for the benefit of the creditors of the said Ralph Goodall; and for the benefit of the creditors of the said Raiph Goodall; and such indentures of lease and appointment; release and assign ment, were respectively duly executed by the said Ralph Goodall on the said 23d day of April 1839; and the execution thereof by him, the said Ralph Goodall, war attested by Edmund Wells Oldaker, of Pershore aforesaid, Solicitor, and William Averill, Clerk 10 Messrs. Oldaker and Ormana, of Pershore aforesaid, Solicitors; and the same indentures were respectively allowed the said the said the said the said that the said the s duly executed by the said Harvey Shelton on the 29th day of the same month of April; and the execution thereof by him, the said Harvey Shelton, was attested by Nathaniel Hickman, Clerk to Messrs. Berwick and Co. Worcester, and the said Edmund Wells Oldaker; and the said trust deeds now lie at the office of Messrs. Oldaher and Ormond, in Pershore, for the signature of such of the creditors as are willing to take the benefit thereof, and to execute the same, on or before the 24th day of June next .- All persons indebted to the said Ralph Goodall are requested to pay their debts unto the said Harvey Shelton.

77 70 be sold by auction, by William Angelt, at the Red Lion Intr. Eakenham on Mandau (1) Inn, Fakenham, on Monday the 13th day of May 1839, at three o'clock in the afternoon, under an order of the major part of the Commissioners named in a Fiat in Bankruptcy awarded and issued against George Dixon Watts, formerly of Grimstone, in the county of Norfolk, but now of Great Massingham, in the same county, Grocer and Draper, Dealer and

tapman; The reversionary interest of the said George Dixon Watts, recetant immediately on the death of Sarah Watts, namely, expectant immediately on the death of Sarah an undivided moiety or half part expectant as above, of and in n messuage or tenement and general shop, warehouses, yard, and appurtenances, situate at Grimstone, in the county of Norfolk, and now in the occupation of the said Sarah Watts and Henry Gamble.

Also a like moiety, expectant as aforesaid, in a cottage, in two dwellings, adjoining the last-mentioned messuage, occupied

y — Lindy and — Drew.

The premises are in good repair, and are all freehold, sub-

ject to a land tax of

ject to a land tax of per annum.

For further particulars apply (post-paid) to Mr. Green, Solicitor, Fakenham, or to Messrs. Lythgoe and Martin, Solicitors, 21, Essex-street, Strand, London.

THE creditors who have proved their debts under a L second Fiat in Bankruptcy awarded and issued against William Mason, of Margaret-street, Cavendish square, in the county of Middlesex, Axle-Tree-Maker, Dealer and Chapman, on or about the 27th of August 1834, since deceased, are requested to meet the assignees of his estate and effects, under his said second bankruptcy, on Monday the 27th day of May instant, at eleren of the clock in the forenoon, at the Court of Bankruptcy, in Basinghall-street, in the city of London (before Mr. Commissioner Fane), in order to assent to or distent from the said assignces entering into an arrange-ment with the widow of the said bankrupt touching the delivery up of a policy of assurance effected on the life of the said bank rupt, subsequent to his said second bankruptcy, now in her possession, custody, or power; and on other special affairs.

FINE creditors who have proved their debts under a Fiat in. Bankriptey, awarded and issued forth against William Davis, of the city of Bath, in the county of Somerset, Linen-Draper, Dealer and Chapman, are requested to meet the assignees of the said hankrupt's estate and effects, on Saturday the 25th day of May instant, at eleven o'clock in the forencon, at the offices of Mr. Neast Greville Prideaux, in the Albion-chambers, Bristol, for the purpose of assenting to or dissenting from the said assignces selling or disposing of the dissenting from the said assignees setting or draphism of the stock in trade, household furniture, goods, delts, and all other the estate and effects of the said bankrupt, or any part or parts thereof, either by public auction or by private contract, or partly in the one mode and partly in the other, and either in one lot or in several lots, to such person or persons, either for ready money or on credit, and with or without security, or otherwise as to the said assignees may seem expedient; and also of assenting to and confirming, or dissenting from, any sale or sales already made, the particulars whereof shall be pro duced at the said meeting; and also of assenting to or dissenting from the said assignees retaining or employing, any agent, accountant or accountants, or other fit person or

