the representatives of the late Mark William Carr, deceased, John Daglish, H. Elliott, Joseph Fehwick, William Fisher, Messrs. Richard and Thomas Heslop, Thomas Hinter, Thomas Johnson, Thomas Collingwood Kerr, John Leadbitter, Missrs. Christopher Liddell and Johns Burnet, Assignees of Mathew Wilson, Madox Hehry Shakfefth Merton, John Nicholzoff, Tristse for Hugh Watson Friend, John Polwhele, Mansfield Michardson, Thomas Redinson, John Robson, Robert Rowell, Christopher Simpson, the representatives of the Reverend Joseph Smith, John Showton, Thomas Surfees, Messrs. Robert and William Scott, Samuel Themson, William Urwin Nevisch Walker, James and William Walker, Hügh Watson Frient, Phineas Barrett, Messrs. Gray, Walter and Alfred Hall, Samuel Harding, D. S. Noad, E. H. Pollard, John Collingwood Tarleton, Bowes Wilson, Ignatius Clarke, and James Donald Son Bell; attid also to assent to of dissent from the said Assignest Commencially or prosecuting a suit in equity against William Nicholson and the representatives of Thomas Nicholson, deceased, to forcelose a mortgage delit on certain premises of the said William Nicholson and Thomas Gill, to compel the specific performance of a contract entered line by the said Thomas Gill interest the said Assignees commencing and prosecuting a suit in equity against one Thomas Gill, to compel the specific performance of a contract entered line by the said Thomas Gill will the said Assignees william Robson, or other the performance of a contract entered line by the said Thomas Gill premises, now or late of the said Bankrupt; and to assent to or dissent from the said Assignees for the said William Robson, or other the performance of a contract entered line by the said Thomas Gill premises, now or late of the said Bankrupt; and to assent to or dissent from the said assignees of the said Bankrupt and the said his mentioney and interest due upon the said mortgage; and also to assent to or dissent from the said Assignees composituding, settling, or abandoning any or either premises, o

In Bankruptcy awarded and issued forth against Caleb Basan and Thomas George Bayntin, of No. 315, Stranda, in the County of Middlesex, Licenced Victuallers, Wine and Spirit-Merchants, Dealers and Châpmen, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Thursday the 3d day of December next, at Eleven o'Clock in the Forenoon precisely; at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to assent to or discent from the said Assignees prosecuting and defending certain actions at law and suits in equity, for the recovery of property belonging to the said Bankrupts' estate; and also to assent to or discent from the said Assignees seelling and disposing of the said Bankrupts' reversionally interest in certain property, which will be explained at the said ineeting, by public sale or private contract; and on other special affairs.

INTE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against John Cunnington the elder and John Cunnington the younger, both of Spalding, in the County of Lincolu, Ironmongers, Dealers and Chapmen, and Copartners, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Thursday the 3d of December heat, at One o'Clock in the Afternoon, at the White Hart Inn, in Spalding, in the said County, in order to take into consideration the situation in which certain parts of the real estates of the said Bankrupt John Cunnington the elder are now placed; and to assent to or dissent from the said Assignees again offering certain real estates for sale, by public anction or private contract, at such time, and in such lots and manner as they shall think fit; or to assent to or dissent from the said Assignees conveying

and assuring the said real estates to a person, then to be named, with is equitable Martengee thereof, in, consideration and the charge of the principal and investing of a portion of the principal and interest, now decaded owing to him thereof, now decaded owing to him thereof, and Su other special affairs.

THE, Creditors who have proved their debts under a Flat in Bankriptcy awarded and issued forth against william Gaudern; new or laje of Earl's Barton, in the County of Northampton. Feltmonkers, Parchment-Maker, Bealer and Chapman; are requested to meet the Assignees of the said Bankript's estate and effects, on Saturday the 5th day of December next, at Eleven o'Clock in the Forencon; at the Odices of Mr. Theophilus Jeyes, Solicitor, in Newland, in the Town of Northampton, in the said County, in order to assent to or dissent from a proposition made to the said Assignees for compounding and settling an action lately commenced by them in His Majesty's Court of Cominon Pleas at Westminister, for the recovery of certain goods, chattels, cattle, farming stock and effects, or the value thereof, sold and disposed of by the late Sheriffs of the said County of Northampton, in or about the month's of November or December 1934; and also a proposition made to the said Assignees for compounding and settling another action, lately commenced by them in the sand Court, for the recovery of certain other goods, chattels, cattle, farming stock, and effects some time since on a farm at Warmington, in the said County of Northampton, belonging to him the said Bankrupt, and by him assignees by the respective Mortgagees of the Bankrupt's real estate at Warnington aforesaid, and part of the real estate at Earl's Barton aforesaid, for relinquishing and conveying the equity of redemption therefore to them respectively; and on other special affairs.

Piat in Bankruptey awarded and issued forth against William Grey, of hiterpool, in the County of Lancaster, Commission-Agent and Ship-Broket, Dealer and Chapman, are the quested to meet the Assignee of Assignees to be chosen of the said Bankrupt's estate and effects, on Tuesday the 1st day of December fiext, at Two o'Clock in the Assignees for the said Bankrupt's estate and effects, on Tuesday the 1st day of December fiext, at Two o'Clock in the Assignees fire is the clarefinon-Rooms, in South Julin-Sheet, in Liverpool, in the said County of Lancaster in offder to take into consideration the propriety of allowing the Hankrupt to sell, by retail or otherwise, for the Benefit of his Greditors, the stock in trade forming part of his estate and effects; and the stock in trade forming part of his estate and effects; the stock in trade forming part of his estate and effects; the Assignees of Assignees or Assignees of Review, by of against such person or persons as shall be named at the said meeting, in respect of matters relating to the said Bankrupt's estate and effects; or otherwise compromising, companioning; adjusting, and settling all disputes and differences between the said Assignee or Assignees and such person or persons, in such manner as such Assignee or Assignees shall think fit; and on other special matters.

In Bankruptcy awarded and issued forth against James Kesteven and Joseph Kesteven, both of the Strand, in the County of Middesex, Mercers, Deders and Chapmen, and Copartners, are requested to meet the Assignées of the estate and effects of the said Bankrupts, on Wednesday the 2d day of December next, at One in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to assent to or dissent from the said Assignées instituting, prose uting, and afterwards discontinuing a suit fit equity, or adopting such other proceeding as they may be advised by their counsel, against the Trusters, or any or either of them, named under a certain deed of conveyance or assignement, bearing date on o about the 24th day of December 1833, executed by one William Garneti Taylo, therein described, of the first part, the said Trusters of the second part, and the several of the process wasse names of firms give thereto affixed, being Creditor of the said William Garneti Taylor, of the third part, for the purpose of obtaining payment of a dielection of the William Garneti Taylor, of the third part, for the purpose of obtaining payment of a dielection of the william Garneti Taylor, of the said William Garneti Taylor, to the amount of £1286.10s.; and also to authorise and empower the said Assignées to the such reasonable part of the said debt in discharge of the whole, or to give time or take security for the payment of such debt, or any part thereof, as to the said Assignées shall seem meet.