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TUESDAY, DECEMBER 10, 1839.

By the QUEEN. A PROCLAMATION.

VICTORIA, R.

THEREAS Our Parliament stands prorogued to Thursday the twelfth day of this instant December; We, with the advice of Our Privy Council, do hereby publish and declare, that the said Parkament shall be further prorogued, on the said twelfth day of December instant, to Thursday the sixteenth day of January next; and We have given order to Our Chancellor of that part of Our United Kingdom called Great Britain, to prepare a commission for proroguing the same accordingly; and We do hereby further, with the advice aforesaid, declare Our Royal Will and Pleasure, that the said Parliament shall, on the said Thursday the sixteenth day of January next, assemble and be holden for the dispatch of divers urgent and important affairs: And the Lords Spiritual and Temporal, and the Knights, Citizens, and Burgesses, and the Commissioners for Shires and Burghs of the House of Commons, are hereby required and commanded to give their attendance accordingly, at Westminster, on the said Thursday the sixteenth day of January next.

Given at Our Court at Windsor, this ninth day of December, in the year of our Lord one thousand eight hundred and thirty-nine, and in the third year of Our reign.

GOD save the QUEEN.

T the Court at Windsor, the 9th day of December 1839,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the seventh year of the reign of His late Majesty King William the Fourth, intituled " An Act for " rendering more easy the taking the poll at " county elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the justices of any county, riding, parts, or division in England or Wales, in quarter sessions assembled, representing, that the number of polling places for such county, riding, parts, or division is insufficient, and praying that the place or places mentioned in the said petition may be a polling place or polling places for the county; riding, parts, or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for that county, riding, parts, or division; and that the justices of the peace for such county, riding, parts, or division, in quarter sessions or some special sessions assembled. as mentioned in the Act, passed in the third year of the reign of His said late Majesty, intituled " An " Act to settle and determine the division of counties, " and the limits of cities and boroughs, in England " and Wales, in so far as respects the election of "Members to serve in Parliament," shall, conformably to the said last-mentioned Act, divide such county, riding, parts, or division into convenient polling districts, and assign one of such districts to each polling place:

And whereas the justices of the peace of the county of Suffolk, assembled at Beccles, in the said county, on the fourteenth day of October one thousand eight hundred and thirty-nine, have presented their petition to Her Majesty, representing that the number of polling places for the eastern division of the said county is insufficient, and therefore praying, that the town or parish of Stradbrooke may be a polling place for the said eastern division:

Now, therefore, Her Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His late Majesty's reign, by and with the advice of Her Privy Council, declare, order, and direct, that the town or parish of Stradbrooke shall be a polling place for the said eastern division; and further, that the justices of the peace for the said county, assembled in quarter sessions, or some special sessions, as mentioned in the said Act of the third year of His late Majesty's reign, shall, conformably to the said last-mentioned Act, divide the said eastern division of 'the said county into convenient polling districts, and assign one of such districts to each polling place.

C. C. Greville.

A T the Court at Windsor, the 9th daof December 1839,

PRESENT.

The QUEEN's Most Excellent Majesty in Conneil.

WHEREAS by an Act, passed in the seventh year of the reign of His late Majesty King William the Fourth, intituled "An Act for rendering more easy the taking the poll at county elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the justices of any county, riding,

parts, or division in England or Wales, in quarter sessions assembled, representing, that the number of polling places for such county, riding, parts, or division is insufficient, and praying, that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for that county, riding, parts, or division; and that the justices of the peace for such county, riding, parts, or division, in quarter sessions or some special sessions assembled, as mentioned in the Act, passed in the third year of the reign of His said late Majesty, intituled "Au "Act to settle and determine the division of counties, " and the limits of cities and boroughs, in England " and Wales, in so far as respects the election of "Members to serve in Parliament," shall, conformably to the said last-mentioned Act, divide such county, riding, parts, or division into convenient polling districts, and assign one of such districts to each polling place:

And whereas the justices of the peace of the county of Wilts, assembled at the general quarter sessions of the peace, held at Marlborough, in and for the said county of Wilts, on the fifteenth day of October one thousand eight hundred and thirty-nine, have presented their petition to Her Majesty, representing that the number of polling places for the northern division of the said county is insufficient, and therefore praying, that the town of Marlborough may be a polling place for the said division:

Now, therefore, Her Majesty, having taken the said petition into consideration, doth, pursuant to the said Act of the seventh year of His late Majesty's reign, by and with the advice of Her Privy Council, declare, order, and direct, that the town of Marlborough shall be a polling place for the said division; and further, that the justices of the peace for the said county, assembled in quarter sessions or some special sessions, as mentioned in the said Act of the third year of His late Majesty's reign, shall, conformably to the said last-mentioned Act, divide the said division into convenient polling districts, and assign one of such districts to each polling place.

From the DUBLIN GAZETTE of Friday, November 29, 1839.

Hanaper-Office, November 79, 1839.

ELECTION OF A TEMPORAL PEER OF IRELAND.

IN pursuance of an Act, passed in the fortieth year of the reign of His Majesty King George the Third, initialed "An Act to regulate the mode by which the Lords Spiritual and Temporal, and the Commons, to serve in the Parliament of the United Kingdom, on the part of Ireland, shall be summoned and returned to the said Parliament," I hereby give notice, that writs, bearing teste this day, have issued for electing a Temporal Peer of Ireland, to succeed to the vacancy made by the demise of George Earl of Kingston, in the House of Lords of the said United Kingdom; which said writs are severally directed to the following Peers, who sat and voted in the House of Lords in Ireland before the Union, or whose right to vote on the election of Temporal Peers of Ireland hath, upon claims made on their behalf, been admitted since the Union by the House of Lords of the said United Kingdom; and that the said writs are ready to be delivered at this Office:

His Royal Highness Ernest Augustus Ear of Armagh. Augustus Frederick Duke of Leinster. Henry De La Poer Marquess of Waterford. Arthur Blundell Sandys Trumbull Marquess of Downshire. George Augustus Marquess of Donegal. Richard Colly Marquess Wellesley. William Marquess of Thomond. Thomas Marquess of Headfort. Howe Peter Marquess of Sligo. John Loftus Marquess of Ely. Charles William Vane Marquess of London derry. Francis Nathaniel Marquess Conynghani. George Thomas John Marquess of Westmeath. Ulick John Marquess of Clanricarde. John Earl of Waterford. Edmond Earl of Cork and Orrery. Michael James Robert Earl of Roscommon. John Chambré Earl of Meath. Arthur James Earl of Fingall. Frederick John William Earl of Cavan. Henry Earl of Kerry and Shelbourne. John James Earl of Egwont. Frederick Earl of Besborough. Henry Earl of Shannon. James Earl of Fife. John Delaval Earl of Tyrconnell. Philip York Earl of Arran. James Thomas Earl of Courtown. Joseph Earl of Milltown. Francis William Earl of Charlemont. John Earl of Mexborough, Thomas Earl of Howth. Charles William Earl of Sefton, Robert Earl of Roden. Ernest Earl of Lisburn.

Richard Plantagenet Earl Nugent. Stephen Earl of Mount Cashel. Edward Michael Earl of Longford. John Earl of Portarlington. John Earl of Mayo. John Willoughby Earl of Enniskillen Edmond Earl of Kilkenny. George Earl of Mountnorris. William Forward Earl of Wicklow. John Henry Earl of Clonmel. John Earl of Clare. Nathaniel Earl of Leitrim. George Charles Earl of Lucan. Somerset Lowry Earl of Belmore. Charles Henry Earl O'Neill. James Earl of Bandon. Robert Earl of Castlestuart. John Hely Earl of Donoughmore. James Dupré Earl of Caledon, Valentine Earl of Kenmare. Edmond Henry Earl of Limerick. William Thomas Earl of Clancarty. Archibald Earl of Gosford. Lawrence Earl of Rosse. Welbore Ellis Earl of Normanton. Charles William Earl of Charleville. Richard Earl of Bantry. Richard Earl of Glengall. George Augustus Frederick Earl of Sheffield. Francis Jack Earl of Kilmorey. Henry Stanley Earl of Rathdowne. Windham Henry Earl of Dunraven. William Earl of Listowel. Hector Earl of Norbury. Thomas Earl of Ranfurley. Jenico Viscount Gormanstown. George Child Viscount Grandison. Henry Charles Viscount Dillon. James Viscount Netterville. John Saville Lumley Viscount Lumley. " Percy Clinton Sydney Viscount Strangford. Thomas Heron Viscount Ranelagh. James Viscount Strabane. Richard Pigot Viscount Molesworth, Richard Walter Viscount Chetwynd. Gustavus Viscount Boyne. William Keppel Viscount Barrington. George Edward Arundell Monckton Viscount Galway. Richard Viscount Powerscourt. Henry Jeffry Viscount Ashbrooke. Hervey Viscount Mount-Morres. Arthur Trever Viscount Dungannon. Thomas Anthony Viscount Southwell. John Viscount De Vesci. James Viscount Lifford. William Viscount Melbourne. Hayes Viscount Doneraile. John James Viscount Harberton. Cornwallis Viscount Hawarden. Thomas Henry Viscount Ferrard. Barry John Viscount Avonmore. John Henry Viscount Templetown. Cornelius Viscount Lismore. Robert Viscount Lorton: Lodge Redmond Viscount Frankfort De Montmorency. . .

Charles Viscount Gort. Standish Viscount Guillamore. Edward Wadding Baron Dunsany. Thomas Oliver Baron Louth. Cadwallader Davis Baron Blayney. Francis Charles Seymour Baron Conway and Killultagh. John Evans Baron Carberry. Mathew Whitworth Baron Aylmer. Henry Baron Farnham. Constantine Henry Baron Mulgrave. Charles George Baron Arden. Godfrey Baron Macdonald. William Baron Kensington. Edward Baron Rokeby. Mathew Fitzmaurice Baron Muskerry. Samuel Baron Hood. William Baron Riversdale. George Baron Auckland. John Cavendish Baron Kilmaine. Valentine Browne Baron Cloncurry. Robert Baron Clonbrock. Henry Cavendish Baron Waterpark. Samuel Baron Bridport. George Augustus Henry Anne Baron Rancliffe. Warner William Baron Rossmore. Richard Baron Cremorne. Charles John Baron Teignmouth. Edward Baron Crofton. Charles Baron Ffrench. John Baron Henniker. Thomas Townsend Meredith Baron Ventry. George Baron Mountsandford. Henry Baron Dunally. Granville George Baron Radstock. Alan Legge Baron Gardner. George Baron Nugent. Frederick Baron Ashtown. Eyre Baron Clarina. John Horsley Baron Decies. George Baron Garvagh. Ulysses Baron Downes. Benjamin Baron Bloomfield. William Vesey Baron Fitzgerald and Vesci. Richard Wogan Baron Talbot De Malahide. Robert Shapland Baron Carew. Dominick Baron Oranmore and Browne.

> • C. Fitz-Simon, Clerk of the Crown and Hanaper.

Whitehall, December 9, 1839.

The Queen has been pleased to grant unto Sir Alexander Anderson, Knt. Colonel in the Army, and Companion of the Most Honourable Military Order of the Bath, Her royal licence and permission, that he may accept and wear the insignia of a Knight Commander of the Royal Portuguese Military Order of St. Bento d'Avis, which the Queen of Portugal hath been pleased to confer upon him, in testimony of Her royal approbation of his gallant conduct during the Peninsular war, when scrying in Her Most Faithful Majesty's Army, as Colonel of the 11th Regiment of Foot, and that

he may enjoy all the rights and privileges thereunto annexed:

And also to command, that Her Majesty's said concession and especial mark of Her royal favour, be registered, together with the relative documents, in Her Majesty's College of Arms.

