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TUESDAY, MARCH 1, 1842.

Lord Chamberlain's Office, February 28, 1842.

NOTICE is hereby given, that Her Majesty will hold Levees at St. James's-Palace, on the following days, at two o'clock :

- Wednesday, March 16th.
- Wednesday, April 13th.
- Wednesday, May 4th.
- Wednesday, June 1st.

REGULATIONS TO BE OBSERVED AT THE QUEEN'S LEVEES, AT ST. JAMES'S-PALACE.

The Noblemen and Gentlemen, who propose to attend Her Majesty's Levees at St. James's-Palace, are requested to bring with them two cards with their names thereon written, one to be left with the Queen's Page in attendance in the Presence-Chamber, and the other to be delivered to the Lord in Waiting, who will announce the name to Her Majesty.

Those Gentlemen who are to be presented are hereby informed, it is absolutely necessary that their names, with the name of the Nobleman or Gentleman who is to present them (not that of the Lord in Waiting), should be sent to the Lord Chamberlain's-Office, before twelve o'clock on the day but one previous to each Levee, in order that they may be submitted for the Queen's approbation; it being Her Majesty's command, that

no presentation shall hereafter be made at the Levees, but in conformity with the above regulations; and further, that no person shall be admitted, on any pretence whatever, who has not been so presented.

It is particularly requested, that Gentlemen who are to be presented at the Levees will have their names *distinctly* written upon the card to be delivered to the Lord in Waiting, in order that there may be no mistake in announcing them to the Queen.

The state apartments will not be open for the reception of Company coming to Court, until half past one o'clock.

NOTICE is hereby given, that all persons, having Petitions or Addresses to present to Her Majesty at the Levees, are to write on two cards, with their names, a statement of the object of such Petitions or Addresses, and of the persons from whom they come; one card to be delivered to the Page in the Ante-Room, and the other to the Lord in Waiting, who will read its contents, at the time of presentation, to Her Majesty; and, on these occasions, no other statement is to be addressed to Her Majesty.

A Deputation to present an Address is not to exceed four persons.

Lord Chamberlain's-Office, February 28, 1842.

NOTICE is hereby given, that Her Majesty will hold Drawing-Rooms at St. James's Palace, on the following days, at two o'clock :

Thursday, April 7th.

Thursday, April 28th.

Thursday, May 19th, { to celebrate Her Majesty's
Birth-day.

Thursday, June 16th.

N. B. The Knights of the several Orders are to appear in their Collars at Her Majesty's Drawing-Room on Thursday the 19th of May next.

REGULATIONS TO BE OBSERVED AT THE QUEEN'S DRAWING-ROOMS.

The Ladies, who purpose attending Her Majesty's Drawing-Rooms, are requested to bring with them two cards, with their names legibly written thereon, one to be left with the Queen's Page in attendance in the Presence-Chamber, and the other to be delivered to the Lord in Waiting, who will announce the name to Her Majesty :

And those Ladies, who are to be presented, are hereby informed, it is absolutely necessary that their names, together with the names of the Ladies who are to present them, should be sent in to the Lord Chamberlain's-Office, before *twelve o'clock on the day but one* previous to each Drawing-Room, in order that they may be submitted for the Queen's approbation ; it being Her Majesty's command, that no presentation shall take place unless the name of the Lady presenting, together with that of the Lady to be presented, shall appear on the card to be delivered, as before directed, corresponding with the names sent in to the Lord Chamberlain's-Office.

