oljects to any deht menfioned therein, such clams and objecti nas must be brought forward at the said meeting, in order $t$ at procerelings may lie han for the examination and decision to the samernerarding to the stathete.

## Lusalent Debtor.-Dividend.

WIffltwAS the awigure of flee ritate and effects of


 Churhewir er, ommercial romi Etst, and hate of herby-street, Finst Iadia ruad, Proplar, ail in Mishlesex, Surseon, out of husivess, an ine Jemt wethor, whose petition is mamberea 44.424, b:as camsal an acmum of the said estate and effects, day: worm th, to lae thed in the Cours for Relief of Insolreni Dethers ; , the ceremars of the sadid insultent are regheved to meer the astigate at the cibabers of Messts Reckaris an: Walker, smici:ors, 29, Linewh s-im-fielas, on the hith of Ahosot nex:, at welve odoch at mon prectacty, when and where the assignee will dechre the anomit of the bsalucte ien his hatats, and proceed to mathe a

 suiven, in aroportion to the amonat therevi, subject to shat corredtio: of the rishts to recuive divitemis as may be whate accurding to the statute.-If any persmi has at demand whith is stated in the schedule, but is dinputed therem, chater in winde or in part, or if the sad insolvent, the said assinter or any creditor, obects to ath delt montinned therem, such clams and objections must be oronght forwarl at he sand meetios, in onter that procedmass mat be hat tor lhe examiataion and decision of the same accurlitus but bitatite.

THEE creditors of Thomas Pe hs the elder (sued as Thomas
 Aaflurd, catrying on the basiness of a Matister and HopMerchantin pariourship with his bather Thomas Pak (then dhe elder), under the frim or description of Thomas reat and tion, ilterwards cartyoug on the business of a Maltster on his own accomin, then of Keel, in the parish of Keel, near Newr catle-under-Lyme, in the said county, carrying on the business of a Farmer and Matrster, then of Westielits, in the sad parish of Keel, in the said connty, Farmer, then of the Rian Loile, in the satid parist of Keel, following no business, then a prisuner tor celo in the Gaol of Statford, and late of the Ram

Lodge, in the said parish of Keel, following no business. an insulvent debior, who was discharged from the Gaol of Stafforil aforesaid, are requested to muet the assignee of the estate and elferts of the said insolvent, at the oftice of Messrs. Wilkinsun and Sum, in Newcastle-under-Lyme, in the said county, on Monday the 30 ht day of July instant, at the bour of eleven in the forenoun of the same din, to approve and direct id what manner, at what place or plares, and when the real estates of The said in-olvent, now remaining unsold, slatl be sold by pultic ancion; and also to assent to or dissent from the said assisite joming and concurriay with the equitable and other morleageres of the said msolvent's real estale in a sale thereof, either tugelher or in lots, as may be deemed most advisable; and also to assent to or bisent from the satal assignee joining in mud exicuing a convevance to the prochaser of a certain ustiate called lie West Fields Estate, situate in the parist of Krel, in the said county, which was contracied to be sold by the said insolvent and other, previous to his insolvency, on such lerms and conditions is shall be cousidered expedient; and itso to assent to ar disent from the said assignee selling and disposing of the inselvent's interest in the balance of the purchast-mioucy of the said estate called the West Fields Histate, either ly puinlic auction or private contract, at a valuation or otherwise, as may be deemed most advisable; or to the said assignee coming to aly agrement or arrangement with tiee wher marlies interested in the said contract, for sale, in repert of the inowrent's interest under the stame; and to as-en! to ar dissent from the said assignee commencing or proseculing anyacian or actinns, suit or suits, at haw or in equity, ar other procredings, fise the recovery of any part of the real and peramal estate ami efliects of the said insolvent, or otherwine refatins thereto respectively, and for the purpose of ethecthy a partition ar division of the estates to which the said in-olvent is atitlet, with any other party or parties, and selthing and ar:anging such actions, suits, or olher proceedinss, nion such lerms and conwitions as the said assignee shall thinli pruper, and referring or submitting to arbitration the suid actions, suins, and other proceedings, or any other disputes or differences between the said assiguee and any person or persons, of or in respect of or relating to or concerniug all or any of the matters aforesaid, or to the said insolvent's real and personal estate and effects, in any manaer howsoever ; and senerally to authorise ant enpower the said assignee to take such measures in the sale, disposal, and arrangenent, and for the recavery, benefit, and protection of the real or personal estate and effects of the said insolvent as the said assignee may deem expedient and proper; and on other special afiairs.

## All Letters mist be post paid.

[rabed at the O.fice, in Cannon-Row, Parliament-Street, by Robert George Clarke, of the same place] aht pubisined, at tise Unice aforesaid, by Francts Watrs, of No. 40, Vincent-Square, Vestaninster.

Tuesday, July 10, 1838.