Whitehall, December 9, 1939.

The Queen has been pleased to grant unto Colonel George-William Paty, Lieutenant-Colonel of the 94th Regiment of Foot, Companion of the Most Honourable Military Order of the Bath, and Knight of the Royal Hanoverian Guelphic Order, Her royal licence and permission, that he may accept and wear the insignia of a Knight Commander of the Royal Portuguese Military Order of St. Bento, which the Queen of Portugal hath been pleased to confer upon him, in testimony of Her Most Faithful Majesty's royal approbation of his gallant conduct during the Peninsular war, particularly at the assault of Badajos; and that he may enjoy all the rights and privileges thereunto annexed; provided, nevertheless, that Her Majesty's said licence and permission doth not authorise the assumption of any style, appellation, rank, precedence, or privilege appertaining unto a Knight Bachelor of these realms:

And also to command, that Her Majesty's said concession and especial mark of Her royal favour, be registered, together with the relative documents, in Her Majesty's College of Arms.

Office of Ordnance, 7th December 1839.

Corps of Royal Engineers.

Second Captain William Gregory to be Captain, vice Jones, placed on Seconded List. Dated 28th November 1839.

First Lieutenant John Walpole to be Second Captain, vice Gregory. Dated 28th November 1839.

Second Lieutenant George Archibald Leach to be First Lieutenant, vice Walpole. Dated 28th November 1839.

Commission signed by the Lord Lieutenant of the County of Brecknock.

Royal Brecon Militia.

William Malbon, Gent. to be Lieutenant. Dated 6th December 1839.

Commissions signed by the Lord Lieutenant of the West Riding of the County of York, and of the City and County of the City of York.

2d Regiment of West York Militia.

Henry Boynton, Esq. to be Captain. Dated 3d. December 1839.

Southern Regiment of West Riding Yeomanry Cavalry.

William Rudstone Read, Esq. to be Captain, vice Holland, resigned. Dated 4th November 1839.

Commissions signed by the Lord Lieutenant of the County of Warwick.

Warwickshire Regiment of Yeomanry Cavalry.

John Boultbee, Gent. to be Lieutenant, vice Hewitt, resigned. Dated 29th November 1839.

The Right Honourable George Guy Lord Brooke to be Cornet, vice Boultbee, promoted. Dated 29th November 1839.

> Tithe Commission-Office, London, December 6, 1839.

The Tithe Commissioners for England and Wales have appointed Charles Thompson, of Harecourt, Temple, in the city of London and county of Middlesex, Esq. Barrister at Law, to be an Assistant Tithe Commissioner for especial purposes; and he has this day been duly sworn in before Mr. Justice Maule, one of Her Majesty's Judges in the Court of Common Pleas, according to the provisions of an Act, passed in the 6th and 7th William the Fourth, c. 71, intituled "An Act for the commutation of tithes in England and Wales.'

Whitehall, December 4, 1839.

The Lord Chancellor has appointed William, Teale, of Leeds, in the county of York, Gent. to be a Master Extraordinary in the High Court of Chancery.

The Lord Chancellor has also appointed Henry Edward Broissant Giles, of Hanley, in the Potteries, in the county of Stafford, Gent. to be a Master Extraordinary in the High Court of Chancery.

Whitehall, Décember 5, 1839.

The Lord Chancellor has appointed Barnabas Chesshire, jun. of Birmingham, in the county of Warwick, Gent. to be a Master Extraordinary in the High Court of Chancery.

Whitehall, December 6, 1839.

The Lord Chancellor has appointed Edward Williams, of Brecon, Gent. to be a Master Extraordinary in the High Court of Chancery.

OTICE is hereby given, that a separate build-ing, named Ararat, situated at Waentrodau, in the parish of Whitchurch, in the county of Glamorgan, in the district of Cardiff, being a building certified according to law as a place of religious worship, was, on the 21st day of November 1839, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th William 4, chap. 85.

Witness my hand this 3d day of Decem-

Thomas Watkins, Superintendent Registrar.

OTICE is hereby given, that a separate building, named the Ebenezer Chapel, situated at Holyrood-street, in the parish of Newport, in the county of Southampton, in the district of the Isle of Wight, being a building certified according to law as a place of religious worship, was, on the 2d day of December 1839, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th William 4, chap. 85.

Witness my hand this 7th day of Decem-

ber 1839.

J. Henry Hearn, Deputy Superintendent Registrar.

OTICE is hereby given, that a separate building, named the Baptist Chapel, situated in the town and parish of Lyme Regis, in the county of Dorset, and within the district of the Axminster Union, being a building certified according to law as a place of religious worship, was, on the 5th day of December 1839, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th William 4, chap. 85.
Witness my hand this 7th day of Decem-

ber 1839.

Chas. Bond, Superintendent Registrar.

Triplow.

OTICE is hereby given, that application is intended to be made in the next session of Parliament, for leave to bring in a Bill for dividing, allotting, and enclosing the open and common fields, common meadows, common pastures, commons, and other commonable lands, and wastegrounds, in the parish of Triplow, in the county of Cambridge.

And notice is hereby also given, that it is intended to raise money for defraying the expences of the said enclosure, by a rate upon the proprietors of the lands to be enclosed, or by some other means to be provided for by the Bill.- November 1, 1839.

Nash, Wedd, and Thurnall. Solicitors, Royston, Herts.

Birmingham and Hagley Turnpike Road.

OTICE is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill for extending the term, and altering, amending, and enlarging the powers of an Act, passed in the fifty-eighth year. of the reign of King George the Third, intituled "An Act for repairing the road from Blakedown-pool, in the parish of Hagley and county of Worcester, to Birmingham, in the county of Warwick;" or for repealing the said Act, and for granting other powers and provisions in lieu thereof; and in which Bill an alteration of the existing tolls, authorized by the said Act to be collected, is intended to be proposed .- Dated this seventh day of November 1839.

R. W. Gem and Son, "Solicitors, Birmingham. CONTRACT FOR COPPER NAILS, BRADS, WASHERS, AND ROVES.

> Department of the Storekeeper-General of the Navy, Somerset-Place, November 16, 1839.

JUHE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 12th December next, at one o'clock, they will be ready to treat with such persons as may be willing to contract.

For twelve months certain, and afterwards until the expiration of three months' warning, for supplying Her Majesty's several Dockyards with

Copper Nails, Brads, Washers, and Roves.

Patterns may be seen, and a schedule, form of tender, and conditions of the contract obtained, at the said Office.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised in

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words "Tender for Copper Nails," and must also be delivered at Somerset-place. accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £1000, for the due performance of the contract.

SALE OF OLD STORES AT DEPTFORD.

Admiralty, Somerset-Place, December 2, 1839

If HIE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice. that on Wednesday the 11th instant, at ten o'clock in the forenoon, the Captain Superintendent will put up to sale, in Her Majesty's Victualling-yard at Deptford, several lots of

Old Stores,

Consisting of Provisions, Staves, Heading, Iron, Transport Stores, &c. &c. &c.

all lying in the said Yard, except the Transport stores, which are in the Bock-yard.

Persons wishing to view the lots, must apply to the Superintendent for notes of admission for that purpose.

Catalogues and conditions of sale may be had here and at the Yard.

The Mines Royal, and Mineral and Battery Works Societies,

December 9, 1839.

THE Meeting of the Governors and Court of Assistants of these Corporations, which was advertized, in the Gazette of Friday the 29th November, to be held on Thursday the 5th day of December, is now adjourned to Priday the 13th December, at twelve

o'clock at noon precisely, for the election of a Governor, Deputy Governor, and Assistants, under the Mineral and Battery Works Charter.

. Benjamin Joseph Spedding, Secretary.

December 10, 1839.

70TICE is hereby given, that, pursuant to an Act, passed in the forty-ninth year of the reign of His Majesty King George the Third, a meeting of the Commissioners, appointed in and by three several Acts, passed in the forty-ninth; the fifty-third, and the fifty-sixth years of the reign of His said Majesty, for building the Waterloo-bridge, and making roads to communicate therewith, will be holden on Friday the 27th instant, at twelve o'clock at noon, at the Company's Office, Beaufort-buildings, Strand, in the county of Middlesex.

William John Bridell, Chief Clerk and

Secretary

General Reversionary and Investment-Office, 25, Charles Street, St. James's-Square, London, December 6, 1839.

OTICE is hereby given, that a further instal-nient, of £10 per share, upon the shares in the capital of this Company, has been called for by a resolution of the Board of Directors, and the Proprietors are requested to pay the amount of the same upon their respective shares, on or before the 11th day of February next, at this Office or to one of the under-mentioned Bankers of the Company, viz. Messrs. Drummond, Charing-cross; Messrs. Hankey, Fenchurch-street; Messrs. Sir C. Scott and Company, Cavendish-square.

By the conditions of the deed of settlement, interest, at the rate of £5 per cent, per annum, will be chargeable from the 14th day of February next, upon all instalments that may remain unpaid after that day; and all shares, upon which the instalments may remain unpaid for thirty days from that date, will

be liable to be forfeited to the Company.

By order of the Board of Directors, W. B. Hodge, Secretary.

THE Partnership heretofore existing between us the undersigned, Thomas Butler and Tom King Margetts, as Printseilers, Carvers, and Gilders, in the city of Oxford, is this day dissolved by mutual consent: As witness their hands this 4th day of December 1839.

T. Butler. T. K. Margetts.

OTICE is hereby given, that the Copartnership bitherto subsisting between Jane Richards Wood and Jane Webb, under the firm of Wood and Webb, Milliners and Dress-Makers, late of No. 28, Charles-street, and now of No. 3, Buke street, both in Saint Mary-le-hone, in the county of Middlesex, hath this day been dissolved by unutual consent.— Dated this 9th day of December 1839.

Jane Richards Wood. Jane Webb.

OTICE is hereby given, that the Paymership hereto-fore subsisting between us the undersigned, Elizabeth Wilcock, William Wilcock, John Wilcock, and Henry Wilcock, of Liverpool, in the county of Lancaster, Corn-Millers, under the style or firm of Elizabeth Wilcock and Sons, was dissolved, by mutual consent, on the 31st day of July 1838: As witness our hands this 4th day of December 1839

Elizabeth Wilcock. William Wilcock. John Wilcock. Henry Wilcock.

OTICE is hereby given, that the Partnership lately Innkeepers and Licenced Victorallers, at the Corn Exchange Hotel, in Leeds, in the county of York, under the firm of Smith and Hardy, was this day dissolved by mutual consent; and all dests owing by or to such partnership will be paid and received by the said William Hardy, who will continue to carry on the above business: As witness our hands this 3d day of December 1839. James Smith.

William Hardy.

OTICE is hereby given, that the Partnership hereto-Naylor and Ann Naylor, as Card-Manufacturers, at Halifax, in the county of York, under the style or firm of George Naylor and Company, was, on Tuesday the 26th of November last, dissolved by mutual consent. All debts due to or from the said concern will be received and paid by the said George Naylor, by whom the business will in future be carried on, upon his own account: As witness our hands this 5th day of George Naylor. December 1839.

Ann Naylor.

OTICE is hereby given, that the Partnership heretofore subs sting between George Wilson and Walter Hirst, of Huddersfield, in the county of York, as Wine and Spirit Merchants, was dissolved on the 1st day of December 1838, by mutual consent. All debts due to and from the said partnership will be received and paid by the undersigned Walter Hirst, by whom the said business will in tuture be carried on .- Dated this 5th day of December 1839.

Ann Wilson, Executrix of George Wilson.