AT the Court at *Windsor*, the 15th day of *January* 1842.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England, have, in pursuance of an Act, passed in the session of Parliament holden in the third and fourth years of Her Majesty's reign, intituled " An Act to carry into effect, with certain modifi-

cations, the fourth report of the Commissioners " of Ecclesiastical Duties and Revenues;" and of another Act, passed in the session of Parliament holden in the fourth and fifth years of Her Majesty's reign, intituled " An Act to explain and amend two several Acts relating to the Ecclesiastical Commissioners for England," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-first day of December one thousand eight hundred and forty-one, in the words and figures following, that is to say :

" We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled " An Act to carry into effect, with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and Revenues;" and of another Act, passed in the session of Parliament held in the fourth and fifth years of your Majesty's reign, intituled " An Act to explain and amend two several Acts relating to the Ecclesiastical Commissioners for England," have prepared, and now humbly lay before your Majesty in Council, the following scheme, for making a better provision for the cathedral churches of Chester and Ripon, and for regulating the number and emoluments of the minor canons thereof, and for confirming certain statutes and rules of the last-mentioned church.

" Whereas it is by the first recited Act, amongst other things, enacted, that so soon as conveniently may be, and by the authority therein provided, such fixed annual sums shall be determined on to be paid, and shall accordingly be paid to us, by the Dean and Canons of the cathedral churches of Durham and Saint Paul, in London, and of the collegiate churches of Westminster and Manchester, as after due enquiry and calculation of the present annual incomes of the Chapters of such churches respectively, shall leave to such deans and canons the respective incomes in the same Act mentioned; and that such other annual sums shall be determined on to be paid, and shall be accordingly paid by us, or such deductions shall be allowed to be made out of the proceeds of any suspended canonry or canonries, as, after the like enquiry and calculation, shall give to the dean of every cathedral church in England an average annual income of one thousand pounds, and to the respective canons of every cathedral church

in England an average annual income of five hundred pounds; and as shall also enable the respective Chapters of Chester and Ripon to provide for the efficient performance of all the duties of the said churches, and the maintenance of the fabrics thereof:

“ And whereas, by the said secondly recited Act, it is enacted, that it shall be lawful to carry such last-mentioned purposes, or any of them, into effect, by any mode of payment, contribution, augmentation, or endowment which may be deemed fit, as well as by the modes in the said first recited Act specified:

“ And whereas, in pursuance of the said recited provisions, an Order was issued by your Majesty in Council, on the eleventh day of August last, and has since been duly gazetted, whereby the incomes of the dean of the cathedral church of Durham and the canons of the same church, appointed after the passing of the said first recited Act, are charged with the yearly payment to us of certain proportions of such respective incomes; and other Orders may hereafter be made by your Majesty in Council for charging the incomes of other deans and canons under the same provisions:

“ And whereas it is also by the said first recited Act enacted, that, so soon as conveniently may be, and by the authority therein provided, regulations shall be made for fixing the number and emoluments of the minor canons in each cathedral church; and it is provided, that there shall not in any case be more than six nor less than two; and that the stipend of each such minor canon thereafter to be appointed shall not be less than one hundred and fifty pounds per annum; and that arrangements may, from time to time, be made by the like authority for securing to any minor canon, not otherwise competently provided for, such annual sum as shall make up to him an income as minor canon, not exceeding, in any case, the said sum of one hundred and fifty pounds:

“ And whereas it is by the said first recited Act also enacted, that the chapters of the several cathedral and collegiate churches shall, from time to time, propose to their respective visitors such alterations in the existing statutes and rules as shall make them consistent with the constitution and duties of the chapters respectively, as altered under the authority of the same Act; and that all such

alterations may be confirmed by the authority of the visitor; and that all such statutes and rules when so altered shall be submitted to us, and may be confirmed by the authority in the same Act provided:

“ And whereas the Dean and Chapter of the said cathedral church of Ripon have proposed to the Right Reverend Charles Thomas Bishop of Ripon, as their visitor, certain alterations in the statutes of their said church, which have been confirmed by such visitor, as statutes and rules of the said church, and have been submitted to us, and are set forth in the schedule hereunto annexed; and it appears to us to be proper that the same should be confirmed:

“ We therefore humbly recommend and propose, that the said statutes and rules so contained in the said schedule shall be confirmed, and shall become and be statutes and rules of the said cathedral church of Ripon; but not so as to affect any law now in force relating to the licences of curates.

