Ellice and Company, and by the said John Inglis, John Bellingham Inglis, and James Inglis, Partners in the firm of Inglis and Company, whereby the said William John Joiliffe is to retain to his own use all monies, property and consiguments' remitted, received, possessed or made, or to be remitted, received, possessed or made to him from all his securities up to the 31st day of December 1825; and whereby the said William John Jolliffe is to retain all debts and interest due and to become one thereon from the following persons (that is to say), from Dame Elizabeth Motet, widow of Mr. William Alexander, formerly of the of St. Lucie, deceased, or the heirs or family of the Island Island of St. Lucie, deceased, or the herrs or ramuy or the said William Alexander, deceased, and from Josephine Mar-quis, the widow of Louis Marie Duval, and Jaques Marie Dorigny Le Caze, and from Eusebe Lauviol de St. Croix, and Clotide Adelaide Casse, his wife, (including as part of the debt due and owing by them, a certain debt or charge in favour of the Demoiselle Marguerite Clotilde Françoise Victorie Fourcade, widow of the late Thomas Biddulph, which debt or charge, whow of the late Hubbas Bidduph, which debt of charge, secured on property of the said Lauriol and wife, had been assigned by the said widow Biddulph to the said Messieurs Inglis, Ellice and Company); also from the late John Falvey, of the said Island of S: Lucie, deceased; also from Jean Pupin and Leorier Pupin, of the said Island of St. Lucie; also debts on the estates of Alexander, and other debts purchased and assigned, or agreed to be purchased and assigned by Peter Muter and Company, to the amount of £9,200; also from Marie Jean Pierre Alexander, and all mortgages, bonds, assignments, transfers and other securities for the same elsewhere, are to be retained by or to be transferred, assigned, ratified and confirmed by the said Trustees and Assignees respectively to the said William John Jolliffe absolutely, subject only to the equity of redemption of the original Mor gagees, but discharged of all equity of redemption by such Trustees and Assigners respectively, and whereby it is proposed to be re-ferred to arbitration whether the debt contracted by Brossard de Bois la Piere and Dame Brossard, with the late firm of Inglis, Elice and Company, and all mortgages and other secu-rities for the same shall be also retained by, or be assigned, transferred, ratified and confirmed to the said William John Jolliffe, subject only to the equity of redemption of the original mortgagors (but discharged of all equity of redemption by the Trustees or Assignees), or whether the same last men-tioned debt and the securities for the same shall be retransferred and assigned by the said William John Jolliffe, and all necessary parties to the Trustees of Inglis, Ellice and Company, upon the trusts of and for the purposes expressed in the said indenture of the 19th December 1923, of and con-cerning the estate and effects thereby conveyed and assigned, the said several debts, charges and the securities for the same to be accepted and taken by the said Wilham John Jollifle, in full satisfaction of all monies doe and owing to him from or by the said several firms of Inglis, Ellice and Company, and Inglis and Company, or either of them, or any of the Partners of the said firms, or either of them ; and also to assent to or dissent trom the said Assignees transferring and assigning, or joining with the said William John Jolliffe, in transferring and assigning to the Trustees of the said firm of Inglis, ferring and assigning to the Trustees of the sand firm of Inglis, Ellice and Company, the following moregages, (that is to say), a mortgage, dated 31st May 1819, from Peter Muter and Michael Jackson to Inglis, Ellice and Company, of the Le Soufriere estate in St. Lucie, with the slaves, cattle, stock and appurtenances, for securing to the said Inglis, Ellice and Company the sum of £16,000 sterling and interest; also a mortgage, dated 31st July 1821, from the said Peter Muter and Michael Jackson to the said John Inglis, John Belling-

ham Inglis, and James Inglis, as hquidators of the said late firm of Inglis, Ellice and Company, of the said Le Sonfriere estate, with the slaves, stock, and appurtenances, for securing to the said Inglis and Company, in the names aforesaid, the sum of £31,704 138. 4d. (including therein the said det of £16,000 and interest); and also a mortgage, dated the said 31st July 1821, from the said Peter Muter and Michael Jackson, to the said John Inglis, John Bellingham Inglis, and James. Inglis, a. Equidators of the late firm of Ioglis, Ellice, and Company, of the Preslin estate in St. Lucie, with the slares, stock, and appurtenances, for securing 16 the said Inglis and Company, in the names aforesaid, the sum of £21,659 144, and interest, and upon the trusts and to and for the intents and purposes expressed in the said trust deed of the 19.1. December 1823, which last mentioned debts and securities now form part of those in mortgage to the said William John Jolliffe; and also to assent to or dissent from the said Assignees acceding to and confirming a settlement made with the house or firm of Messieurs Gordon, Duff and Company, and the payment by the said Messieurs Gordon, Duff and Company of the Frustees of the-firm of Inglis, Ellice and Company of the sum of £2,129 155 4d. in satisfaction of all claims and demands whatsoever of the said late firms of Inglis, Ellice and Company, and Inglis and Company, or of the said Trustees and Assignees respectively; andron other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against John Burn, of New-Street, Covent-Garden, Grocer, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on Thursday the 1st day of December next, at Twelve o'Clock at Noon precisely, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, to assent to or dissent from the said Assignees selling and disposing of the lease and good will of the said Bankrupt's house, and all or any part of the fixtures and other personal estate and effects of the said Bankrupt, either by public sale or private contract, or partly by public sale and partly by private contract, at a valuation or otherwise; and also to assent to or dissent from the said Assignees giving such time, and taking such personal security for the payment thereol, or any part thereof, either by bills of exchange or otherwise as to them shall appear proper; and also to assent to or dissent from the said Assignees commencing, prosecuting and defending any action or actions at law or suit or suits in equity, for the recovery or protection 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; an on other special affairs.

THE joint Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth John Haughton, late of Liverpool, in the County of Lancaster, Merchant, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Baßknopt, on Monday the 14th day of November instants at Ten o'Clock in the Forenoon, at the Office of Messus. Bardswell and Son, Solicitors, in Drury-Lane, Liverpool aforesaid, to assent to or dissent from the said Assignee commencing, prosecuting or defending, compounding, submitting to arbietration or otherwise agreeing any actions at taw or suits in equity, for the recovery of any part of the said Bankrupt's estate and effects, or otherwise 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 Short Brinley, of Birchin-Lane, in the City of London, Ship and Insurance Broker, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankropt, on Wednesday the 30th day of November instant, at One o'Clock in the Aternoon precisely, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, to assent or dissent from the said Assignees selling and disposing of the household furniture, fixtures and other the estate and effects of the said Bankrupt, or any part thereor, either by public auction or prevate contract, or otherwise as they shalt think fit, and granting such time and taking such security or satisfaction for the payment' of the purchase money of the same, or of any part thereof, as the said Assignees shall thing proper; and also to

**B** 2