county of Cornwall, Mercer and Draper, and Dealer and Chapman, are requested to meet the assignce of the said bankrupt's estate and effects, on Friday the 21st day of June next, at twelve of the clock at noon, at the office of Mr. Richard Millett, Solicitor, North Parade, Penzance aforesaid, to assent to or dissent from the said assignce selling and disposing of all or any part of the said bankrupt's real property and share of personal estate of the said bankrupt's late father, William Harvey, deceased, and late sister, Selina Harvey, deceased, and other property of the said bankrupt, either by public'auction or private contract, or by valuation and appraisement, and together or in separate lots, or otherwise, as they may think proper, either to the said bankrupt or to any other person or persons whomsoever who may be dispised to purchase the same, and to his giving such time for payment of all or any part of the purchase moneys thereof as the said assignce may deem expedient and right; and on other special affairs.

First in Baykruster agent their debts under a Fiat in Bankruptcy awarded and issued forth against George Taylor, or Bury, in the county of Lancaster, Currier, Dealer and Chapman, are requested to meet the assignces of the estate and effects of the said bankrupt, on Wednesday the 19th day of June next, at eleven o'clock in the fore-noon, at the office of Messrs. T. A. and J. Grundy, Solicitors, 12, Union-street, Bury aforesaid, in order to assent to, ratify, confirm, and allow, or to dissent from, all and every the acts, transactions, payments, sales, matters, and things, already done, made, and effected by the said assignees; and also to assent to or dissent from the said assignees (if they may deem it expedient), entering into or making an agreement or arrangement with a certain person, whose name will be stated at such meeting (if any such can be effected), claiming to be the mort-gagee of certain parts of the estate of the said bankrupt, to be particularly mentioned and specified at such meeting, and for the conveyance unto such person of the equity of redemption and all other the estate and interest of the said bankrupt, or his assignees, in and to the same, or any part thereof, for a valuable consideration ; and to authorise and direct the said assignees to make and execute any deed, instrument, or assurance for carrying any such proposed conveyance into effect; and also to assent to or dissent from the said assignces selling and disposing of, either wholly or partly by public auction, or wholly or partly by private contract, or upon a valuation appraisement, or otherwise, in the discretion of the said assignces, for such price as to them shall seem most beneficial for the creditors, the whole or any part or parts of the estate and effects of the said bankrupt still remaining unsold, or the equity or right of redemption of the said assignces therein, to any person or persons whomsoever who shall be willing to purchase the same; and, in case of such sale by public auction, to assent to or dissent from the said assignces buying in, at the entire risk of the said bankrupt's estate, all or any part of the premises which shall be put up to sale, at such price or prices as they may think proper, and again to offer for sale and resell the same, without being liable or answerable for any loss or deficiency which may arise in price or value upon such resale; and also to assent to or dissent from the said assignees (if they may deem it expedient), joining or concurring with any equitable or legal mortgagee of any part of the said bankrupt's property in a sale or sales thereof, by auction or private con-tract, with like powers to buy in and resell the same, without incurring any responsibility for loss or diminution upon such resale, and either for money or upon credit, or security, or upon such other terms or conditions as the said assignces may think proper, and to allow the mortgagee or such other person or persons as aforesaid, to receive payment of their principal, interest, and expences, out of the purchase moneys (if sufficient for the purpose); and to assent to or dissent from the said assignces, at the cost of the said bankrupt's estate, investi-gating the interest of the said bankrupt, or of his assignces, under the will of John Kitching, late of Bradford, in the county of York, Genileman, deceased, and after such investigation, if deemed proper, to take the advice of counsel, from time to time, thereupon, and to act in the premises as they may deem best for the benefit of the creditors of the said bankrupt; and also to assent to or dissent from the said assignees paying such sum or sums of money as they may think proper, as a remuneration for the trouble or loss of time of a certain person, to be named at the said meeting, in recovering certain parts of the estate and effects of the said bankrupt, which had been unlawfully removed and secreted; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any action or actions at law, suit or suits in

equity, or petition or petitions to the Conrt of Review in Bankruptcy, for the recovery or defence of any part of the estate and effects of the said bankrupt, or in anywise relatingthereto; and to the said assignees compounding, settling, or adjusting all other disputes, differences, accounts, claims, or demands whatsoever relating to the said bankrupt's estate and effects; and on other special affairs.

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 " any Trader shall file in the Office of the Lord Chancellor's Secretary of Bankrunts a Declaration, in writing, signed by such Trader, and æ 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 aforesaid, 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 inser-"tion in case such Commission is to be executed "in the Country:"—Notice is hereby given, that a Declaration was filed on the 20th day of May 1839, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

GEORGE FINCH MARSH, of Chelmsford, in the county of Essex, Hatter and Clothier, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

And on the 28th day of May 1839, by

DESIRE DELLIER, of No. 58, Berner-street, Oxford-street, in the county of Middlesex, Upholsterer, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

VIEREAS a Fiat in Bankruptcy is awarded and issued forth against John Noyes Harris and Robert Allen Ellis, of No. 74, High Holborn, in the county of Middlesex, Woollen-Drapers and Copartners, and they being declared bankrupts are hereby required to surrender themselves to Robert George Cecil Fane, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 7th day of June next, at one of the clock in the afternoon precisely, and on the 9th day of July following, at half past eleren o'clock in the forenoon precisely; at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their 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 bankrupts are required to finish their examination, and the creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. Wm. Whitmore,