THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against James Dickinson, of Bramley, in the county of York, Drysalter and Cloth Manufacturer, Dealer, and Chapman are requested to meet the assignees of the estate and effects of the said bankrupt, on Tuesday the 19th day of October next, at one o'clock in the afternoon, at the office of Mr. Samuel Lister Booth, in Bank-street, Leeds, in order to assent to or dissent from a certain proposal, to be then and there made, by the executors of William Dickinson, late of Bramley aforesaid, Cloth Manufacturer, deceased, whereby the said executors intend to offer a certain sum of money in the pound upon the debts proved under the said bankruptcy, in consideration of which payment it will be proposed by the said executors that the said bankrupt shall be released from all claims of the said creditors; also to assent to o'r dissent from the said sasignees allowing certain of the creditors of the said bankrupt the costs, charges, payments, and expences incurred by them in certain proceedings against the said bankrupt before the issuing of the said Fiat, according to an agreement entered into by a majority of the creditors of the said bankrupt, dated the 10th day of February 1841; and on other special affairs.

VHE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against William Losh and John Losh, of Manchester, in the county of Lancaster, and of the city of Carlisle, Calico Printers, Dealers and Chapmen, are requested to meet the assignces of the estate and effects of the said bankrupts, on Wednesday the 20th day of October next, at three o'clock in the afternoon, at the offices of Messrs. Sale and Worthington, Solicitors, Fonntain-street, Manchester, in order to assent to or dissent from the said assignees selling and disposing of the stock in trade, furniture, goods, chattels, and effects of the said bankrupts, or any part or parts thereof, either by public auction or private contract, or partly by public auction and partly by private contract, and either for ready money or on credit, and for such sum or sums of money as the said assignees may think reasonable or proper, and if sold on credit with or without security as they in their judgment shall think fit, and to their buying in the same, or any part or parts thereof, at such auction, and reselling the same at any future auction or by private contract, at such price or prices, and in such manner as the said assignees shall deem expedient, and to their taking such securities for the same as they may think proper, without being liable to answer for or bear any loss which may happen upon the resale or security; and in case the said assignees shall before the said meeting have already sold and disposed of the stock in trade, furniture, goods, chattels, and effects of the said bankrupts, or any part thereof as aforesaid, then to confirm the said sale as aforesaid; and to confirm and allow whatsoever shall have been done previous to such meeting in and about the affairs of the said bankrupts; and also to assent to or dissent from the said assignees commencing and prosecuting any action or actions, suit or any part or parts thereof, at such auction, and reselling the commencing and prosecuting any action or actions, suit or suits at law or in equity, for the recovery or protection of part of the said estate and effects of the said bankrupts, particulars of which will be stated at such meeting; and also to the said assignees compounding, compromising, adjusting, settling, and arranging any such claims and demands upon such terms as the said assignees shall deem beneficial to the said bankrupts' estate; and to the said assignees compounding with any debtor or debtors to the said bankrupts' estate, and taking any reasonable part of the debt in discharge of the whole, and giving time or taking security for the payment of such debt or debts, or any part thereof; and generally to authorise and empower the said assignees to act for the beand protection of the said estate in such way as they shall, from time to time, think proper; and on other special affairs relating to the said bankruptey. og side di sa dise. Sala sa di sala sa

THE creditors who have proved their debts; under a Fiat in Bankruptcy awarded and issued forth against John Buckley; Joseph Buckley, and Henry Buckley, of Manchester, in the county of Lancaster, and of Todmorden, in the county of Lancaster, Cotton, and Worsted Manufacturers, Dealers, Chapmen, and Copartners, are requested to meet the assignees of the estate and, effects of the said bankrupts, on Wednesday the 20th day of October next, at twelve o'clock at noon, at the offices of Messrs, Sale and Worthington, Solicitors, Fountain-street, Manchester, to assent

to or dissent from the said assignees selling and disposing of the stock in trade, machinery, furniture, goods, chattels, and effects of the said bankrupts, or any part or parts thereof, either by public auction or private contract, or partly by public auction and partly by private contract, and either for ready money or on credit, and for such sum or sums of money as the said assignees may think reasonable or proper, and it sold on credit, with or without security as they in their judgment shall think fit, and to their buying in the same, or any part or parts thereof, at such auction, and re-selling the same at any future auction or by private constract, at such price or prices, and in such manner as the said assignees shall deem expedient, and to their taking such security for the same as they may think proper, without being liable to answer for or bear any loss which may happen upon the resale or security, and in case the said assignees shall before the said meeting have already sold and disposed of the stock in trade, machinery, furniture, goods, chattels, and effects of the said bankrupts, or any part thereof as aforesaid, then to confirm the said sale; and also thereof as aforesaid, then to confirm the said sale; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any action or actions, suit or suits, at law or in equity, for the recovery or protection of any part of the said estate and effects of the said bankrupts, and more particularly to assent to or dissent from the said assignees commencing and prosecuting any suit or suits in Chancery against certain parties, to be named at such meeting, for the purpose of recovering certain moneys alleged bankrupts, and to their defending certain proceedings in Chancery now pending, at the suit of such party or parties, with reference to the same moneys, and to the said assignees compromising and arranging the said suits and claims, on such terms as they shall think advantageous to the bankrupts' estate, or to submitting the same to arbitration, if they shall deem the same advisable; and also to assent to or dissent from the said assignees selling and disposing of certain real estate, late of the said bankrupts, in conjunction with or without the concurrence of certain parties, to be named at such meeting, claiming to be equitable mortgagees thereof; and also to assent to or dissent from the said assignees com-pounding, compromising, adjusting, settling, and arranging any debts, matters, or things due, owing, or relating to the estate and effects of the said bankrupts; and also to assent to or dissent from the said assignees paying the costs and expences attending certain meetings of the creditors of the said bankrupts, and in and about the calling and holding of such meetings, and in and about endeavouring to make an arrangement with the creditors of the said bankrupts previous to the issuing of the said fiat; and generally to authorize and empower the said assigness to act for the benefit and protection of the said estate, in such way as they shall, from time to time, think proper, and to wind up the affairs of the same as the said assigness shall deem most advantageous to the creditors; and on other special

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Benjamin Rushforth Broadbent, of Spotland, in the parish of Rochdale, in the county of Lancaster, Flannel Manufacturer, Dealet and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Wednesday the 13th day of October next, at three o'clock in the afternoon precisely, at the office of Mr. John Alsop Petty, 2, Town-hall-buildings, Cross-street, Manchester, in order to assent to or dissent from the said assignees paying, out of the said bankrupt's estate, certain costs, charges, and expences incurred previous to the issuing of the said fiat, in and about preparing and carring into effect a certain indenture and deed of trust, for giving time to the said bankrupt for the payment of his debts, and for carrying on his said trade for the benefit of his creditors, and all other costs and expences relating to the said trust deed or incident thereto; and also to sanction, confirm, and allow all and every the acts, purchases, sales, payments, and proceedings of the provisional assignee appointed under the said fiat, in carrying on the business of the said bankrupt, and otherwise in and relating to the management of his estate, and in employing the said bankrupt and assistants therein, and paying the wages of such bankrupt and assistants therein, and paying the wages of such bankrupt and assistants, and all rents, taxes, and outgoings due and payable from the bankrupt's