“ And whereas the said statutes and rules, amongst other things, make immediate provision for the due keeping of residence in the said cathedral church of Ripon; and it has been made to appear to us, that the existing statutes and rules of the said cathedral church of Chester already make provision for the due keeping of residence by the dean and canons thereof, and that such last-mentioned statutes and rules do not require any immediate alteration under the provisions of the said Acts:

“ And whereas, upon making the inquiry and calculation required by the said first recited Act, it appears to us, that the fabric of the said cathedral church of Ripon is in a very dilapidated and unsafe condition; and that the Dean and Chapter of the said church have already done as much towards the repair thereof as their limited resources enable them to effect; but that it will still require the outlay of a considerable sum of money to place the said fabric in such a state of security as will enable the said Dean and Chapter hereafter to maintain the same, from year to year, out of their future annual revenues, when such revenues shall be augmented as hereinafter recommended and proposed:

“ And whereas, upon like inquiry, it also appears to us, that the organ now belonging to the said cathedral church of Chester is in so decayed and imperfect a state as to render the choir inefficient for the proper

performance of the choral service of the said church, and that for the purpose of remedying this defect, a sum of money is required, in addition to the limited means now at the disposal of the Dean and Chapter of the said church :

“ We, therefore, further recommend and propose that, for the purpose of putting the fabric of the said cathedral church of Ripon into a condition of security, and also for making the choir of the said cathedral church of Chester efficient for the proper performance of the services thereof, there shall be paid by us to such persons, at such times and in such manner as we shall upon further inquiry deem expedient, such sum or sums of money as shall be necessary for such purposes ; but in the case of the said church of Ripon not exceeding in the aggregate four fifth parts of the whole monies which were paid to us, on the fifteenth day of December instant, under the authority of the before-mentioned Order, and in the case of the said church of Chester not exceeding in the aggregate the remaining one fifth part of such monies.

“ And whereas, upon like inquiry and calculation, it appears to us that, in order to carry into complete effect the enactments hereinbefore recited, so far as they apply to the said cathedral churches of Chester and Ripon, it will be necessary, that an annual payment should be made in augmentation of the revenues of the said church of Chester until the year one thousand eight hundred and fifty-four, inclusive, and a permanent annual payment in augmentation of the revenues of the said church of Ripon, to the respective amounts hereinafter mentioned :

“ We, therefore, further recommend and propose that our Treasurer shall, on or before the first day of January in the year one thousand eight hundred and forty-three, and in each succeeding year, take an account of all monies which, after making such payments as aforesaid on account of the fabric of the said church of Ripon and the choir of the said church of Chester, shall, on the sixteenth day of the month of December in the next previous year, have been in our hands, or subject to our order, arising from payments made to us under the said Order of the eleventh day of August last, or under any other such Order of your Majesty in Council as aforesaid : and that, on the fifteenth day of the said month of January in the said year one thousand

eight hundred and forty-three, and on the same day in every succeeding year, but in the case of the said cathedral church of Chester, not after the year one thousand eight hundred and fifty-four, there shall be paid by us, to the Treasurers, for the time being, of the said cathedral churches respectively, the following yearly sums ; that is to say, to the Treasurer of the said cathedral church of Chester the sum of three thousand pounds ; and to the Treasurer of the said cathedral church of Ripon the sum of three thousand three hundred pounds ; or so much thereof, in each of such cases (to be calculated according to the proportions which such yearly sums, and any other yearly sum, which may be charged upon and made payable out of such monies to the Treasurer of any other cathedral church by any Order which may be issued by your Majesty in Council under the aforesaid provisions of the said recited Acts, shall be found to bear to each other respectively) as shall, upon the account so to be taken as aforesaid, appear not to exceed in the whole the amount of such monies so in our hands, or subject to our order, arising as aforesaid.