Walter Hirst.

OTICE is hereby given, that the Partnership lately subsisting between the undersigned, Henry Thompson, ling-street, in the parish of Saint James, Clerkenwell, in the county of Middlesex, and Samuel Ivory, of Thrale's-end, in the parish of Luton, in the county of Bedford, under the firm of Henry Thompson and Company, in the trade and business of Timber-Merchants, was this day dissolved by mutual consent. All debts due and owing to or from the said late partnership will be received and paid by the said Henry Thompson, who will continue the said business on his own account, at King-street, Clerk the 4th day of December 1839. Clerkenwell aforesaid. - Dated

Henry Thompson. Samuel Icory.

OTICE is hereby given, that the Partnership hereto-Robinson, William Clarke, John Clarke the younger, Paul Clarke, and Robert Phippin, carrying on the trade or business of Machine-Makers and Engineers, at Manchester, in the county of Lancaster, under the firm of William Clarke and Co. was this day dissolved, so far as respects the said Robert Phippin, who retires from the said partnership.—Dated this 7th day of December 1839.

James Robinson. William Clarke. . John Clarke, jr. Paul Clarke. Robt. Phippin.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Henry Ramsbottom and George Pickup, as Woullen-Manufacturers, and also as Co ton-Spinners, at Shuttleworth, in the parish of Bury, in the country of Lancaster, and elsewhere, under the rm of Ramshottom and Pickup, was dissolved on the 11th day of November instant, by mutual consent; henceforward the Woollen business will be carried on by the said Henry Ramsbottom alone, who will settle all debts owing by or to the said Woollen copartner-hip; and the Cotton husiness will be carried on by the said George Pickup alone, who will settle all debts owing by or to the said line Cotton copartnership : As witness our bands this 27th day of November 1839.

Henry Eamsbottom. George Pickup.

OTICE is hereby given, that the Partnership hereto-fore subsisting between Joseph Saver and Stephen Low, of Smithfield, in the city of London, Cattle and Sheep Salesmen, is dissolved, by mutual consent, as from the 30th day of September last: As witness the hands of the said parties this 9th day of December 1839.

Joseph Sayer. Stephen Low.

Subsisting between us the undersigned; as Attorneys and Solicitors, at No. 37, Great Marlborough street, in the parish of Saint James, Westminster, in the county of Mingfield and Mordaunt, has this day been dissolved by mutual consent.—Dated this 10th day of December 1839.

Henry C. Wingfield. O. D. Mordaunt.

OTICE is hereby given, that the Partnership hereto-tore subsisting between William Murfin, John Driver, and William Walker, as Carriers between Shefield and Man-chester, under the firm of Murfin, Walker, and Co. was this day dissolved by mutual consent, as to the said William Walker, who retires.—Dated this 4th day of December 1839.

William Murfin. John Driver. William Walker.

OTICE is bereby given, that the Partnership lately Sub-isting between the undersigned, John Pahl Hauck and Albert Hauck, as Furriers, in Bold street, in Liverpool, in the county of Lancaster, and in King street, in Manchester, in the said county, was, on the 1st day of May last, dissolved by mutual consent: this 7th day of December 1839. As witness our hands

John Paul Hauck. Albert Hauck.

TENE Partnership heretofore carried on, at Liverpool, between the undersigned, John Banastre Faulkner and Charles Flude, under the firm of J. B. Faulkner and Company, is this day dissolved by mutual consent.—Dated this 9th day of December 1839. J. B. Faulkner.

Chas. Flude.

fore subsisting between Nathan Jacob Canstatt, of 27. Bury-street, Saint Mary Axe, in the city of London, and Maurice Dyte, of 44, Houndsditch, in the said city, Surgeons, Apothecaries, and Accoucheurs, was this day dissolved by the mutual consent of the said Nathan Jacob Canstatt and the said Maurice Dyte. - Dated this 7th day of December 1839.

N. Canstatt.

Maurice Date.

OTICE is hereby given, that the Partnership lately subsisting between us, in the trade or business of Woollen Drapers and Hatters, carried on by us, in Sunderland, in the county of Durham, under the firm of Spoor and Sons, was, on the 14th day of September 1838, dissolved by mutual consent: As witness our hands this 2d day of December Richard Spoor. John Spoor.

OTICE is hereby given, that the Partnership lately sub-isting between us, Mary Foster, of Wrexham, in the county of Denbigh, Widow and Administratrix of the late James Foster, of Wrexham aforesaid, Coach-Maker, deceased, and Joseph Thackray, of Wrexham aforesaid, Coach-Maker, heretofore carrying on trade under the firm of Foster and Thackray, was, on the 27th day of November instant, dissolved by marual consent; and that all deb's owing to the said partny matha consent; and that an devs owing to the said part-pership are to be received by the said Joseph Thackray; and all persons to whom the said partnership stands indebted are requested immediately to send in their respective accounts to the said Joseph Thackray, in order that the same may be examined and paid .- Dated, at Wrexham, this 27th day of November 1839. Mary Foster.

Joseph Thackray.

TOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, James and George Irving, carrying on business in Newcastle-upon-Tyne, as Linen and Woollen-Drapers, was, on the 18th day of July 1838, dissolved by mutual consent: As witness our hands this 4th day of December 1839.

James Irving. George Irving.

TOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, George Imms and Henry Youell, under the style or firm of Imms and Youell, at Woolwich, in the county of Kent, as Nursery and Seedsmen, and Florists, is dissolved, by mutual consent, this 9th day of December 1839: As witness our hands.

George Inims.

Henry Youell.

OTIGE is hereby given, that the Partnership lately subsisting between us the undersigned, Charles Mott and William Mott, carrying on business as Grorers and Tea-Dealers, at No. 46, Whitechapel High-street, and No. 82, Shoreditch, both in the county of Middlesex, was, on the 22d day of October now last past, dissolved by mutual consent. All debts due to or from the said copartner-hip will be received and paid by the said William Mott, by whom the said business will in future be carried on.—Dated this 9th day of December Charles Mott. 1839.

William Mott.

[Extract from the Edinburgh Gazette of December 6, 1839.]

Glasgow, November 9, 1839. OTICE is hereby given by the Trustees and Executors of the late Mr. James Thomson, Merchant, in Glasgow, who died on the 5th day of March 1838, that, at the time of his death, he ceased to have any interest in the concern carried on as Cotton Brokers and Merchants, in Glasgow, under the firm of James Donaldson and Company, or the con-cern also carried on in Glasgow, as Ship Agents and Owners, under the firm of Thomson and Macconnell, or the City of Glasgow Steam Packet Company, or the Lachope or Stevenston Coal Company; and that his representatives are not interested in any of these or in any other mercantile or shipping concern James Donaldson, whatever.

Archd. Macconnell, David Maciver, David Chapman, A Quorum of Mr. Thomson's Trustees and Executors.

HUGH MONGRIEFF, Witness: C. H. Scott, Witness.

THEREAS under and by virtue of Her Majesty's writ of Fieri Facias, at the suit of Benjamin Smith, Charles Scarisbrick, Esq. the Sheriff of the county of Lancaster, lately seized the goods and chattels of John Tarrant. of Heaton Norris, in the county of Lancaster, Innkeeper, and which said goods and chattels, ou a valuation thereof, were found in-sufficient to satisfy the debt and damages ordered by the said writ to be raised; and by deed poll, dated the 21st day of November last, the said Sheriff did bargain, sell, and deliver to the said Benjamin Smith, his executors, administrators, and assigns, the said goods and chattels, comprising all the fixtures, goods, stock in trade, and chattels being in or about the Red Lion Inn, in Heaton Norris aforesaid, as his and their own proper goods and chattels for ever, in part satisfaction of the debt and damages aforesaid; and whereas by indenture, bearing equal date herewith, made between the said Benjamin Smith of the one part, and the said John Tarrant of the other part, the said Benjamin Smith hath agreed to allow the said John Tarrant to use, occupy, and enjoy the same goods and chattels so seized and sold by the said Sheriff to him the said Benjamin Smith, and such goods and chattels and stock in trade as may be substituted in the place of any part thereof which shall be destroyed or consumed; for the term of seven years from the 22d day of November last, determinable at any time at the will of the said Benjamin Smith, his executors, time at the will of the said benjamin Simin, his executors, administrators, or assigns, subject to the payment of the rent or sum of money, and to the covenants and agreements therein reserved and contained: notice is, therefore, hereby given, that all and singular the goods and chattels, fixtures, and stock in trade now in and upon the premises in the occupation of the said John Tarrant, known by the name of the Red Lion Inn, in Heaton Norris aforesaid, and mentioned and comprised in the said deed poll, or which shall be purchased or added in substitution, or by way of replacing any which may be destroyed or consumed to an equal amount, are the property of the said Benjamin Smith, and that the said John Tarrant has no interest therein further than the use thereof, for the term and subject to the conditions and agreements in the said in part recited indenture particularly mentioned.—Dated this 5th day of Persenber. particularly mentioned .- Dated this 5th day of December 1839.

PENZANCE, CORNWALL.

The Right of Nomination to the Perpetual Curacy of the Chapel of Saint Mary, Penzance.

10 be sold, by order of the Ecclesiastical Commissioners for England;

All that the right of nomination to the perpetual curacy of the chapel of Saint Mary, Penzance, in the county of Cornwall.

The chapel of Saint Mary, Penzance, in addition to the fees and subscriptions from the congregation at the new and extensive church there (which are, with the surplice fees, about £150 per annum), has an endowment of certain lands, which let for £56 16s. Od. per annuum, and a further annual sum of £40 3s. Od from Queen Anne's Bounty to the chapelry. The present Curate is now about thirty-six years of age. The

said right of nomination is, by the like order of the said Commissioners, to be sold by tender, in the form which has been approved of by said commissioners.

Such persons as are desirous of making a tender for the said right of nomination, may receive a form of tender or the sain of the said Commissioners, No. 5, Whitehall place, London, between the hours of eleven and three; or at the office of Mr. George Dennis John, Town Clerk, Penzance, between the hours of nine in the morning and eight in the evening; and deliver their tenders, in duplicate, sealed up and directed to "the Ecclesiastical Commissioners for England," marking thereon "Tender for the Right of Nomination to the Perpetual Curacy of the chapel of Saint Mary, Penzance," on or before the 15th day of January 1840, but none will be received after twelve o'clock on that day, nor will any proposal be noticed unless made in the said form, and delivered at the office of the said Commissioners.

URSUANT to a Decree of the High Court of Chancery, made in two causes Wardle versus Parker, and Ainsworth versus Parker, any person claiming to be the heir at law of James Wardle, of Rushton Spencer, and Leek, in Staffordshire, the testator in the pleadings of the said causes named (who died on the 4th day of July 1828), at his decease or claiming to be the real representative of such heir, or claiming to be the present heir at law of the said testator, are forthwith to come in and establish their claim before Andrew Henry Lynch, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in two causes Wardle versus Parker, and Ainsworth versus Parker, any person or persons claiming to be the legal personal representative or representatives of James Wardle, the son of James Wardle, of Rushton Spencer, in Staffordshire, the testator in the pleanings of these causes named, who for some time resided at Chatham, and subsequently entered into the East India Service (and who died on the 24th day of October 1831), are forthwith, by their Solicitors, to come in and establish their claims before Andrew Henry Lynch, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, a made in a cause Poole versus Allen, the creditors of William Jennings Allen, of Amen-corner, Paternoster-row, in the city of London, Wholesale Stationer, and of Combe Down, near Bath, in the county of Somerset, Paper-Maker (who died on the 23d of June 1839), are, by their Solicitors, on or before the 31st day of January 1840, to come in before Andrew Henry Lyuch, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and prove their debts, or in default thereof they will be peremptorily excluded the benefit of the said Decree. said Decree.

