Blasters, Coal Fitters, Dealers and Chapmenl, are requested ! of the Assignees of the said Bankrupi's estate and effects, on Tuesday the 31st day of May instant, at Twelve o'Clock at Noon, at the White Hart Iuu, in Spalding, in order to assent to or dissent from the said Assignees paying: or allowing in any account the amount of the costs and expences incurred in reference to the winding up the said Bankrupt's affairs under deads of trust executed for that purpose; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any action or suit at law or in equity, touching or concerning the said Bankrupt's estate or effects; or to their compounding, submitting to arbitration, or arranging, or otherwise agreeing any claim, demand, matter, or thing relating thereto; and also to assent to or dissent from the said Assignees exercising their discretion in taking security for any debtidue to the Bankrupt's estate, without their being deemed ausweranle for the same or the sufficiency thereof; and also to assent to or dissent from the said Assignees selling, either by public auction or private contract, or at a valuation, and either wholly or in part by any of those modes, and with power at any sale by auction 160 buy in and again resell the same, or otherwise to unorigage or grant any lease of the said Bank-rupt's share or interest in certain leasehold messuages, cottages, buildings, harbour, or shipping-place, canal, iron-works, mines, and collieries, and of certain farms and lands in Pembrey, in the County of Carmarthen, and of the several steam engines, machinery, transways, waggons, and other articles or things belonging to, or used in carrying on, the said works, or otherwise connected therewith; or to the said Assignees concurring with the other persons interested in the said concerns in the sale of the same, by any of the modes above specified, or in mortgage or lease thereof, or in pledging the same, or the proceeds thereof, or in carrying on the same concerns; and also to assent to or dissent from the said. Assignees selling, or concurring in the sale with the other parties interested therein, of certain ships and vessels belonging to the said concern, or to the said Assignees con-curring in the said ships and vessels being used and employed in the said concern, or in carrying on the same, without the said Assignees being answerable for any loss or damage which may be occasioned by any such sale, mortgage, lease, pledge, er carrying on the said concerns, and employing the said ships and vessels in the same; and also to assent to or dissent from the said Assignees settling and adjusting the accounts relating to the said concern, with power to submit the same to arbitration, or otherwise to their litigating the same (if necessary); and also the said Assignces agreeing, submitting to arbitration, or otherwise litigating the claim of the Executors of the late Thomas Foster, Esq deceased, who, when living, was a partner in the said concern, to be paid the value of his share and interest in the said concern at the time of his decease; and also to assent to or dissent from the said Assignees concurring with the other parties interested in the said concern in commencing, prosecuting, or defending any suit, or submitting to arbitration, or otherwise agreeing any claim, demand, matter, or thing relating to, touching, or concerning the said mining concern hereinbefore mentioned or referred to; and also generally to invest the said Assignees with power to act, in concert with the other parties in the same concern, in the management, sale, and disposition thereof, as to the said Assignees skall seem proper and exp dient; and also to assent to or dissent from the said As-signees defending a certain suit now depending in His Majesty's High Court of Chancery, wherein Stephen Pitt is plaintiff, and the said Bankrupt and others are defendants; and also to the said Assignees requiring and compelling the receiver in the said cause, and in a certain other suit wherein the said Stephen Pitt was plaintiff, and the said Bankrupt and others were defendants (and which suit has been sometime since dismissed), to pass his accounts and to pay the balance which may be found to be due from him thereon; and also to assent to or dissent from the said Assignees becoming parties to a suit wherein the said John Calthrop and others are plaintiffs, and the Executors of the said Thomas Foster and others are detendants; and on other special affaire.

THEREAS by an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts," it is enacted "That if Commissioners shall appoint, but give notice to Messrs. Ad-

any Trader shall file in the Office of the Lord Chancellor's Secretary of Bankrupts a Declara-"tion, in writing, signed by such Trader, and attested by an Attorney or Solicitor, that he is insolvent or unable to meet his engagements, the said Secretary of Bankrupts shall sign an authority for inserting the said Declaration in the Gazette, and that every such Declaration shall, after such advertisement inserted as aforcsaid, be an Act of Bankruptcy committed by such Trader at the time when such Declaration was filed, but that no Commission shall issue thereupon unless it be sued out within two calendar months next after the insertion of such advertisement, unless such advertisement shall have been inserted within eight days after such Act of Bankruptcy after such Declaration filed; " and no Docket shall be struck upon such Act of Bankruptcy before the expiration of four days next after such insertion in case such Commission is to be executed in London, or before the expiration of eight days next after such insertion in case such Commission is to be executed in the Country: "-Notice is hereby given, that a Declaration was filed on the 10th day of May 1836, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

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JOHN HAGGER, of Richmond, in the County of Surrey, Cordwainer, Dealer and Chapman, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Charles Bases forth against Charles Berry, now or late of Birmingham, in the County of Warwick, Stationer, Silversmith, Deale and Chapman (carrying on the trade or a Silversmith in copart-nership with Robert Mitchell, under the style or firm of Robert Mitchell and Company), and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 25th day of May instant, at Eleven o'Clock in the Forencon, and day of may instant, at seek, at ten in the Forencon, and on the 21st day of June next, at ten in the forencon, at the Union Hotel, Union-Street, in Birmingham, in the said County, and make a full discovery and disclosure of his estate. and effects; when and where the Creditors are to come. prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Comton, Gregory, Faulkner, and Follett, 1, Bedford-Row, London, or to Mr William Marshall, Solicitor, Union Street, Birming-

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Berry, now or late of Birmingham, in the County of Warwick, Glass-Manufacturer, Silversmith, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 20th day of May instant, at Three in the Afternoon, and on the 21st of June next, at Tweve at Noon, at the Union-Hotel, Union-Street, Birmingham, and make a full discovery and disclosure or his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignery, and at the last sitting the said Bankrity is required to finish his exposimation, and the Creditors are to assent to or dissentfrom the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Ad-

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