“ And we further recommend and propose, that no vacancy among the present minor canons of the said cathedral church of Chester shall be filled up until the number of such minor canons shall be reduced below the number of four, and that the number of such minor canons shall from thenceforth be four ; and that the second, third, and fourth of the present minor canons in the said church, who are not otherwise competently provided for, and all minor canons hereafter appointed in the same church, shall, for and in respect of the year one thousand eight hundred and forty-two, and of every future year, respectively receive, out of the revenues of the said church, such sum of money as will secure to them in the whole, as such minor canons respectively, an annual stipend of one hundred and fifty pounds.

“ And we further recommend and propose, that the number of minor canons in the said cathedral church of Ripon shall be and continue to be two, and that the present minor canons in the said church, who are not otherwise competently provided for, and all minor canons hereafter appointed in the same church, shall, for and in respect of the same year one thousand eight hundred and forty-two, and of every future year, respectively receive, as such minor canons, an annual stipend of one

hundred and fifty pounds out of the revenues of the said church.

“ And we further recommend and propose, that the treasurer, for the time being, of each of the said cathedral churches shall apply, towards the efficient performance of the duties of his church, and the maintenance of the fabric thereof, so much at least, of the sum of money so to be received from us as aforesaid in respect of any year, as, together with the monies already applicable in the same year to such purposes respectively according to the custom of such church, will amount to two fifth parts of the whole annual revenues of such church for the same year, in such manner and proportions as shall be ordered by the chapter of such church, but so as to secure to the minor canons and the several officers and servants of such church, at the least, the incomes hereinbefore and by the statutes and rules of such church allotted to them respectively; and shall, out of the other three fifth parts, pay to the dean and canons of such church, any stipends payable to them respectively according to any statute custom or regulation of such church, and shall divide the residue of such three fifth parts among the dean and canons, so as to give to the dean a sum of money (including any such stipend) double in amount to that payable to each canon, and no more: provided that every such division shall be subject to any statute or regulation of such church, concerning the income of any member of chapter as affected by non-residence or otherwise; and provided also, that until the chapter of the said cathedral church of Ripon shall consist of a dean and four canons only, the treasurer of such church shall divide such residue, in the like proportion, among so many of the members of chapter as, during the year then last past, shall have duly kept residence in the said church, but subject to any such statute, custom, or regulation as aforesaid.

“ And we humbly recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters to which this our scheme applies, or any of them, in conformity with the provisions of the said recited Acts, or either of them.”

SCHEDULE.

“ We, the Dean and Chapter of the cathedral church of Ripon, do, in pursuance of an Act, passed

in the session of Parliament held in the third and fourth years of the reign of Her present Majesty, intituled “ An Act to carry into effect, with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and Revenues,” propose to the Right Reverend Charles Thomas Lord Bishop of Ripon, the Visitor of the same cathedral church, that the following alterations be made in the statutes thereof, that is to say:

“ We propose, that so much of the said statutes as relates to the nomination of candidates, to be appointed to any prebend on the vacancy thereof, be repealed.

“ And whereas, by the only statute which relates to residence, it is decreed, that the choice of residence shall rest with the dean, and that upon his declining to keep residence one of the canons shall be elected into residence; but no canon is, in any other case, required by the said statute to reside; and whereas the periods of residence to be kept by all future deans and canons are expressly provided for by the said recited Act;

“ And whereas we are desirous of immediately making better provision for residence, in conformity with the spirit of the said recited Act; and it has been intimated to us by the Ecclesiastical Commissioners for England, that it is in contemplation to make such a grant of monies, in augmentation of our revenues, as will ultimately not only enable us to provide for the efficient performance of all the duties of our said church, and the maintenance of the fabric thereof, but as will also ultimately secure to the several members of Chapter the incomes intended for them by the said recited Act; which grant will begin to accrue from the first day of January one thousand eight hundred and forty-two, and will, from time to time, increase, until it reaches its total annual amount;

