February 1841; and the execution thereof by the said John Harvard and Thomas Pocock, respectively, was attested by Christopher Crouch, No. 37, Southampton-buildings, Attorney at Law.

OTICE is hereby given, that Edmund Keeble Taylor, of Ipswich, in the county of Suffolk, Grocer, hath by indenture, dated the 22d day of March instant, assigned to James Ougham Francis, Surgeon, and Joseph Taylor, Grocer, both of Ipswich aforesaid, all his personal estate and effects (the wearing apparel of himself and his family, and other necessaries, not exceeding in the whole the value of twenty pounds, excepted) for the equal benefit of his creditors; but every one who shall not come in under and execute the deed, within three calendar months from the date thereof, will be excluded the benefit according to the trusts and provisions in that behalf therein contained; and that the said indenture was duly executed by the said Edmund Keeble Taylor, James Ougham Francis, and Joseph Taylor on the day of the date thereof, in the presence of, and is attested by, William Ewington, Solicitor, Ipswich; and will lie, until the expiration of three calendar months, at his office for execution by the other creditors of the said Edmund Keeble Taylor. by the other creditors of the said Editind Reehle Paylor. All persons indebted to him are desired to pay their respective debts to the said trustees, or to either of them, or to Mr. Ewington, their Solicitor, within fourteen days, otherwise legal proceedings will be commenced against them for the recovery thereof, without further notice.

OTICE is hereby given, that John Whitlow, of Manchester, in the county of Lancaster, Mercer and Laceman, hath by indenture, bearing date the 3d day of February 1841, assigned unto Samuel Watts, of Manchester Laceman, nath by indenture, bearing date the 3d day of February 1841, assigned unto Samuel Watts, of Manchester aforesaid, Warehouseman, and John May, of the city of London, Warehouseman, all the separate estate and effects of him, the said John Whitlow, and all the estate and effects late of him, the said John Whitlow, and his late partner, Charles Robinson, upon the trusts therein mentioned, as to the separate estate of him, the said John Whitlow, for the benefit of the separate creditors of the said John Whitlow, and as to the estate and effects late of him, the said John Whitlow, and his late partner, Charles Robinson, upon the trusts therein mentioned, for the benefit of the creditors of the late firm of Whitlow and Robinson; and the said indenture was duly executed by the said John Whitlow on the 3d day of February 1841, and by the said Samuel Watts on the 16th day of February 1841, and by the said John May on the 18th day of February 1841; and the execution of the said indenture by the said John Whitlow is attested by William Sale, of Manchester aforesaid, Attorney at Law, and by the said Samuel Watts and John May by Edward Worthington, of Manchester aforesaid, Attorney at Law.

## DANIEL POTTER's Assignment.

OTICE is hereby given, that by an indenture of assignment hearing data the last data and are ment, bearing date the 12th day of March 1841, Daniel Potter, of Linton, in the county of Cambridge, Attorney at Law, hath assigned all his estate and effects unto Henry Hazard, of the town of Cambridge, Merchant, upon trust, for the equal benefit of all the creditors of the said Daniel Potter; and that the said indenture was exe-cuted by the said Daniel Potter on the said 12th day of March, and by the said Henry Hazard on the 18th day of the same month; and such execution by the said Daniel Potter was attested by Joseph Edward Marshall, of the said town of Cambridge, Attorney at Law, and George Winter, of the same town, his Clerk; and such execution by the said Henry Hazard was attested by Frederick Barlow, of said Henry Hazard was attested by Frederick Barlow, of the said town of Cambridge, Attorney at Law, and the said George Winter; and notice is hereby further given, that the said indenture of assignment now lies at our office, in Cambridge aforesaid, for the perusal and signature of the creditors of the said Daniel Potter; and that such creditors as shall not execute the same, or signify their assent thereto in writing, within two calendar months from the date thereof, will be excluded from all benefit to be derived therefrom.—Dated this 18th day of March 1841.