persons, to investigate, arrange, and manage the books and accounts of the said bankrupt, and for the purpose of receiving, collecting in, and giving discharges and receipts for the out-standing debts due to the said bankrupt's estate, and making such agent, accountant or accountants, or other person or persons, such compensation for his or their services, as to the persons, such compensation for ms or their services, as to the said assignees shall seem fit and proper; and also for the purpose of assenting to or dissenting from the said assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovering, getting in, defending, or protecting any part of the said bankrupt's estate and effects; or to the compounding or compromising, submitting to arbitation of the said bankrupt's estate and effects. tration, or otherwise agreeing any bad or doubtful debt or debts due to the said hankrupt's estate and effects, or any matter or thing relating thereto; and also for the purpose of assenting to or dissenting from the said assignces paying all or any part of certain bills of charges, to be then and there produced curred in the investigation of the said William Davis's affairs, in taking an account of his stock in trade, and in endeavouring to effect an arrangement with his creditors by assignment of his effects, or by composition, or otherwise, for the benefit of, or in relation to, his estate; and on other special affairs.

THE creditors who have proved their debt's under a Piat in Bankruptey awarded and issued forth against Thomas Mariden, of Salford, in the county of Lancaster, Macline-Maker, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Monday the 27th day of May instant, at two o'clock in the afternoon precisely, at the office of Mr. Charles Cooper, Solicitor, No. 34, Brown street, King street, in Manchester, in the said county of Lancaster, in order to assent to or dissent from the said assignees commencing and provections any action or artions at law, or suit or suits in equity, against certain persons, to be named at the said meeting, to enforce payment of the respective moneys, debts, or demands due br owing from such persons to the said bankrupt's estate; and also to assent to or dissent from the said assignees settling and adjusting with such persons the accounts or particulars of the moneys, debts, or demands so due or owing as aforesald, and allowing or disputing, as the said assignees may think proper, the claim or claims made by the said persons, all or any of them, by way of sett off or otherwise, and ascertaining or agreeing to the amount or balance to be paid by each of the said persons to the said bankrupt's estate; and also to assent said persons to the said bankrop's estate; and also to assent to or dissent from the said assigness compounding for the same claims, debts, or denands, all or any of them, and accepting and taking from the said persons, all or any of them, a part in discharge of the whole of the said moneys, debts, or deliands, or giving and allowing time to any of such persons for the payment of the albount due from any of them, with or without security, and in such manner, and upon such terms, as the said assignees may consider most expedient and beneficial to the said bankrupt's estate; and also to assent to or dissent from the said assignees submitting to arbitration to such person or persons, and in such manner and form as they shall proper, all and every or any of the accounts, dealings, trans-ac ions, liens, interests, chains, and demands of the said per-sons, or any of them, of the said bankrupt and of the said assignees, and any dispute, question, or difference which thath alrea ly ariven, or may arise, between such persons, all or any of them, and the said assignees, touching or concerning the or them, and the said assigness, touching or concerning the same accounts, dealings, transactions, liens, interests, claims, and demands, or any of them, or touching or concerning any other matter, cause, or thing relating thereto, or connected with the said bankrupt's affairs, estate, or effects; and also to assent to or dissent from the said assignees employing any person or persons as an agent or agents in the matters or affairs of the said bankrupt, and to the said assignies paying to any such agent or agents a reasonable compensation for his and their trouble and loss of thine, out of the moneys which they, the said assignees, have received, or may hereaf er receive, on account of the bankrupt's estate; and on other special affairs.

HEREAS 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 " any Trader shall file in the Office of the Lord Chancellor's Secretary of Bankrupts a Declara-