“ And whereas, in addition to the only house of residence heretofore belonging to the said church, which has been and now is in the sole occupation of the dean, we have recently procured a house of residence for the canons, nearly adjoining to the said church;

“ We, therefore, propose, that the whole of the said statute relating to residence shall be repealed; and that instead thereof, it shall be decreed as follows, that is to say, ‘ that, from and after the

first day of January one thousand eight hundred and forty two, the dean shall reside eight months in every year; and that, as well during his residence as during his absence, there shall at all times be one of the canons in residence, in the canonical house of residence; the turns of their residence, and, so far as relates to existing canons, the periods thereof also, for each year, being, from time to time, fixed in chapter; and that the house so occupied by the dean shall be the deanery, and shall belong exclusively to the dean for the time being; and that it shall not be necessary for any dean to make any formal claim thereto, as heretofore required.

“ And we propose, that so much of the said statutes, as decrees that the Residentiary shall be the Treasurer, be altered as follows, that is to say; ‘ that the dean and the canon in residence, for the time being, shall be joint Treasurers.’

“ And whereas one of the duties of the said church is the cure of souls within the parish of Ripon, and such duty has been heretofore, and now is, performed by the minor canons of the said church, and it is expedient that the same should continue to be so performed by them, as curates of us the Dean and Chapter of the said church, with the sanction and under the authority and jurisdiction of the Bishop, and that they should be adequately remunerated for the performance of such duty;

“ We, therefore, propose, that it be decreed as follows, that is to say;

“ That the minor canons for the time being shall be respectively nominated to the Lord Bishop of Ripon, for the time being, as curates of the Dean and Chapter; to be by him respectively licenced as such curates within the parish of Ripon, and that upon being so licenced they shall respectively be such curates so long as they shall continue to hold the said office of minor canon, and no longer; and that in consideration of their duty as such curates, they shall respectively receive from the Treasurer of the said church, in addition to their incomes as minor canons, the stipend or salary of one hundred and fifty pounds per annum, so soon as the grant herein-before-mentioned shall reach its full annual amount, and, in the mean time, such portion of the said annual stipend or salary of one hundred and fifty pounds as shall correspond with the proportion which each annual sum, paid to the said Treasurer

by the said Commissioners, shall bear to such total annual amount of the said grant.

“ In witness whereof we, the said Dean and Chapter, have hereunto set our common or chapter seal the eighth day of December, in the year one thousand eight hundred and forty-one.

“ I, the Right Reverend Charles Thomas, by Divine permission, Lord Bishop of Ripon, the Visitor of the cathedral church of Ripon, do approve of the alterations proposed to be made in the statutes of the said church hereinbefore contained, and do hereby confirm the same as statutes and rules of the said church.

“ In witness whereof I have hereunto set my hand and episcopal seal this thirteenth day of December, in the year one thousand eight hundred and forty-one.”

And whereas notice of the said scheme has been duly given to the Deans and Chapters of the cathedral churches of Chester and Ripon respectively, and no objection has been made thereto:

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct, that the same shall take effect immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said recited Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct, that this Order be registered by the Registrars of the several dioceses of Chester and Ripon.

C. C. Greville.

Buckingham-Palace, March 1, 1842.

LIST of Addresses of Congratulation, transmitted for presentation to His Royal Highness Prince Albert, on the occasion of the Birth of His Royal Highness the Prince of Wales, and presented to His Royal Highness by the Right Honourable the Marquess of Exeter:

From the Inhabitants of the county of Warwick.
From the Nobility, Gentry, Clergy, and other Inhabitants of Northamptonshire.
From the Gentlemen, Clergy, and Inhabitants of the county of Brecon.
From the Noblemen, Gentlemen, Freeholders, Commissioners of Supply, and Justices of the Peace of the county of Forfar.