TWISS and MARSHALL, Solicitors to the Trustee.

At the Britannia Inn, in the town of Carnarvon, the 20th day of March 1841.—In the Matter of William Jones, a Bankrupt.

HEREAS by a certain Order of the Court of Review. bearing date the 16th day of January last, upon the petition of Thomas Peers Williams, George Brydges Granville, and John Williams, of Carnarvon, Bankers and Copartners, it was ordered, amongst other things, that the premises mentioned and described in the said petition should be sold before us, or the major part of the Commissioners under the said Fiat, of which due notice should be given and the said first, of which due notice should be given and published in the London Gazette, and in such other public newspapers as the said Commissioners, or the major part of them, should think fit, when and where the said premises are to be sold before us, or by public auction, or at any other place or places if we should so think fit; now we, the major part of the Commissioners named in and authorised by the said Fiat, do hereby, by virtue of the said recited Order, find, that the sum of one thousand one hundred and nineteen pounds three shillings and two pences is due to the said petitioners; and we do in pursuance of is due to the said petitioners; and we do, in pursuance of such Order, order and direct, that the said premises, described in the said petition, be sold before the major part of the said Commissioners, at the Britannia Inn, in Carnarvon, in the county of Carnarvon, on Thursday the 29th day of April next, between the hours of one and three o'clock in the afternoon of the same day; and we do further order, that notice of such sale be given in the London Gazette, and the following newspapers published in North Wales, that is to say, in the Carnarvon Herald and the North Wales Chronicle.—Given under our hands the said 20th day of March 1841.

FRANK. J. WALKER JONES. ROB. WILLIAMS. J. JONES.

## POSITIVE SALE.

O be sold by auction, by Mr. Creasy, at the Town-hall, Brighton, in the county of Sussex, on Thursday the 22d day of April 1841, at twelve o'clock at noon, by direction of and before Thomas Partington, John Merrifield, and William Furner, Esqrs. the major part of the Commissioners acting under a Fiat in Bankruptcy awarded and issued and now in prosecution against John Tanner Trangmar, of Brighton aforesaid, Grocer, and without the least reserve;

A copyhold estate, comprising all those capital business premises and commodious dwelling-house, situate and being Nos. 8 and 9 on the south side of Boyces-street, Brighton, comprising two extensive shops well adapted for the grocery comprising two extensive snops well analyze for the grocery and chinaware trade, with spacious cellars and warehouse-room for two hundred tons of goods, most conveniently arranged, six sleeping-chambers, three sitting-rooms, kitchen, wash-house, offices, and garden; also a small cottage adjoining the same.

These premises have been recently rebuilt, and are in substantial repair, situate in the very heart of the town, and well calculated for any trade requiring large and properly arranged premises. An extensive grocery and chinaware business has been carried on there for the last thirty-five

The estate is held of the manor of Atlingworth, at a stinted fine and heriot of six pence certain, and a quit rent of a half penny a year to the lord.

The property will be sold, free from any incumbrance, to the highest bidder, without any reserve bidding whatever.
May be viewed, and full particulars had of Messrs.
Cooper, and of Messrs. Freeman and Comford, Ship-street, or of the Auctioneer, Mr. Creasy, North-street, Brighton.

## MILLS OF ENNIS.

Capital and extensive Flour and Oatmeal Mills, possessing every facility of manufacture, with specious Stores, Kilns, Dwelling-house, and Premises attached, lately in the possession of Messrs. Mucbeath and Mackay.

O be sold, pursuant to an Order of his Honour the Judge of the Court of Review, before the major part of the Commissioners named and authorised in and by a Fiat in Bankruptcy awarded and issued and now in prosecution against William Wright, of Liverpool, in the county of Lancaster, Corn Mcrchant, Factor, Dealer and Chapman, at the Clarendon-rooms, in South John-street, Liverpool, on