DURSUANT to a Decree of the High Cant of Chancery, made in a cause Silver versus Bousfield, the creditors of Edward Bousfield, late of Guildtall buildings, in the city of London, and Grosvenor-street. Walworth, in the county of Surrey, Gentleman, deceased (who died in the month of March 1839), are torthwith to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his claumers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the Denest of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, and Noah Harpison and others are defendants, the next of kin of Sarah Brinfey, late of Swansea, in the county of Chanceran, Widow (formerly Sarah Lewis, the Widow of Stephen Lewis, deceased, and heretofore Sarah Scanan, Spinster, who died on the 16th day of June 1835), living at the time of her death, or the personal representative or representatives of any of such riext of kin who may have since died, are forthwith to come in before Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in causes Vigrass against Binfield, and Vigrass against Adie, the brothers and sisters of Sarah Dawson, formerly of Brereton, in the parish of Longdon, in the county of Stafford, Widow (who died the 12th of February 1804), and their respective wives and husbands and the children of such brothers and sisters, and the issue and legal personal representatives of such of them as have died, are forthwith to come in and make out their claims before William Brougham, Esquene of the Masters of the said Court, at his chambers, in Southampton-buildings; Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

TURSUANT to a Decree of the High Court of Ghancery, made in a cause Greenbow versus Etheridge, the creditors of Sally Clark, late of West Monckton, in the county of Somerset, Widow, deceased (who died in the month of Mayi 1837), are, by their Solicitors, on or before the 11th day of January 1840, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Ghancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

North Shields, in the county of Northumberland, Grocer and Shopkeeper, hath by indenture, of assignment, bearing date the 15th day of November 1939, assigned and conveyed all his estate and effects unto Thomas Marley, of the borough of Newcastle-upon Tyne, Cheesemonger, and William Bell, of the same place. Cheesemonger, upon trust, for the equal benefit of all the creditors of the said Thomas Softly Hall; that the said assignment was duly executed on the said 15th day of November 1839, by the said Thomas Softly Hall, and also by the said Thomas Marley and William Bell; and that the execution thereof by the said Thomas Softly Hall, Thomas Marley, and William Bell, is properly attested by Edward Hall, of the borough of Newcastle-upon Tyne aforesaid, Solicitor. The said assignment now lies at the office of the said Edward Hall, for the perusal and execution of the creditors; and such of them as shall neglect to execute the same, within four calendar months from the date thereof, will be excluded therefrom. All debts due to the said Thomas Softly Hall, to be immediately paid to the said assignmens, otherwise actions will be commenced for the recovery thereof.

OTICE is hereby given, that by indenture, bearing date the 4th day of November 1839. Edward Eardley; of the city of Exeter, Chinaman; hath conveyed and assigned all his estate and effects to John Dymond, of the said city of Exeter, Accountant, Robert Johnson, of Hanley, in the county of Stafford, Esq. and John Rose, of Coleport, in the county of Salon; Esq. upon trust, for the benefit of themselves and all other the creditors of the said Edward Fardley; and that the said indenture was executed by the said Edward Fardley of the said 4th day of November, and by the said John Dymond and Robert Johnson on the 10th day of November aforesaid, and by the said John Dymond Edward Edward Edward Eardley of November aforesaid; and that the execution of the said indediture by the said Edward

Eardley, John Dymond, and Robert Johnson, respectively, was witnessed by John Hull Terrell, of the city of Exeter, Syllicitor; and the execution of the said indenture by the said John Rose was witnessed by William Reynolds Anstice, of from Bridge, in the said county of Salop, Solicitor; and the said indenture lies at the office of the said John Hull Terrell, in the said city of Exeter, for the inspection, perfusal, and execution of the several creditors of the said Edward Eardley; and notice is hereby also given, that all persons indebted to the estate of the said Edward Eardley, are required forthwith to pay the amount of their respective debts to the said trustees, or to either of them, or to John H. Terrell, of Exeter, Solicitor for the said trustees.

O'TICE is hereby given, that William Henry Bardister, of Birmingham, in the county of Warwick, Groter and Shopkeeper, did by an indenture, bearing date the 4th day of December instant, assign and transfer all his estate and effects not o Joseph Suckling, or Birmingham aforesaid. Cheese-factor, and Thomas Mellon, of the same place; Tobacterists, upon trust, for the equal benefit of all the creditors of the same within two calendar months from the date the said indenture was duly execute the said indenture was duly execute the said willing Henry Bannister, Joseph Suckling, and Thomas Mellons, in the presence of John Suckling, Artorney at Law, 36, Union-street, Birmingham, on the said 4th day of December invants; on which day the said John Suckling attested the said john Suckling, in Birmingham aforesaid, for execution by such of the creditors as may choose to avail the the executes of the besent the creditors as may choose to avail the these of the besent the creditors.—Dated this 4th day of December 1839.

HELLINGLY, SUSSEX.

The cold by auction, by Mr. Ody Wenham, at the Crown Inn, in Hailsham, on Weitnesslay the 1st day of Jahluary 1840, at three clock in the affernoon, by order of the Coldinissioners under a Fiat in Bankruptcy against William Skinner, of Healthfield, Sussex, Miller, Dealer and Chapitian, in one lot;

All that cottage, in two dwellings, now or late in the occupation of Peter Parks and William Bennett; and also all that newly erected cottage, now or late in the occupation of John Verrall, together with the ground belonging to the said cottages, and upon part of which they stand, containing 21 perches, or thereshouts.

All which premises adjoin the turnpike road leading from Horsebridge to Horseham, near Mr. Clapson's Mill, in Hellingly, and are copyhold of inheritance, and holden of the Manor of Alciston, and are subject to an annual quit rent of one shilling, and to a fine and heriot of one shilling each, certain.

For further particulars apply to Messrs. Gell and Fullagar, Solicitors, Lewes, or to the Auctioneer, Hailsham.

First in Baukruptey awarded and issued (orth against James Bretherton, of Litherland, and William Harrison, of of Crosby, both in the county of Lancaster, Coach and Omnibus Proprietors, Dealers and Chapmen (carrying on basiness at Liverpeol, in the said county, and at Crosby, aforesaid, under the style or firm of Bretherton and Harrison), are requested to meet the assignees of the said bankrupts' estate and effects, on: Friday the 3d-day of Jamuary next, at twelve o'clock at noon, at the office of Messrs. Bradshaw and Yates, Solicitors, No. 31, Water-street; in Liverpool aforesaid, in order to assent to or dissent from the said assignees' selling, at the entire risk of the said bankrupts' estate, by public auction or private contract, or at a valuation, or otherwise as to them may seem best, and to such person or persons as they may think proper, the horses, omnibuses, hardies, and other the state and effects, or any part or parts in the contract, and infone or more lot or lots, and either wholly or partly upon credit, for such length of time, and with such stearity, as the sald assignees may think proper, without their being responsible for any loss that may arise in consequence for such sales on credit; and to assent, to or dissent from, and in case of assent; then to ratify and confirm and allow the purchises, sales, receipts, and payments made by and to, and all other the acts and proceedings of, the provisional assignee, and also of the creditors' assignees; under the said fat, and

particularly in running and working the omnibuses, horses, and stock in trade of the said bankrapts, and purchasing provender and other things necessary, up to the choice of assignees, and from thence to the time of the meeting, and reimbursing themselves respectively, out of the estate, their respective payments and liabilities; and also to assent to or dissent from the said assignees continuing the running and working of the said horses, omnibuses, and stock in trade, until the same shall have been sold and disposed of, and to their paying the necessary disbursements attendant on the same; and also to assent to or dissent from the said assignees employing such person or persons as they may think proper to manage the said business and arrange the affairs and accounts of the said bankrupts, and collect and dispose of their estate and effects, and pay him or them thereout such renumeration for his or their services, both past and future, as the said assignees shall think proper; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any actions at law, or suits in equity, in respect of the said bankrupts' estate, as they may think proper or be advised, for the recovery, protection, or getting in the same, or any part thereof; and to their compounding any doubtful or bad debt owing to the said bankrupts' estate, referring and submitting to arbitration, or otherwise settling and arranging any dispute or difference arising between the said assignees and any other person and persons respecting any part of the said bankrupts' estate and effects, or any claim upon the said; and on other special affairs.

Fiat in Bankruptcy awarded and issued forth against Edmund Bick Bradley, of Nine-clins, in the county of Surrey, Maltster, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Thursday the 2d day of January next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy in Basinghall street, in the city of London, to assent to or dissent from the said assignees compounding or compromising a debt or claim which the said assignees have against a certain person, who will be named at the said meeting, and against, whom a action was lately pending, and which was referred to arbitration; and on other special affairs.

in Bankruptcy awarded and issued forth against John Williams, of No. 106, Great Russell-street, Bloomsbury, in the county of Middlesex, Architectural Book Publisher, are requested to meet the assignees of the estate and effects of the bankrupt, on Wednesday the 1st day of January next, at twelve of the clock at moon, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to assent to or dissent from the assignees continuing to carry on the business of the said John Williams, for the benefit of the said estate; and also to assent to or dissent from the said assignees resisting or compromising certain claims which have been, or other claims which are expected to be, made against them, by certain parties, to be then named; and also to assent to or dissent from the said assignees commencing and prosecuting actions, suits, or other proceedings, at law or certain parts of the said bankrupt sestate; and generally to authorise the said assignees to act for the benefit of the said estate of the said bankrupt in such manner as to the said assignees shall seem most beneficial; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Thomas Brown, of Stockton on Tees, in the county of Durham, Ship-Builder, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Friday the 3d day of January next, at twelve o'clock at noon, at the Biack Lion Hotel, at Stockton on Tees aforesaid, in order to assent to or dissent from the payment of certain sums of money, claimed by the assignees under an indenture of assignment made by the said bankrupt, dated the 4th day of April now last past, and stated by them to have been expended on or towards the completion of a certain ship or vessel, the property of the said bankrupt; and also to authorise and empower the said assignees or the said bankrupt to commence, prosecute, or defend any action or actions, suits, at law or in equity, for the recovery or protection of any part of the said bankrupt's estate; and also to compound, submit to arbitration, or otherwise adjust, settle, or arrange any debt, matter, or thing whatsoever relating to the estate of the said bankrupt;

and generally to ratify and confirm whatsoever shall have been done by the said assignees, previous to the said meeting; and to authorise and empower them to not for the benefit and protection of the estate, and to wind up the affairs of the same, in such way as they shall, from time to time, think proper; and on other special business.

VHE creditors who have proved their debts under a Fiat in Bankruptey awarded and issued forth against John Cockerman Gedye, of Dawlish, in the county of Devon, Music Seller, Dealer and Chapman, are requested to meet the assignee of the said bankrupt's estate and effects, on Saturday the 4th day of January next, at twelve o'clock at noon, at the New London Ion, in the city of Exeter, to take into consideration a certain contract entered into, on the 10th day of May 1838, by a person, to be named at the said intended meeting, for the purchase of the bankrupt's interest of and in all that the life interest of the said bankrupt, expectant on the decease of his wife, together also with the ultimate remainder in fer of the estate in default of issue of the said bankrupt, of and in certain premises, situate in the parish of St. Neot, in the county of Cornwall, and also the reversionary life interest of the said bankrupt in a certain sum of money, which will respectively be particularly mentioned at the said intended meeting; and to assent to or dissent from the said assignee commencing an action or actions at law, suit or suits in equity, against the said purchaser for a performance of his said con-tract, or otherwise to assent to or dissent from the said assignee abandoning, cancelling, and annulling thesame; and, in case it should be thought expedient to cancel the said contract, then to assent to or dissent from the said a signee reselling and disposing of all or any part of the said bankrupt's interest in the posing of all or any part or the said markings. Interest in the premises and money aforesaid, at the price or sum to be named at the said intended meeting; or otherwise to assent to or dissent from the said assignee selling and disposing of the same, either by public auction or private contract, or partly by public auction and partly by private contract, at the best price or prices that may be offered and can be got for the same, and either for ready money or on credit, or in such other manner, and upon such other terms, as the said assignee shall deem most beneficial; and on other special affairs.