- From the Noblemen, Magistrates, Commissioners of Supply, and other Inhabitants of the county of Selkirk.
- From the Nobility, Clergy, Gentlemen, and Inhabitants of the county of Clare.
- From the Clergy, Magistrates, Merchants, and other principal Inhabitants of the town of Harbor Grace, in the island of Newfoundland.
- From the Roman Catholic Priesthood of Newfoundland.
- From the Boroughreeves and Constables of Bolton-le-Moors, and the Magistrates, Clergy, and other Inhabitants of the town and neighbourhood.
- From the Mayor, Aldermen, and Common Councilmen of the municipal borough of Bolton-le-Moors, in the county palatine of Lancaster.
- From the Mayor, Aldermen, and Common Councilmen of the borough of Appleby, in the county of Westmorland, together with the Clergy, Gentry, and other Inhabitants of that borough and its vicinity.
- From the Mayor, Aldermen, Burgesses, Freemen, and Inhabitants of the ancient borough of Ruthin, North Wales.
- From the Mayor, Aldermen, and Burgesses of the borough of Gravesend, in the county of Kent.
- From the Mayor, Aldermen, and Burgesses of the borough of Banbury, in the county of Oxford.
- From the Mayor, Aldermen, and Burgesses of the borough of Derby.
- From the Mayor, Magistrates, Clergy, Dissenting Ministers, and other Inhabitants of the borough of Derby.
- From the Mayor, Aldermen, and Burgesses of the borough of Sudbury, in the counties of Suffolk and Essex.
- From the Mayor, Aldermen, and Councillors of the ancient borough of Hertford.
- From the Mayor, Aldermen, and Burgesses of the borough of Newark, in the county of Nottingham.
- From the Inhabitants of the town and neighbourhood of Stratton, in the county of Cornwall.
- From the Mayor, Aldermen, and Burgesses of the borough of Leominster.
- From the High Steward, Deputy Steward, Bailiffs, and Burgesses of the borough of Newborough, otherwise Newport, in the county of Salop.
- From the Mayor, Aldermen, Councillors, and Burgesses of the borough of Godalming.
- From the Bishop of Lichfield, the Clergy of the archdeaconry of Stafford, and its Peculiars.
- From the Bishop, Dean, Chancellor, Prebendaries, and Clergy of the diocese of Carlisle.
- From the Archdeacon and the Clergy of the archdeaconry of Sudbury.
- From the Dean and Chapter of the cathedral church of Gloucester.
- From the Governors of the Free Grammar School of King Edward the Sixth, in Birmingham.
- From the Vice-Presidents, Committee, and Members of the Protestant Association.
- From the Members of the Operative Conservative Association of the borough of Stockport, in the united counties of Chester and Lancaster.
- From the Provost, Magistrates, and Council of the city of Aberdeen.
- From the Inhabitants of the city of Aberdeen.
- From the Convener, Master of Hospital, Deacons, and other Members of the Seven Incorporated Trades of the city of Aberdeen.
- From the President and Council of the Provincial Medical and Surgical Association of Scotland.
- From the Convener of the Incorporated Trades of Kelso, the Office Bearers of these various Incorporations, and other Inhabitants of the burgh.
- From the Deacon, Collector, Masters, and other Members of the Incorporation of Barbers of Glasgow.

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

Edward Miller Mundy, Esq. to be Deputy Lieutenant. Dated 22d February 1842.

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

South Salopian Yeomanry Cavalry.

The Honourable Edward James Herbert, commonly called Lord Viscount Clive, to be Lieutenant, vice Smythe, deceased.

Beriah Botfield, Esq. M.P. to be Cornet, vice Viscount Clive, promoted.

Whitehall, February 23, 1842.

The Lord Chancellor has appointed William Gay, of Wisbeach, in the county of Cambridge, Gent. to be a Master Extraordinary in the High Court of Chancery.

Whitehall, February 24, 1842.

