## 836

 strect, in Manchester aforesaid, to ge"praqe and dirget in myata
 said insolvent shall be sold be piblic puctiont

 Grocer, an incovent delotor, and formerly a prisoner in Oxford (asthe, hath cansel an account of the said estate and effects, duly swarn to, to he: filed in the Court for Relief of Tusolvent Dehtors; the creditore of she said intsolvent are requestud to mepthenssignee arat fhe Marlbofough Arms:Inn,
 in the alternoon precistly, when and where the assignee will dechare the amonnt of the balance in his hands, and proceed to make a Divideid with llie same amongst the creditors whose delits are almited in the schednle sworn to by the insolvent, in propmetinn to the amonthe thereof subecte so sice cog rection of lite rights 10 receise dilidends acoorient to the Statute.-If aify perison has a demant which is staled in the schedule, but is disputed therein, either in whole or im part: or if the saill insolvent, the said assiynee, or any creditor, objects to any delit mentioned therein, such claims and objections must he brought forward at the sain meeting, in onder that proceedings may be had for the examination and decision of the same, accordheg fo dhe Statute.

WHEREAS the assignees of the estate and effects of 'Thowas Tuhor Duncan Sloan, late of No. 1,' Clark's-lerrace, Cannon-strett-ruad, in the county of Middlesex, Draper and Tea Disiler, an insolrent debtor, whose petition is numbured 41,16 , have caused their account of the said estate and effects, duly swori to, to the filed in the Court for Relief of Insolvenit Debtors; the creditors of the said insolvent are re-
 3: Ely-place, Hobborp, in the county of Mddesex, Solicitor,

 amomnt of the bilance in their hands, and proced to nate a Dividend with the same aprofsetithe credetion'sthosid debt, are admitted in the schedule sworn to by the said insol reat, in proportion to the amount thereof, subject to such correction of the rights to metived dividends as may be made according to the yafute -If any person lias a demand which is srated in the schedrile, but is dispiited therein, either
 signees, or athy creditor, object to any delt mantioned therein, such claims and objedtron mont be brought 'roiwafd at 'the
 the examination and teciso Statute

Insolvent Delator.-Diridend.
WHFHTEA the assighee of the estate and eftects of
 square, Middlesex, and at the same time renting a house in Lithle (burch street, Lisson-grove, Middlesex, Brewer, Retailer
 an insilsent dyher; whose petition is nymhered, A2, B28, $\mathrm{T}^{\prime}$,

 Debtors; the creaitors of the sain insolvent are reguested tp
 Bisimghall-street, in the city of London, Attorney at Law, on the 1st daty of May next, at one of the clock in the afternoon precisely, when and where the assignee will dectare the abount of the balance in his hunds, and proced to make: a Diffleht witid the same anougst the cepliturs whose deluts are admitted in the schedule sworn fin bject to sidl correctioñ of the rights to receive chividentrs as may, be bunde according to the Statute.-If any persorth has a derand witichissstated in the schedule, lout is

 Wuty thenfioned therem, siedt, ctaims and objections mast be broigght forward at the said'meting, in order that proceedangs may he had for the examination mad decision of the same agenording to the Statute

## 


Joh Smith, formeriy of the Dial Public House, Long-alley, Monrfields. in the couny of Middilesex, Licenced Victualler, and late of No. 61, Hill street, Beresford-street, Camberwell, Surre", out of business, an insolvent debtor, whose petition is
 Hnd the shat at Insolvent Debtors; the creditors of the said insolsent are requested to mect th. assignee at No. 2, Durchester-place, New-North-rad, Hoxion, in the county of Midilesex, on the 5h day of May next, at eight of the clock in the evening precisely, when and where the assignee will declare the amount of balance in his bands, and preceed to make a Diridead witiouthsinte antongstithe creditors whose debts are admitted in the schedule sworn to by the insoheme, in proportion to the amount thereof, sulject to such carewion of the rights terreceive-dixidends as may be made accorume tod the Statute. If any person has a demand which is stated in the schedule, but is disputed therem, eather in whole or in part; or if the said insolvent, the said assignee, or any creditor, objects to any debt mentioned therein, such clains and ohjections must be brought Forward at the saidmeetits; in oriler that proceed. ings may be had for the examination and decisign of the same agenrong toithe Statula,

THE creditors of Ralph:SHerof, formerly of Bird-street, in Nurth Sbields, in the county of Nurthumberiand, Builder, at todgings, and late of Lingithostreet, in Ni. Th Stirelds aforesaid, Buider, ai insolvent debtor, are veguetru to neet the as signees_ofhis estationd effects, "armin. where of Messte. John' and Tohn T. K Timley, Solicitors, Dock wray spare, in North
 o'clocis in the forennon, to issent to or dissent from the said assignees selling and disposing of the freetold mind personal property, estate and effects of the said debtor, togetlier or in parcels, by public auction or privale contrate a such pricé or prices, and at such lime and times, and in such other manner as they may think adrantareous and proper, and to buy in such freehold and personal property, estate, and effects, or any part thereof, at such price or prices as they may think proper, nud to put un the same again for sale with the like powers; and also to assent to or dissent from the said assignees releasing the equity of redenption of and in the freelold houses, property. and estale of the said debtor, or of any part thereof, ato the mortigages or mortsagee thereof, as may be deemed advisable; and also to assent to or dissent from the said assignees commencing, prosecuting, or defend ${ }^{\text {º }}$ ing any action or actions at law, or suit or suts in equity, or other legal proceedings, as they shall think expedient, for the recovery, defence, or hreservalion of the said debtar's property, estate and effects, or in anyyise relative thereto; and to the said assignees compoundiag, submitting to arbitration, or otherwise agreétig' id any hinter or thing relaring thereto; and generilly to empower' the' said assignees to alopt such measures, atd to do such acts, deeds, and things as liey may dem most; advantageous to the creditors of the said dettor in the Mratagement, winditig up, and settement of the affitis, s: ",




 and published, at the Office aforesaid, by Francis Watts, of No. 40, Vincent-Square, Westminster.


Price Two Shillings and Eight Pence.