HIE creditors who have proved their dehts under a Fiat in Bankruptcy awarded and issued forth against Peter Paul the elder and Peter Paul the younger, both of Silverstreet, Golden square, in the county of Middlesex, Mahogany and Timber-Merchants, Dealers and Chapmen, Copartners, are requested to meet the assignees of the estate and effects of the said bankrupts, on Friday the 3d day of January next, eleven of the clock in the forenoon, at the Court of Bankrupter, in Basinghall street, in the city of London, to assent to or dissent from the said assignees selling and disposing of, at the entire risk of the said bankrupts' estate, by private contract, at a valuation, or otherwise as to the said assigners shall seem most beneficial and advantageous to the said bankrupts' estate, to any person or persons whomsoever, the stock in trade in hand of the said bankrupts, either in one or more lot or lots, and at one time or several times, and either wholly or partly upon credit, for such length of time as the assignees may think proper; and to assent to, sanction, confirm, and allow any sale or sales thereof, or of any part or parts thereof, which the said assignees may, in their discretion, have made, or agreed to make, to any person or persons willing to become the purchaser or purchasers thereof, previous to the time of holding the said meeting; 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 proceeding in bankruptcy, for the recovery or protection of any part or parts of the estate and effects of the said bankrupts, and compounding any debt or debts, or submitting to arbitra-tion any matter, claim, or dispute relating thereto; and generally to authorise and empower the said assignees to take such measures in the disposing of, arranging, and winding up the affairs, estate, and effects of the said bankrupts, as the said assignees may deem most advantageous to the creditors; and on other special affairs.

Fiat in Bankruptcy awarded and issued forth against Richard Blundell, of Hooton, in the county of Chester, Banker, Corn-Dealer, Dealer and Chapman, bearing date the 3d day of August last, are requested to meet the assignee of the said bankrupt's estate and effects, on Thursday the 2d day of January next, at two of the clock in the after-

neon precisely, at the Clarendon-rooms, South John-street, Liverpool, in the county of Lancaster, in order to assent to or dissent from the said assignee compounding or compromising or otherwise settling and adjusting a claim made by certain persons, alleged to be assignees of the estate and effects of the said bankrupt, under and by virtue or a Commission of Bankrupt, bearing date the 16th day of May 1825, awarded and issued against the said Richard Blundell, either upon certain terms and conditions, to be then and there determined and specified, or upon such terms and conditions as the said assignee may in his discretion think most advantageous to the creditors of the said bankrupt seeking relief under the siad Fiat; and in case the said assignee shall not be so authorised. or shall not be able to compound or compromise the said claim, then to assent to or dissent from the said assignee resisting and defending the said claim, or any other claims and demands which may be made by the said persons so alleged to be assig nees under and by virtue of the said Commission, and any proceedings at law, in equity, or bankruptcy which may be commenced or instituted by them for or in respect of such claim, or claims and demands, or otherwise submitting the same to arbitration; and also to assent to or dissent from the said assignee commencing, filing, bringing, and prosecuting such actions, suits, and proceedings at law, in equity, or bankruptcy, as he may be advised or think proper, against the said persons so alleged to be assignees under and by virtue of the said Commission, and such other persons as may be named at the meeting, and such other persons as the said assignee may, from time to time, deem proper and necessary, for investigating and compelling the production and disclosure of the accounts, transactions, and dealings between such persons respectively and the said bankrupt, and for recovering and compelling the payment, satisfaction, or delivery of any debts. claims, moneys, deeds, scrip certificates, property, or effects which may be found due or owing or belonging to the said bankrupt's estate by or from such persons respectively; or otherwise settling, arranging, or compromising the premises, either before or after action, suit, or other proceeding commenced respecting the same, upon such terms and conditions as he the said assignee may think most advantageous to the said bankrupt's estate, by accepting a sum of money in full satisfaction of all claims and demands, or by any other ways or means he may think proper, whether by referring and submitting to arbitration all disputes and differences touching and concerning the premises, or otherwise; and also to assent to or dissent from the said assignee selling and disposing of, either immediately or at any delayed time or times, as he may think most advantageous, the real and personal estate and effects of the said bankrupt, or any part or parts thereof respectively, either by public auction or private contract, at a valuation or otherwise, and either together or in parcels, and at different time-, or for ready money or on credit, or partly for one and partly for the other, and with or without, in either case, taking any security, personal or otherwise, for the purchase moneys, and without being answerable for any loss if sold on credit; and in case of any sale by auction, to assent to or dissent from the said assignee buying in all or any part of the property aforesaid, and again offering the same for sale, with the like powers and anthorities; and to assent to or dissent from the said assignee taking a transfer of the several shares held by or belonging to the said bankrupt in various joint stock or public companies, or any of them, in his own name or in the name or names of any other person or persons, and being indemnified from any loss or responsibility which may arise or be incurred in consequence of any such transfer; and to assent to or di-sent from the said assignee adopting such proceedings, at law or in equity as he may be advised, for compelling the person or persons in whose name or names such shares are now standing, to transfer the same as the said assignee may direct; and to the said assignee paying and advancing, out of the said bankrupt's estate, any call or calls, subscription or subscriptions, already made and now due and owing, or which may be hereafter made upon or in respect of such shares, or any of them; and paying and discharging any lien, claim, or demand which any person or persons may have upon or in respect of such shares, or any of them, or otherwise compromising, settling, or adjusting any such lien, claim, or demand, either by submitting the same to arbitration or otherwise as the said assignee may think fit; and also to assent to or dissent from the said assignee appointing, constituting, and authorising such person or persons as he may think proper, to act as his attorney or attorneys, agent or agents, in South Australia, with full and sufficient powers and authorities to act on behalf of the said bankrupt's estate, for the managing,

improving, and letting, and the recovery, protection, and realization, by sale or otherwise, of the real and personal estate or the said bankrupt in South Australia aforesaid; and to assent to or dissert from the said assignee, and his said attorney or attorneys, agent or agents, at his or their discretion, applying any of the moneys and effects of the saidbankrupt' estate in the redemption of the said tast-mentioned real and personal estate, or any part thereof, either by paying off any liens or claims existing thereon, or in taking up any bills of exchange drawn or accepted in respect thereof; and to the said assignee, his attorney or attorneys, agent or agents, in his or their discretion, compromising or otherwise settling and adjusting all claims and demands due or owing or arising for or in respect of the said real and personal estate, or any part thereof, or submitting the same to arbitration; and also to assent to or dissent from the said assignee paying, out of the said bankrupt's estate, the amount of certain costs, charges, and expences incurred by the petitioning creditor, prior and subsequent to the issuing and opening of the said Fiat, in re-lation to the said bankrupt's affairs, and for the benefit of his-creditors, the particulars of which will be submitted at the meeting; and also to assent to or dissent from the said assignee compounding, submitting to arbitration, or otherwise settling any matter, dispute, claim, or demand hereinbefore named, or which may arise or exist between the said assignee or any other person or persons whomsoever, relating to the estate and effects of the said bankrupt; and to the said assignee giving his consent to any creditors of the bankrupt, who may hold bills of exchange or notes to which other persons are l'able, accepting compositions from such persons, and executing any compositions or other deeds between them and their cieditors, or giving time for payment of any such bills, and either with or without security, or to any such creditor of the said bankrupt entering into any other arrangement with any other person so liable as aforesaid, respecting payment of the bills or notes as the creditors shall think fit, without prejudice to their rights of proof under the said Fiat; and to sanction and allow any consent which may have been given by the said assignee prior to the day or meeting; and also to sanction, confirm, and allow the employment and payment by the said assignee, out of the said bankrupt's estate, of an accountant or accountants to investigate the dealings and transactions of the said bankrupt and his accounts; and also to authorise the said assignee to make such allowance and compensation, out of the said bankrupt's estate, to any attorney or attorneys, agent or agents, who may be appointed by him as hereinbefore men-tioned, for his or their services as the said assignee may think roper; and also to assent to or dissent from the said assignee, his actorney or attorneys, agent or agents, being indemnified and saved harmless, by and out of the said bankrupt's estate, for all that he, they, or any of them have done or may do inrespect of all or any of the matters berein contained; and alsoto ratify, confirm, and allow all the acts and proceedings which. have been already adopted and made by the said assignee; and generally to authorise the said assignce to act for the said bankrupt's creditors in such manner as shall seem to him most; beneficial; and on other special affairs,

HEREAS by an Act, passed in the sixth year of the reign of His late Majestv 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 Declaration, in writing, signed by such Trader, and 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 insertion in case such Commission is to be executed in the Country: —Notice is hereby given, that Declaration was filed on the 9th day of December 1839, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

THOMAS PHIPPS THOMAS, of Chelterham, in the county of Glowester, Plumber, Glazier, Paniter, and Timber-Dealer, that he is in insolvent circumstances, and is mable to meet his engagements with his creditors.

THEREAS a Fiat in Bankrupicy, bearing date on or about the 19th day of September 1839, was awarded and issued forth against William Flague and Samuel Hague, of Manchester, in the country of Lamaster, Commission-Agents, Yarn-Merchants, Dealers, Chapmen, and Copartners; this is to give notice, that the said Fiat is, by an order of the Country of Review in Bankrupicy, and duly confirmed by the Lord High Chanceflor, sumulled.

forth against Ebenazer Flint, of Ludgate-hill, in the city of London, Hosier, Dealer and Chapman, and he being declared a bankrupt, is hereby required to surrender himself to Jolin Samuel Martin Fonblanque, Esq. one of Her Maryesty's Commissioners of the Court of Bankruptcy, on the 19th day of December instant, and on the 21st day of Panuary next, at twelve of the clock at noon precisely on each of the said days, at the Court of Bankruptcy, in Brainghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assigness, and at the last sitting the said bankrupts frequired to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the some, but to Mr. Belcher, Official Assignee, whom the Commissioner has impointed, and give notice to Messrs. Hardwick and Davidson, Solicitors, Catatom-street, City.

forth against Elizabeth Saunders, of Chesham, in the county of Bucks, Grocer and Ironmonger, and she being declared a bankrunt is hereby required to surrender herself to John Herman Merivale, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 19th day of December instant, at one o'clock in the afternoon precisely, and on the 21st day of January next, at eleven 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 her estate and effects; when and where the oreditors are to come prepared to prove their dents, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish her examination, and the creditors are to assent to or dissent from the allowance of her certificate. All persons indebted to the said bankrupt, or that have any of her effects, are not to pay or deliver the same but to Mr. G. Gibson, 72, Basinghall-street, the Official Assignees, whom the Commissioner has appointed, and give notice to Mr. Maxon, 6, Little Friday-street, Cheapside.

forth against Henry Thomas Ryall, formerly of No. 3. Euston-square, in the parish of Saint Pancras, in the county of Middlesex, but now of No. 35, York-street, Portman-square, in the parish of Mary-le-bone, in the said county, Engraver and Print-Seller, and he being declared a bankmant is hereby tequired to surrender himself to Six Charles Frederick Wil-

Hans, a Commissioner of Her Majesty's Covit of Bankruptey, on the 20th of Piccember instant, at half past ten in the fore-non precisely, and on the 21st of Januar next, at eleven in the fore-non precisely, at the Court of Bankruptey, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sirting to choose assignees, and at the last sitting the same bankrupt is required to finish his examination, and two creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, not to pay or deliver the saine but to Nr. James Clark, No. 5. New Broad-street-court, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Meredith, Solicitor, Heathcote-street, Mecklenburgh-square,

forth against David Humphrys, of High-street, Laubeth, in the county of Surrey, Engineer, and he being declared a bankrupt is hereby required to surreinder himself to Edward Holroyd, Esd. a Commissioner of Her Majesty's Court of Bankruptcy, on the 21st day of December instant, and on the 17th day of January next, at eleven of the clock in the forehoon on each of the said days, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a fulf discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the last sitting the said hankrupt is required to finish his examination, and the creditors are to assent to of dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the saine, but to Mr. Thomas Massa Alsager, No. 12, Birchin-lane, Cornhill, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Meymott and Sons, Solicitors, No. 86, Great Surrey-street, Blackfrides-road.