The Lord Chancellor has appointed John Harvey Boys, of Margate, in the county of Kent, Gent. to be a Master Extraordinary in the High Court of Chancery.

Whitehall, February 25, 1842.

The Lord Chancellor has appointed John Hawkey Bingham Carslake, of Bridgewater, in the county of Somerset, Gent. to be a Master Extraordinary in the High Court of Chancery.

*Church Commissioners'-Office,
February 25, 1842.*

THE following is a copy of an Order of Her Majesty in Council, for dividing the parish of Burton-on-Trent, in the county of Stafford, into ecclesiastical districts, and assigning one of such districts as a district parish to Trinity Chapel, in the said parish of Burton-on-Trent, under the 21st section of the 58th George 3, cap. 45:

At the Court at Windsor, the 10th day of December 1841, present, the Queen's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the fifty-eighth year of the reign of His late Majesty King George

the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes," it is, amongst other things, enacted, "that in every case in which the Commissioners appointed for carrying into execution the purposes of the said Act, shall be of opinion that it will be expedient to divide any parish into two or more distinct and separate parishes, for all ecclesiastical purposes whatever, it shall be lawful for the said Commissioners, with the consent of the Bishop of the diocese in which such parish is locally situated, signified under his hand and seal, to apply to the patron or patrons of the church of such parish for his consent to make such division, and for such patron or patrons to signify his or their consent thereto, under his hand and seal; and the said Commissioners shall, upon the consent of the said patron or patrons so signified, represent the whole matter to His Majesty in Council, and shall state in such representation the bounds by which it is proposed, with such consent as aforesaid, to divide such parish, together with the relative and respective proportions of glebe land, tithes, moduses, or other endowments, which will by such division arise and accrue, and remain and be within each of such respective divisions, and also the relative proportions of the estimated amount of the value or produce of fees, oblations, offerings, or other ecclesiastical dues or profits which may arise and accrue within each of such respective divisions; and if, thereupon, His Majesty in Council shall think fit to direct such division to be made, such Order of His Majesty in Council shall be valid and good in law for the purpose of effecting such division; provided always, that no such division of any parish into distinct parishes shall completely take effect until after the death, resignation, or other avoidance of the existing incumbent of the parish to be divided;" and it is, by the 21st section of the said Act, further enacted, "that in any case in which the said Commissioners shall be of opinion that it is not expedient to divide any populous parish or extra parochial place into such complete, separate, and distinct parishes as aforesaid, but that it is expedient to divide the same into such ecclesiastical districts as they, with the consent of the Bishop, signified under his hand and seal, may deem necessary, for the purpose of affording accommodation for the attending divine service, according to the rites of the United Church of England and Ireland, to persons residing therein, in the churches and parochial chapels already built, or in additional churches or chapels to be built therein, and as may appear to such Commissioners to be convenient for the enabling the spiritual person or persons who may serve such churches or chapels to perform all ecclesiastical duties within the districts attached to such respective churches and chapels, and for the due ecclesiastical superintendence of such district, and the preservation and improvement of the religious and moral habits of the persons residing therein, the said Commissioners shall represent such opinion to His Majesty in Council, and shall state in such representation the bounds by which such districts are proposed to be described; and if, thereupon, His Majesty in Council shall think fit to direct such division to be made, such Order

of His Majesty in Council shall be valid and good in law for the purpose of effecting such division;" and whereas by an Act, passed in the 59th year of His late Majesty King George the Third, intituled "An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes;" and by another Act, passed in the 7th and 8th years of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;" and by another Act, made and passed in the 1st and 2d years of His late Majesty King William the Fourth, intituled "An Act to amend and render more effectual an Act, passed in the 7th and 8th years of the reign of His late Majesty, intituled 'An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes;'" and also by another Act, made and passed in the 2d and 3d years of His said late Majesty, intituled "An Act to render more effectual an Act, passed in the 59th year of His late Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building, and promoting the building, of additional churches in populous parishes,'" further provisions are made for carrying such divisions into effect:

And whereas the said Commissioners have made a representation to Her Majesty in Council in the words following, viz.

