OTICE is thereby given, that Robert Johnson, of No. 1, Garford-street, Limehouse, in the county of Middlesex, Hosier, hath by indenture, bearing date the 4th day of May 1839, bargained, sold, transferred, and set over all and singular the stock in trade, household goods, furniture, implements, debts, sum and sums of money, securities for money, books of account, and other things due and owing and be longing to the said Robert Johnson, and all the personal estate and effects whatsoever of him the said Robert Johnson, unto George Everingham, of No. 120, Leadenhall-street, in the city of London, Hosier and Outlitter, upon trust, for the benefit of himself and all other creditors of the said Robert Johnson who should execute the same; the said indenture was duly executed, by the said Rebert Johnson on the day of the date thereof, in the presence of, and attested by, Elias Isancs. of No. 6, Jeffrey's square. Saint Mary Axe, in the city of London, Solicitor; that the said indenture was executed by the said George Everingham on the 6th day of May 1839, in the presence of the said Elias Isaacs and Richard Buckley, Clerk to Elias Isaacs, No. 6, Jeffrey's-square, Saint Mary Axe; and that the said indenture now lies at the office of the said Elias Isaacs, situate No. 6, Jeffrey's-square, Saint Mary Axe, in the city of London, for execution by those creditors who have not yet executed the same. - Dated this 7th day of May 1839.

Valuable Freehold Brewery; &c. at Southsea, Hants. To Brewers and others.

May 1839, at four o'clock in the afternoon (by order of the Commissioners under a Fiat in Bankruptey against Simeon Pinkard, of Southsea aforesaid, Brewer);

All that valuable freehold brewery and premises, with a convenient dwelling house and beer-shop adjoining, including the plant, utensils, and fixtures, &c. which comprise every requisite for a compact brewery, situate in Hambrook-street, Sothsea aforesaid.

For particlars inquire of Mr. A.Low, Solicitor, 9, Bow-lane, Cheapside, London, or of Mr. Low, Solicitor, 16, St. George's-square, Portsea, Hants.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Thomas Dodson, of St. Paul's Church-yard, in the city of London (surviving partner of Tom Dodson the elder, trading under the firm of Dodson and Son), Needle-Manufacturer, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Monday the 3d day of June next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to assent to or dissent from the said assignees compromising a suit in equity in which the said assignees are plaintiffs, and Edward Roome Overton and another are defendants, upon certain terms, to be named at such meeting; or to the said assignees submitting the questions in dispute in the said suit to arbitration, or otherwise agreeing any matter or thing relating thereto.

First in Bankroptey awarded and issued forth against Richard Bayley, of Macclesfield, in the county of Chester, Builder, are requested to meet the assignees of the said bankrupt's estate and effects, on Friday the 7th day of June meet, at eleven o'clock in the foremoon precisely, at the office of Mr. Richard Wormald, Solicitor, Park-green, in Macclesfield aforesaid, in order to assent to or dissent from the said assignees exposing for sale, by public auction or private treaty, at such time and place as they may think fit, the whole or any part of the said bankrupt's freehold and leasehold property, and to fix such reserved bilding or biddings upon the sawe as the said assignees shall determine, and if the price or prices offered do not reach such reserved bidding or biddings, then to authorise them to buy in the said premises; and in such case to empower the said assignees to let the same and receive the rents thereof, and pay off, from time to time, the present and accraing ground rent, as also the interest of all moneys secured thereon by mortgage, and again to expose for sale the freshold or leaschold premises, or both, as the case may be, so remaining unsold, and to sell the same, at such price, and at

what time, and in such manner, as the said assignees may consider most advisable, with power to act for the benefit and protection of the said bankrupt's estate, as they may think right and proper; and also to assent to or dissent from the said assignees commencing such proceedings at law or in equity as they may be advised, for the recovery of the amount or value of certain parts of the bankrupt's estate seized and sold by a creditor, then and there to be named, under an execution levied prior to the issuing of the said Fiat, or to adopt such measures in reference thereto as the said assignees may think proper, and to indemnify them for their conduct on the occasion, with full power to act therein in such manner as they may deem proper and advisable; and also to assent to or dissent from the said assignees investigating the transactions of the said bankrupt with certain parties, then and there to be named, but more particularly with reference to the erection of certain messunges or dwelling houses erected and built, in Macclesfield aforesaid, by the said bankrupt, previous to his Bankruptcy, for and on behalf of a certain party, then and there to be named; and also to assent to or dissent from the said assignees commencing and prosecuting such proceedings at law or in equity against the said party, for recovery of the balance of account now due and owing to the estate and effects of the said bankrupt from the said party in respect thereof, and to adopt such measures in reference thereto as the said assignees may consider prudent under the circumstances, and to indemnify them for their conduct on the occasion, with full power to act therein in such manner as they may deem proper and advisable; and also to assent to or dissent from the said assignees em ploying: any accountant or other person to investigate and arrange the books, accounts, and transactions of the said bankrupt, and to make such compensation for his trouble, out of the said hankrupt's estate, as they shall consider reasonable; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any suit at law or in equity; for the recovery or defence or protection of any part of the said bankrupt's estate or effects; or compounding, submitting to arbitration, or otherwise adjusting, agreeing, settling, and arranging any debts, matters, or things whatsoever relating to the estate and effects of the said bankrupt; and generally to authorise and empower the said assignees to act for the benefit and protection of the said estate in such manner as they shall; from time to time, consider reasonable or beneficial for the creditors of the said bankrupt; and on other special

THE creditors who have proved their debts under a Flat in Bankruptcy awarded and issued forth 'against Henry Kendall, of Liverpool, in the county of Lancaster, and of Pirkenhead, in the county of Chester, Ironmonger, Dealer and Chapman (carrying on business at Liverpool aforesaid, formerly in copartnership with Thomas Wright, under the firm of Kendall and Wright, but lately alone in his own name), are requested to meet the assignees of the said bank-rupt's estate and effects, on the 3d day of June next, at twelve o'clock at noon precisely, at the office of Mr. Robert Frodsham, Solicitor, No. 1, King street, in Liverpool aforesaid, in order to assent to or dissent from the said assignees relinquishing and restoring to a certain person or persons, to be named at the said meeting, certain goods alleged to have been sent to the said bankrupt in mistake; also to assent to or dissent from the said assignees selling and disposing of the said bankrupt's stock in trade, and also the household fur-niture and other the personal estate of the said bankrupt, either by public auction or by private contract, or by valuation, appraisement, or otherwise, to any person or persons whomsever, for such price or prices, with such credit, and upon such terms and conditions, as the said assignees shall think most advisable; also to assent to or dissent from the said assignees employing and paying the said bankrupt, or any other person or persons, for the purpose of selling the said stock in trade by retail, or otherwise, or of getting in and collecting the debts and effects due or belonging to the said bankrupt's estate; and to their employing an accountant, or such other person or persons as the said assignees shall think proper, to arrange and settle the books and accounts of the said hankrupt, and to the paying and allowing such account-ant, or other person or persons, for so doing, and for services already performed, any sum or sums of money as such assignees may think reasonable; and also to assent or dissent from the said assignees commencing, prosecuting, or defending any action or actions, suit or suits, at law or in equity, for the recovery or preservation of any part of the said bankrupt's es-