THEREAS a Fiat in Bankruptcy is awarded and issued forth against Joseph Whitehead Hall, of Diggle within Saddleworth, in the county of York, Paper-Manufacturer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, of the major part of them, on the 37st of December instant, and on the 21st day of January next, at twelve at moon on each day, at the Commissioners' rooms, in Manchester, in the county of Lancaster, and make a full discovery and disclosure of his 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 bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowinge of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Rickards and Walker, 29. Lincoln's-innfelds, London, Solicitors, or to Messrs. Higginbottom, Buckley, and Lord, Ashton-under-Lyne, Solicitors, or to Messrs. Higginbottom, Buckley, and Lord, Ashton-under-Lyne, Solicitors,

forth against Sarah Jones, of Ardwick, in the parish of Manchester, and county of Lancaster, and John Jones, of Aucoats, within Manchester aforesaid, Machine-Makers and Copartners (carrying on business together as Machine Makers, at Ancoats aforesaid, under the style or arm of Evan Jones and Son), and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Flat named, or the major part of them, on the 24th day of December instant, and on the 21st day of January next, at one in the afternoon on each of the said days, at the Commissioners' rooms, in Saint James's-square, in Manchester, in Lancashire, 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 high sitting to choose assignees, and at the last sitting the said hankrupts 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 bunkrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but

give notice to Messrs Milne, Parry, Milne, and Morris, Solicitors, Temple, London, or to Messrs. Worthington and Hamilton, Princess street, Manchester.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Moses Meads and John Meads, of Woodborough, in the county of Nottingham, Hosiers, Bakers, and Copartners, Dealers and Chapmen, and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 19th day of December instant, and on the 21st of January next, at eleven, o'clock in the forenoon on each day, at the George the Fourth Inn, in the town of Nottingham, and make a full discovery and disclosure of their estate tingham, and make a full discovery and discipline 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 assigness, 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 that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Rowland Yallop, 77, Basinghall-street, Londen, or to Messrs. W. and S. Parsons, jun. Solicitors, Nottingham.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Richard Pickering, of Birmingham, in the county of Warwick, Victualler, Dealer and Chapman, and be being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 23d of December instant, and on the 21st of January next, at one in the afternoon on each day, at the New Royal Hotel, in New-street, Birmingham, and make a full discovery and disclosure of his estate and and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their dehts, and at the first sitting to choose assignees, and at the last siting to choose assignees, and at the last siting, the said bankrupt is required to finish his examination, and the creditors are to assent to or disjent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. E. A. Chaplin, Solicitor, 3, Gray's inn square, London, or to Mr. Alexander Harrison, Solicitor, 8, Edmund-street, Birmingham.

HEREAS a Flat in Bankruptcy is awarded and issued forth against James Buxton, John Buxton, and Thomas Buxton, all of Leaven Greave Mill, near Rochdale, in the county of Laucaster, Cotton-Spinners, Dealers and Chapmen (in copartnership under the style or firm of Buxton, Brothers), and they being declared bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 30th day of December instant, and on the 21st day of January next, at welve at noon, on each day, at the Commissioners' rooms, in Saint James's square, in Majichester, in the said county of Langaster, 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 disgut 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 sange but to whom the Commissioners, shall appoint, but give notice to Messrs. Empet and Allen, Solicitors, Bloomshary square, London, or to Messrs. Alexander, Solicitors, Halifax.

HERRAS a Flat in Bankruptey is awarded and issued totth against Cristopher Websler the elder, now or late of Highne, in the parish of Manchester, in the county of Lancaster, Banker, Dealer and Chapman (one of the Members, Partners, Shalebolders, and Proprietors of and in the Banking. Company, or copartnership carrying on trade at Manchester aforesaid, and elsewhere, under the title of the Imperial Bank of England, as a trader indebted jointly and together withithe other Members, Pareners, Shareholders, and Proprietors of a.d. in the said Imperial Bank of England), and hebeing declared a bankrupt is hereby required to surrender thingely to the

and disclosure of his 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 bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Makinson and Sanders, Solicitors, 3, Elm-court, Middle-temple, London, or to Messrs. Atkinson, Birch, and Saunders, Solicitors, 3, Norfolk-street, Man-

WHEREAS a Fiat in Bankruptcy is awarded and issued against Thomas Simons, of the county of the city of Exeter, Builder, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himof Exeter, self to the Commissioners in the said Fiat named, or the major part of them, on the 21st day of December instant, and on the 21st of January next, at twelre at noon on each day, at the Royal Clarence Hotel, in Exeter, and make a full discovery and disclosure of his estate and elects; when and where the cre-ditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Charles Henry Turner, Solicitor, Cathedral-yard, Exeter, or to Mr. Thomas Peregrine Turner, of No. 13, Bedford-row, London.

THEREAS a Fiat in Bankruptcy is awarded and issued forth against John Dickings the younger, of Bourn, in the county of Lincoln, Grocer and Draper; Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 23d day of December justant, and on the 21st day of January next, at eleven in the forenoon on each day, at Standwell's Hotel, in Stamford, Lincolushire, and make a full discovery and disclosure of his estate and effects; when and where the cre-ditors are to come prepared to prove their debts, and at the first, sitting to choose assigners, and at the last sitting the said hankrupt is required to finish his examination, and the creditors are to assent to or. dissent from the allowance of his sentificate... All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same, but the whom the Commissioners shall appoint, but give notice to Messrs. Allen, Gylby, and Allen, Solicitors, No. 17, Carlislestret, Soho square, in the county of Middlesex, or to Mr. G. W. Wilders, Solicitor, Bourn.

THEREAS a Fint in Bankruptcy is awarded and issued VV forth against Robert Weakley, of Devonport, in the county of Devon, Hotel-Keeper and Tavern Keeper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat. named, or the major part of them, on the 20th day of December instant, and on the 21st day of January next, at eleven of the clock in the foremon on each of the said days, ac Weakley's Hotel, Devonport, and make a full discovery and disclosure of his 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 hankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. (All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same, but to whom the Commissioners shall appoint, but give natige, Mr. Edward, Sole, Solicitor, Devenport aforesaid, or to. Mesers. Sole, Solicitors, No. 68, Aldermanbury, London.

THEREAS a Fiat in Bankruptov is awarded and issued with the same of Ducham, in the county palatine of Durham, Bookseller, Stationer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to the Commissioners in the said Commissioners in the said Fiat, named, or the major part of the major part of them. South 24th day of them, on the 25th day of December instant, at elevan in the forenoon, and on the 21st day of January next, at two in the afternoon, at the Commissioners rooms, St. James staquare, in Madehester, in Lancashire, and make a full discovery Royal-arcade, in Newcastle-upon Tyne) and make a full

discovery and disclosure of his 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 bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Freeman and Bothamley, Solicitors, 39, Coleman street, London.

forth against James Saint, of Haltwhistle, in the county of Northumberland, Builder, Draper, and Shopkeeper, Dealer and Chapman, and he being declared a bankruot is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 30th day of December instant, and on the 21st day of January next, at eleven o'clock in the forenoon on each of the said days, at the house of Mrs. Elizabeth Donald, the King's Arms, in the city of Carlisle, and make a full discovery and disclosure of his 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 bankrupt, is required to finish his examnation, and the creditors are to assent to or dissent from the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Edward Welford, Solicitor, Hexham, Northumberland, or to Messrs. Foster and Erans, 28, John street, Bedford-row, London.

Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against James Ralph Stringer, of Hounsditch, in the city of London, Wholesale Clothier, Dealer and Chapman, will sit on the 20th of December instant, at half past eleren in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 3d of December instant), to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and she creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have proved their debts, are to assent to or dissent from the allowance of his certificate.

and issued forth against William James, of Malinslee, in the parish of Dawley, and county of Salop, Coal-Merchant, Dealer and Chapman, intend to meet on the 31st day of January next, at eleven of the clock in the forenoon, at the Fox Inn, in Bridgnorth, in the said county of Salop (by adjournment from the 3d of December instant), in order to proceed to the choice of an Assignee or Assignees of the said bankrupt's estate and effects; when and where he is required to surrender himself and make a full discovery and disclosure of his estate and effects and finish his examination, and the creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, to join in the choice of the assignees under the said Fiot, and to assent to or dissent from the allowance of the said bankrupt's certificate.

date the 25th day of November 1836, awarded and issued forth against Nehemiah Gerrard and John Gerrard, of Manchester, in the county of Lancaster, Cotton-Spinners, Dealers and Chapmen, and Copartners (carrying on husiness, ander the style of Nehemiah Gerrard and Son), intend to meet on the 6th day of January next, at twelve of the clock at noon, at the Commissioners' rooms, in Saint James's square, in Manchester, in the said county, in order to Audit the Accounts of the Assignees of the joint estate and effects of the said bankrupts under the said Fint, pursuant to an Act of Parliament, made and 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."

date the 18th of May 1839, awarded and issued against william Henry Browne, of Manchester, in the county of Lancaster, Stone and Flag-Merchant, Coal-Dealer, Dealer and Chapman, intend to meet on the 4th day of January next, at ten in the forenoon, at the Commissioners'-rooms, in Saint James's square, in Manchester, in the county of Lancaster, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intifuted "An Act to amend the laws relating to bankrupts."

date the 23d day of August 1839, awarded and issued forth against Henry M'Minn and George M'Minn, of Liverpool, in the county of Lancaster, Woollen-Drapers, Silk-Mercers, and Hosiers, Dealers and Chapmen, and Copartners, intend to meet on the 10th of January next, at twelve o'clock at noon, at the Clarendon-rooms, in Liverpool aforesaid, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to an Act of Parliament, made and 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;" and the said Commissioners also intend to meet on the same day, at one of the clock in the afternoon, at the same place, to make a Dividend of the estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claimenot then proved will be disallowed.

