and the several persons, whose hands and scals are thereunto subscribed (being bona fide Creditors of the said James Collins), of the third part; and hath thereby assigned all his estate and effects to the said James Williams Buchanan and Edward Lees, as Trustees, for the benefit of all the Creditors of him, the said James Collins; which said indenture was executed by the said James Collins, James Williams Buchanan, and Edward Lees, in the presence of George Groenway, of Attleborough-Hall, in the said County of Warwick, Gentleman, Schicitor; and further notice is hereby given, that the said indenture of assignment is lodged at the Offices of Messrs. Greenway and Buchanan, at Nuneaton aforesaid, for the purpose of being executed by such of the Creditors of the said James Collins as may think proper to execute the same; and that in the said indenture is contained a proviso, that such Creditors as shall refuse or neglect to execute the same, within six months from the date thereof, shall be excluded all benefit arising therefrom.

PURSUANT to an Act, passed in the sixth year of the reign of His present Majesty, intituled "An Act to amend the laws relating to Bankrupts," I do hereby give notice, that, by indenture of assignment, dated the 21st day of May 1829, and made hetween Gilbert Haldon, of New Suffolk-Street, Commercial-Road, in the County of Middlesex, Draper, of the first part; James Reddish, of Manchester, in the County of Lancaster, Calico-Printer, John Russell, of Glasgow, North Britain, Manufacturer, and William Phillips, of Friday-Street, Warehouseman, of the Second part; and the several other persons, whose names and seals are thereunto subscribed, or who shall assent thereto (being Creditors of the said Gilbert Haldon), of the third part; the said Gilbert Haldon granted, bargained, sold, assigned, transfeered, and set over unto the said James Reddish, John Russell, and William Phillips, their executors, administrators, and assigns, all his, the said Gilbert Haldon's, estate and effects, in trust, for the equal benefit of such of his Creditors as should execute the same within two months from the date thereof; and that such indenture of assignment was signed, sealed, and delivered, on the day of the date thereof, by the said Gilbert Haldon and William Phillips; and, on the 26th day of May last, was signed, sealed, and delivered by the said Gilbert Haldon and William Phillips is attested by William Pownall, of Staple-Iun, in the County of Middlesex, Selicitor, and William Marshall, Clerk to Edward Chester, of Staple-Iun aforesaid, Solicitor, and Charles Collier, Clerk to Reddish, Brooks, and Co.; and the one execution thereof by the said John Russell is attested by the said Edward Chester.

E. CHESTER, Staple-Iun.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against George Anderson, of Great Saint Thomas Apostle, in the City of London, Surgeon and Apothecary, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Wednesday the 5th day of August next, at One o'Clock in the Afternoon 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 whole or any part of the Bankrupt's estate and effects, including the lease of the premiserunder which the said Bankrupt holds the same, either to the said Bankrupt or to any other person or persons willing or desirons of purchasing the same, or any part thereof, and that either by public auction or private contract, in one or more bot or lots, or at the valuation or appraisement already made by the Broker employed by the Messenger under the said Commission, or at the valuation or appraisement of any other respectable Broker to be employed for that purpose, or in such other manner as they the said Assignees shall think fit and best for the cetate of the said Bankrupt; and also to assent to or dissent from the said Assignees shall see occasion so to do, they taking responsible security for the due payment of the purchase money, or any part thereof; and also to assent to or dissent from the said Assignees continuing to outploy the accountant already retained, to miske up the accounts of the said Bankrupt, and to their paying such accountant such sum for his services as is usually given to percens in the stituation; and also to assent to or dissent from the said Assignees continuing to outploy the accountant already retained, to miske up the accounts of the said Bankrupt, and to their paying such accountant already retained, to miske up the accounts of the said Bankrupt, or

any other responsible person, by power of attorney, or otherwise, to collect and get in the debts due and owing to the Bankrupt's estate, and otherwise in and about the affairs of the said Hankrupt, and to their paying such responsible person, if employed, the usual per centage for collecting the said debts; and also to assent to or dissent from the said Assignees reimbursing Mr. John Whitelock, the Solicitor under the said Commission, the sum of £67 0s. 10½d. paid by him for rent destrained for, and expences incurred in and about the distress, and also the sum of £12 9s. 9d. paid by him for assessed taxes; and also to assent to or dissent from the said Assignees paying to the said John Whitelock the costs and expences of, and occasioned by, the putting in and justifying bail in an action Higgins v. Anderson, to prevent the said Bankrupt going to prison; and also to assent to or dissent from the said Assignees commencing, prosecuting, and defending any action at law, or suit in equity, relating to the said Bankrupt's estate and effects; and to the compounding any debt due and owing to the Bankrupt's estate, and accepting less than 20s. in the pound on any of such debts, as they shall see occasion; and to the submitting to arbitration, or otherwise agreeing to 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 Barnard Gregory, late of Brighton, in the County of Sussex, Druggist, Dealer and Chapman, are desired to meet on the Sath day of July instant, at Elevon o'Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of Landon, in order to assent to or dissent from the Assigness accepting an offer which will then be made by Mr. Bichard Tamplin, of Brighton aforesaid, Brewer (one of the Assignees), for the purphase of the equity of redemption in the Bankrupt's real estates.

mission of Bankrupt awarded and issued forth against Charles Coleman, of Bury Saint Edmund's, in the County of Sulfolk, Iron-Founder, Smith, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on the 10th day of August next, at Ten o'Clock in the Forenoon precisely, at the Office of Mr. John Wayman, Solicitor, in Bury Saint Edmund's aforesaid, in order to decide upon the heat mode of selling and disposing of the sharea, rights, and interests of the Bankrupt, in right of his wife, under the will of Thomas Young, in the estates and premises therein mentioned; and to decide upon the propriety of accepting an offer for the same, by valuation or private contract; and also to decide upon the repovery and disposal of the Bankrupt's rights, interest, and expectancies under the will of his late father; and apon the suing for, submitting to arbitration, or otherwise agreeing any other matter or thing which may arise under the said Commission; and on other special affairs.

Mission of Bankrupt awarded and issued forth against John Browne the younger, of Leeds, in the County of York, Merobant, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on the 6th day of August next, at Twelve e'Clock at Noon, at the Talbot Inn, in Bradford, in the County of York, in order to assent to or dissent from the said Assignees exposing and putting up for sale, by public auction, together or in lots, all or any part or parts of the real estate of the said Bankrupt, at such time and place, or respective times and places, as they the said Assignees shall think fit and proper; and to their buying in the said roal estate, or any part thereof respectively, at any such auction, and reselling the same at any future auction, or by private contract, at such price or prices, and in such manner as the said Assignees shall think fit and proper, without being liable to answer or hear any loss which may accrue or happen upon any such resale; and also to assent to or dissent from the said Assignees releasing the equity of redemption of and in any part or parts of the real estate of the said Bankrupt, or to the mortgagee or mortgagees thereof, or the other inountrancea thereon respectively, in case the said Assignees shall deem it prodont and for the benefit of the said Assignees making such arrangements and compramises, as they shall consider to be for the benefit and advactage of the said Creditors, with any person or persons laving, or charges, or other securities upon the real or personal estate of the said Bankrupt, or any part thateof respectively; and also to assent to or dissent from the