date the 20th day of November 1837, awarded and issued forth against Christopher Sayers, of Great Yarmouth, in the county of Norfolk, Money-Scrivener, Dealer and Chapman, intend to meet on the 2d of January next, at twelve at noon, at the Bear Inn, South Town, otherwise Little Yarmouth, Suffolk, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiatz pursuant to an Act of Parliament, made and 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;" and the said Commissioners also intend to meet on the same day, at one o'clock in the afternoon, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved-their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And alkelaims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 28th day of November 1837, awarded and issued forth against Matthew Exley, of Bromsgrove, in the county of Worcester, Mercer and Draper, Dealer and Chapman, intend to meet on the 8th day of January next, at eleven o'clock in the forenoon, at the Crown Inn, in Bromsgrove aforesaid, to further Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and 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 bankrupt;" and the said Commissioners also intend to meet on the same day, at one o'clock in the afternoon, and at the same place, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 31st day of July 1839; awarded and issued forth against William Phillips, of Liverpool, in the county of Lancaster, Marine Stores and Oakum Dealer, Dealer and Chapman, intend to meet on the 9th of January next, at twelve at noon, at the Clarendon-rooms, in South John-street, Liverpool, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made-

and passed in the sixth year of the reign of His late 4 moon, at the Commissioners'-rooms, Manchester, in order to make a Further Dividend of the joint estate and effects of to make a Further Dividend of the joint estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said bridgend. And all claims not then proved the great the greatless when large and where the greatless when large and where the greatless with a definition of the said bridgend. when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 18th day of December 1838, awarded and issued forth against George Eld, of Foleshill, in the county of the city of Coventry, Miller, Dealer and Chapman, intend to meet on the 7th day of January next, at ten o'clock in the forenoon, at the King's Head Inn, in Coventry, in the county of the said city, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King Georgethe Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at eleven in the forence, and at the same place in order to make a Distinct of the same place in order to be a Distinct of the noon, and at the same place, in order to make a Divi-dend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HE Commissioners in a Fiat in Bankruptcy, hearing dare the 9th day of January 1839, awarded and issued forth against James Bristowe, of the town and county of Poole, Ship Broker and Spirit-Merchant, Dealer and Chapman, intend to meet on the 7th day of January next, at ten o'cleck in the forenoon, at the Old Antelope Inn, Poole, to Audit the Accounts of the Assignee of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to bankrupts;" and at the time and place aforesaid, the ourstanding debts due to the said bankrupt, and also the outstanding debts due to the said bank-rupt, as surviving partner of James Bristowe the elder, will be rupt, as surviving partner of James Bristowe the elder, will be sold by auction before the said Commissioners; and the said Commissioners also intend to meet on the same day, at eleven o'clock in the forenoon, and at the same place, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be distilluing. proved will be disallowed

FHE Commissioners in a Fiat in Bankruptcy, bearing . date the 9th day of March 1837, awarded and issued forth against John Brearley, John Samuel Wood, and Joseph Wood, of Wellweld Mills, near Rochdale, in the county palatine of Lancaster, Corn-Millers, intend to meet on the 1st day of January next, at twelve o'clock at noon, at the Sessionshouse, in Wakefield, in the county of York, to Audit the Accounts of the Assigners of the estate and effects of the said bankrupts under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at one in the afternoon, and at the same place, to make a Further and Final Dividend of the estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

the 25th of November 1836, awarded THE Commissioners in a Fiat in Bankruptcy, bearing date against Nehemiah Gerrard and John Gerrard, of Manchester, in the county of Lancaster, Cotton-Spinners, Dealers and Chapmen, and Copartners (carrying on business under the style of Nehemiah Gerrard and Son), intend to meet on the 6th day of January next, at eleven of the clock in the fore-

to make a Further Dividend of the joint estate and effects of the said bankrupts; when and where the creditors, who have: the said bankrupts; when and where the treations, and and not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved the said Dividend. will be disallowed.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Thomas Johnston, late of King's-place, Commercial road, in the county of Middlesex, Draper, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Thomas Johnston hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that by virtue of an Act, passed in the sixth year of the reign of His late Mrjesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Thomas Johnston will be allowed and confirmed by the Court of Daring established by the exid last markingal Act, males Johnston hath in all things conformed himself according to Review established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or. before the 31st day of December 1839.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Scott, of No. 49, Lime-street, in the city of London, Wine-Merchant (now or lately carrying on business there in partnership with William Gregory Prater), hath cer-tified to the Lord High Chancellor of Great Britain. and to the Court of Review in Bankruptcy, that the said William Scott hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Foorth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "Au Act to establish a Court in Bankruptcy," the Certificate of the said William Scott will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 31st day of December 1839.

THEREAS the Commissioner acting in the prosecution of a Fiat in Replacement of a Fiat in Bankruptcy awarded and issued forth against William Johnson, of Harlow-place, Mile-end-road, in the county of Middlesex, Cabinet-Maker and Upholsterer, Dealer and Chapman, bath certified to the Right Hon, the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Johnson hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that by virtue of 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;" and also of an Act, passed in the first and econd years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankeruptcy," the Certificate of the said William Johnson will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn the said Court to the contrary on or neture the 31st day of December 1839.

HEREAN the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Thomas Yates, of Welshpool, in the county of Mont-gomery, Scrivener, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Thomas Yates hath in all things conformed himself according to the directions of the Acts of Par-liament made and now in force concerning bankrupts; this is to give notice, that, by virtue of 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;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Thomas Yates will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause he shewn to the said Court to the contrary on or before the 31st day of December 1839.

Helicas the commissioners acting in the prosecution of a Fiat in Bankrunicy awarded and issued forth against Thomas Morris, of the parish of St. Martin, in the clif and borough of Worcesfer, Builder, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Thomas Morris hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning bankrupts; this is to give notice, that, by virtue of Mn 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;" and also of an Act, passed in the first and second years of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to bankrupts;" and also of an Act, passed in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said Thomas Morris will be allowed and confirmed by the "Court of Review, established by the said lastmentioned Act, unless cause be shewn to the said Court to the contrary on or before the 31st day of December 1839.

NOTICE.

THE estates of James Parkin, Coach-Builder, in Perth, The first deliverance is dated the said 6th day of December 1839.

The meeting to elect Interim Factor is to be held, at twelve o'clock at noon, on Monday the 16th day of De-centher (839, within the George Hotel, in Perth; and the meeting to elect the Trustee and Commissioners is to be held, at the same place and hour, on Monday the 6th day of January 1840.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of lieut must be lodged on or before the 6th day of

June 1840.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

THOMAS GRAHAM MURRAY, W. S. Agent. 34, Heriot-row, Edinburgh.

THE estates of William Wighton, Merchant and Grocer, in Dundee, were sequestrated on the 4th day of December 1839.

The first deliverance hears the same date.
The first day of December 1839; within Dedham's Hotel Yundee; and the meeting to electric Trustee and Commissioners is to be held, at twelve of clock at woon, on Thursday the 2d day of January 1846; within the same place.
A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their only and grounds of debt must be lodged on or before the 4th day of June 1840.

All dubure advertisements relating to this sequestration will be published in the Edinburgh Gazetie alone.

WM. MILLER, Solicitor, 59, George-square, Edinburgh.

THE astates of John Duff, Feuar, latterly residing at Sect-tion. New Hondon road, near Glascow, now deceased, were sequestrated on the 7th day of December 1838. The first deliverance is dated the 19th day of Oc-tober 1839.

The meeting to elect Interim Factor is to be held, at twelfe clock at noon, on Wednesdaf the Bith day of December to repet within the Black Bull Inn, in Glasgow, "and the meeting to elect the Trustee and Commissioners is to be held; if twelfe o'clock at noon, on Wednesday the 8th day of January 1840, within the Black Bull Inn, in Glasgow,

A composition may be offered at this latter meeting; and to entitle creditors to a dividend, their oaths and grounds of debt must be lodged on or before the 7th day of

All future advertisements relating to this sequestration willbe published in the Edintingh Gazette alone.

L. MACKINTOSH, S. S. C. Agent, 31, North-umberland-street, Edinburgh.

THE COURT FOR RELIEF OF INSOLVENT **DEBTORS**

Saturday the 7th day of December 1839.

The following ASSIGNEES have been appointed.
Further particulars may be learned at the Office, in Portugal-Street, Lincoln's-Inn-Fields, on giving the number of the Case.

Thomas Gowar, late of Blackheath-road, Kent, Coach-Maker, ap Insolvent, No. 48,774; Richard Hopkins, Edward Deal, and William Pledger, Assigners.
Thomas Harle, late of Leeds, Yorkshire, Attorney at Law, an Insolvent, No. 51,727; William Fisher and Thomas Kirk, Assignees.
Maria Tattersall, late of Chorlton-upon-Medlock, Lancashire, Spinster, an Insolvent, No. 41,806; Edward Ingham, Assigners.

William Pateman, late of Golden-lane, Middlesex, Cheese-nionger, an Insolvent, No. 33,433, John Reaveley Morris,

Joseph Erans, late of Chiswell-street, Finsbury-square, Mid-diesex, Private Turor, an Insolvent, No. 48,438; William

Robertson, Assignee.
Thomas Kay, late of Dawson Fold, Heywood, Langashire, Shopkeeper, an Insolvent, No. 51,598; Samuel Tweedale,

Assignee.

George Murrell, late of Amberson Steep, Hants, Miller, an Insorvent, No. 48,428; Harry Comper, Assignee.

George Harfield, late of No. 25, Moscow cottages, Bayswafer, Middlesex, out of business, an Insolvent, No. 48,282; James Edward Isherwood, Assignee.

John Hudson, late of No. 65, Norfolk-street, Liverpool, Lancalistic, out of employ, an Insolvent, No. 51,764; James Hardy, Assignee.

Edwin Harris, late of Dulverton, Somerestelia, Vand Compensatelia, Vand Compensatelia

Hardy, Assignee.
Euwin Harris, late of Dulverton, Somersetshire, Land Surveyor, an Insolvent, No. 52,052; John Dale, Assignee.
Thomas Stoptord, late of Church Gate, Bolton le Moors, Lancashire, Druggist, &c. an Insolvent, No. 51,565; John Worthington, Assignee.
William Dean Gowar, late of No. 10; Catherine-place, Black

heath road Kent, Coach-Maker, an Insulvent, No. 48,773; Richard Hopkins, Edward Deal, and William Pledger, Assignees.

Thomas Phillips White the younger, late of Barton-street, Tecklesbiry, Gloucester, Nurgeon, an Insolvent, No. 51,934; James Bennett, Assignee.
William Hill, late of Grosmout, Mondouthshire, out of business, an Insolvent, No. 51,904; Richard Jackson,

James Mills Smith, late of Castle-street, Cirencester, Glou-cestershire. Journeyman Saddler, an Insolvent, No. 51,529;

Robert Amort, Assignee.

Tharles Brunt, late of St. Augustine-place, Bristol, Boot-flarles Brunt, late of St. Augustine-place, Bristol, Boot-flarles Brunt, late of St. Augustine-place, Bristol, Boot-flarles Brunt, late of No. 28, Lambridge-place, Malcot, Bath, Somerse shire, Gentleman, an Insolvent, No. 52,058; William Thomas and Henry Brus, Tremlett, A. signees.

Assignees, tames l'Annder, late of No. 21, Gray's-mn-lang, Holborna Middlesex, Plumber an Insolvent, No. 48,563; John Howman and Sammel Cox, Assignees, no ass' Neafe Rossell, late of Baldwin-street, Bristol, Saudler, out of business, an Insolvent, No. 52,015; John Berniett, Assignee.

Charles Gay, late of Summer's-street, Strond, Gloncestershire, Baker, an Insolvent, No. 51,984; Thomas Holmes, Assignee. Assignee.

Assignee

George Rol and Holgate, late of Acton-cottage, Middlesex. Clerk to a Parliamentary Agent, an Insulvent, No. 48,037; John Ward and Arthur Cook, Assignees.

Mary Walker, late of Donkin-street, Charlestown, Lancashire, Provision-Shockeeper, an Insolvent, No. 51,896; Abel Williamson, Assignee.

Thomas Barry, late of the Folly, Dings, Bristol, Victualler,

an Insolvent, No. 52,024; James Tilly, Assignee. Thomas Matthews, late of No. 15, Mo-eley-road, Birmingham, Br-wer, an Insolvent, No. 52,033; John Nicholls,

Assignee.
William Parkinson, late of Upper Rawcliffe with Tarnacre, St. Michael's on Wyre, near Garstone, Laucashire, Farmer, out of hydness, an insolvent, No. 54,645; John Gardner,

Richard Cotton, late of King-street, Blackburn, Lancashire, Grocer, an Insolvent, No. 51,700; Christopher Rayner, Assignee.

COURT FOR RELIEF OF INSOLVENT, DEBTORS.

Saturday the 7th day of December 1839.

ORDERS have been made, vesting in the Provisional Assignee the Estates and Effects of the following Persons:

(On their own Petitions.)

John Ganot, late of Low-town, Pudsey, near Leeds, Fork-thire, Clothier.—In the Gaol of Rothwell. George Armstrong, late of Aluwick, Northumberland, Mason.

—In the Gaol of Morpeth.

John Critchles, late of Hayton-street, Toxteth-park, Liver-pool, Lancabire, Collector for a Brewery. -In the Gaol of Liverpool.

William Powell, late of the Grapes Inn, Water-street, Liver-pool, Lice ced Victualler.—In Lancaster Castle. John Fogg, late of Sir Thomas' buildings, Leverpool, Box

Book breper at the Liver Theatre. - In Lancaster Castle. John Greenwood, late of No. 4, Saint John's square, Clerkenwell, Middlesex, out of business, late Keeping an Earing-House.—In the Debtors' Prison for London and Mid-

Charles Frederick Marshall, late of No. 18, Long-acre, Middlesex, Teacher of Elecution and Music-In the Debters

Prison for London and Middlesex. Henry Lockhart, late of No. 36, White street, Southwark, Surrey, Licenced Hawker.—In Hotsemonger lane Gad.

William Mapperley, late of No. 1, Globe place, Bethnal-green, Middlesex, out of business. In the Marshalsea Prison

Thomas Rice the younger, late of No. 35, Gloucester-street, Queen-square, Bloomsbury, Middlesex, Attorney's Clerk. In the Fleet Prison.

Charles Ranspach Clarke, late of, No. 127, Saint John street," Clerkenwell, Middlesex, Servant .- In the Debtors' Prison for Lo-don and Middlesex.

Charles Dande late of No. 8, Granbourne-passage, Leicestersquare, Middlesex, Shoe-Manufacturer .- In the Deboors' rison for London and Middlesex.

John Smith, late or the Bottle-bank, Gateshead, in the county of Durham, out of business .- In the Gaol of New castle-upon-Tyrie.

Castle-thora-Tyle.

John Billin:on, late of Southgate, in Wakefield, Yorkshire.

Clerk to an Architect, previously of same place, Attorney at Law .- In York tastle.

William Clarke, late of Ipswich, Suffolk, Boot and Shoe Maker.

In the Gaol of Ipswich.

Samuel Chandler Saunders, late of Ipswich, Suffolk, Butcher and Beer House K-eper .- In the Gaol of Ipswich.

Joseph Parker, late of Maidstone, Kent, out of business, pre-viously of Allhallows, in the said county, Grocer.-In the Gaol of Maidstone.

Joseph Brimble, late of Church-street, Bristol, Grocer, an Insolvent, No. 52,023; Thomas Vining, Assignee.

George Beaver, late of Hitchin, Herts, out of business, an Insolvent, No. 51,864; Joseph Margelts Pierson, William M'Dona, late of No. 75. Long-acre, Middlesex,

London and Middlesex.
William M'Dona, late of No. 75. Long-acre, Middlesex,
Tailor and Draper.—In the Debtors' Prison for London and Middlesex.

James Firth, late of No. 14. Smith-square, Westminster, Middlesex, Builder, In the Deutors! Prison for Londonand Middlesex.

William Sheriev, late of Stanwell, Middlesex Innkeeper, Stage Coach Proprietor, and Appraiser of Stack. In the Queen's Beach.

William Flisher, late of No. 3; Queen's-court, Queep-street, Horsleydown, Surrey, Cook of the Britannia Steam Boat .-

In the Marshalsea Prison.

John Cunnington, late of No. 6, Cooper's place, Wellthall lane, Eltham, Kent, Licenced Brewer.—In the Fleet. Prison.

Benjamin Baker, late of No. 5, High street, Peckham, Sarrey,

Linen Draper. —In Horsemong-r-lane Gaol.

Benjamin Lock, late of Barnest at Horley, Surrey, out act
business, previously a Licenced Victualler, —In Horsemone—
ger-lane Gaol.

Thomas Conling, late-of (No. 19: Newington-crescent, Newington, Surrey, Omnibus Proprietor.-In Horsemonger-, lane, Gaol.

Frederick Robinson, late of No. 11, Temple-street, Hackney-road, Middlesex, Cabinet Maker.—In the Debtors' Prison for London and Middlesex.

David Griffishs the younger, late of Cadestone juxta Barry, Glamorganshire, Grocer.—In the Guel of Cardiff.

William Flint, late of the Egerton Arms, Gors-street, Salferd, Lancashire, Commercial Traveller.—In Lancaster Castle. James Brotherton, late of New Accrington, near Blackburn,

Lance shire, in no business.—In Lancaster Castle.
Richard Sharples, late of Old Hall-street, B. lton; le-Meors, Lancasbre, Muslin-Manufacturer.—In Lancaster Castle.

Edward Pollard, late of the Pack Horse, Bury, Lancashire, Licenced Victualler .- In Lancuster Castle

John Halliwell, late of Campbell-street, Oldham, Lancashire, Assistant Overseer of the Poor .- In Lancaster Castle, Thomas Irons, late of Boughton under Blean, Kent; out of business .- In the Grobot Maidstone.

Pursuant to the Act for the Relief of Insolvent Debtors in England.

THE COURT FOR RELIEF OF INSOLVENT. DEBTORS.

V. B .- See the Notice at the end of these Advertisements.

The following PRISONERS; whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court, having filed their Schedules, are ordered to be brought up before the Justices at the next General Quarter Sessions. of the Peace, to be dealt with according to the . Statute, as follows:

At the Guildhall, in the Borough and Town of: Berwick-upon-Tweed, on the 6th day of January 1840, at Ten o'Clock in the Forenoon.

Thomas Fender, late of Gainslan-hill, in the county of the borongn and town of Bernick apon Tweed, Commercial Traveller, and previously of No. 10, David-street, Manchester,

Peter Crawford, late of Crawford's alley, in the county of the borough and town of Berwick-up on Tweed, Tailor.

TAKE NOTICE.

1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given to the said Prisoner, in writing, three clear days

before the day of hearing, exclusive of Sunday and exclusive both of the day of giving such notice and of the said day of hearing.

- 2. But in the case of a Prisoner, whom his creditors have removed, by an Order of the Court, from gaol in or near London, for hearing in the country, such notice of opposition will be sufficient, if given one clear day before the day of hearing.
- 3. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours of ten and four; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act, 1 and 2 Viet. cap. 110, sec. 105.
- N.B. Entrance to the Office in Portugal-street, Lincoln's-inn-fields.
- 4. The duplicate of the petition and schedule, and all books, papers, and writings filed therewith, will be produced for inspection and examination, by the Clerk of the Peace, Town Clerk, or other person with whom the same shall have been directed to be lodged for such purpose, at the Office of such Clerk of the Peace or other person, and copies of the petition and schedule, or such part thereof as shall be required, will be there provided according to the Act, 7 Geo. 4, c. 57, sec. 77, or 1 and 2 Vict. c. 110, sec. 106, as the case may be.

INSOLVENT DEBTORS' DIVIDENDS.

In, the matter of Thomas Trimmer late of Shorter's-court,
Throgmorton-street, London, Stock-Broker. No. 43,190
T.—The assignees' accounts will be examined at the office
of the Court, in Portugal-street, Lincoln's-inn-fields,
London, on the 20th day of December instant, at eleven
g'clock in the forenoon.

London, on the 20th day of December Instant, at eleven p'clock in the torenoon.

In the matter of James Leggott, late of Thornton street, Kingston npon-Hull, Victualler, Joiner, &c. No. 51,814 C.—The assignees' accounts will be examined at the office of the Court, in Portugal-street, Lincoln's inn-fields, London, on the 20th day of December instant, at twelve o'clock at noon.

In the matter of John Sutton, formerly of Maryborough-square, Chelsea, Middlesex, Leiutenant 8th W. I. Regiment. No. 23,275 T.—The assignees' accounts will be examined at the office of the Court, in Portugal-street, Lincoln's-iun-fields, London, on the 20th day of December instant, at two o'clock in the afternoon.

When Claims will be settled and Dividends declared. The Dividends will be thereafter advertised in the London Gazette, with instructions as to application for payment.

Insolvent Debtor Dividend .- No. 51,575 C.

THE creditors of Richard Fawcett, late of Westgatz, in Bradford, Yorkshire. Provision and Corn Dealer, are informed, that a Dividend of four shillings and nine pence in the pound on debts appearing to be due, may be received on application to Mr. Crossley, Solicitor, Bradford, on or after the 16th instant. All bills, &c. to be produced.

Insolvent Debtor Dividend .- No. 49,620 C.

THE creditors of William Henry Rust, late of Saint James'street, and Bond-street, in the town of Kingston-upon-Hull, Coal-Dealer, are informed, that a Dividend of two shillings and six pence in the peund on debts appearing to be due, may be received on application to Mr. Thorney, Solicitor, Parliament-street, Hull, on or after the 14th instant.

Insolvent Debtor Dividend .-- No. 35,288 C.

THE creditors of John Newey, late of Virgil-street, Liverpool, Contractor for the Conveyance of Transports, are informed, that a Dividend of nine pence in the pound, on debts appearing to be due, will be paid by applying to Messrs. Gem and Sons, Solicitors, Birmingham, on or after the 14th instant.

THE creditors of William Burnham Blackwell the younger, formerly of Alfreton, in the county of Derby, Gentleman, now or late a prisoner in the Fleet Prison, an insolvent debtor, are requested to meet the assignee of the said insolvent debtor, on Saturday the 28th day of December instant, at twelve of the clock at noon precisely, at the office of Messrs. Burgoynes and Thrupp, Solicitors, No. 160, Oxford-street (the west corner of Stratford-place), in the county of Middlesex, in order to assent to or dissent from the aid assignee commencing and prosecuting a suit in equity against a certain person or certain persons, who will be named at the said meeting.

NOTICE is hereby given, that a meeting of the creditors of Edward Fisher, late of Thames Ditton, in the county of Surrey, Police Constable in the service of the London and Southampton Railway Company, an insolvent debtor, who was lately discharged from Horsemonger-lane Gaol, in the county of Surrey, under and by virtue of an Act of Parliament, made and passed in the second year of the reign of Queen Victoria, intituled "An Act for abolishing arrest on mesne process in civil actions except in certain cases; for extending the remedies of creditors against the property of debtors; and for amending the laws for the Relief of Insolvent Debtors in England," will be held at the office of Messrs. Cowdell and Son, Solicitors, in Hinckley, in the county of Leicester, on Thursday the 26th day of December instant, at eleven o'clock in the forenoon, for the purpose of approving and determining upon the manner, time, and place for sale, by public auction, of the real estate which is now vested in the assignee of the said insolvent, pursuant to the directions of the said Statute; and on other special affairs.

All Letters must be post paid.

Printed and published at the Office, in Cannon-Row, Parliament-Street, by Francis Warrs, of No. 40, Vincent-Square, Westminster.

Tuesday, December 10, 1839.

Price One Shilling and Eight Pence.