"Your Majesty's Commissioners for building new churches, appointed by virtue of an Act, passed in the 58th year of the reign of His Majesty King George the Third, intituled "An Act for building, and promoting the building, of additional churches in populous parishes," and continued by an Act, passed in the 7th and 8th years of the reign of His Majesty King George the Fourth, intituled "An Act to amend the Acts for building, and promoting the building, of additional churches in populous parishes," and further continued by an Act, passed in the first year of your Majesty's reign, intituled "An Act to prolong for ten years Her Majesty's Commission for building new churches," beg leave humbly to represent to your Majesty, that, when the census was taken, in the year 1831, the parish of Burton-on-Trent, in the county of Stafford and diocese of Lichfield, contained a population of 6978 persons:

"That, besides the parish church, which affords accommodation to 1500 persons, there is one chapel in the said parish, called Trinity Chapel, which affords accommodation to 1060 persons, including 850 free seats appropriated to the use of the poor:

"That the said chapel has been consecrated and divine service is regularly performed therein:

"Your Majesty's Commissioners beg leave further to represent to your Majesty that, having taken into consideration all the circumstances attending this parish, it appears to them to be expedient, that an ecclesiastical district, under the 21st section

of the said Act of the 58th George the Third, should be divided from the said parish, and assigned to the said chapel, called Trinity Chapel, for the purpose of affording accommodation for attending divine service to the persons residing in the said district, and for enabling the spiritual person serving the said chapel to perform all ecclesiastical duties within the district attached to the said chapel, and for the due ecclesiastical superintendence of such district, and the preservation and improvement of the moral habits of the persons residing therein; and that such district should be named "Trinity District Parish;" and that the boundaries should be as follow:

"From A. (the point of union of the townships of Anslow, Branstone, and Horninglowe) to B., by the hamlet division between Branstone and Horninglowe; from B. (the point of union of the townships of Branstone, Burton extra, and Horninglowe) to C. by the hamlet division between Burton extra and Horninglowe; from C. the junction of the townships of Burton extra, Burton-upon-Trent, and Horninglowe to D. in a north easterly direction along the hamlet division between Burton-upon-Trent and Horninglowe, a distance of three hundred and thirty-three and a half yards; from D. crossing the road or lane called Lichfield-lane, in a south easterly direction, and a field in the occupation of Aaron Atkin, and in a direct line for and then along the fence on the north easterly side of a field called Dickenson's Field to E. the centre of a brook course called Moor-hill Dam-brook, three hundred and fifty-three and three quarters yards; from E. along by the centre of such brook to F. the junction of such brook with another brook or drain called Guildables Drain, one hundred and eighty-two and a half yards; from F. along by the centre of such brook or drain called Guildables Drain to G. where such drain takes a south westerly direction; from G. in an easterly direction along by the fence on the north easterly side of property belonging to Thomas Payne, to H. two hundred and nineteen yards; from H. in a northerly direction by the fence on the south easterly side of property belonging to the Rev. F. E. J. Valpy to I. a wall belonging to same person, eighty-seven yards; from I. to J. in an easterly direction along by the wall belonging to the said Mr. Valpy, twenty-four and a quarter yards; from J. to K. in a southerly direction by the wall of the said Mr. Valpy, twelve yards; from K. to L. in an easterly direction, by the wall of the said Mr. Valpy, twenty-two yards; from L. to M. in a northerly direction, by the wall of the said Mr. Valpy, twenty-six and three quarters yards; from M. to N. in an easterly direction, by the wall of the said Mr. Valpy, twenty yards; from N. to O. in a northerly direction by the wall on the southerly side of Mr. Valpy's property, twenty-seven and a quarter yards, being from such last-mentioned point to point of Mr. Valpy's house, eighteen yards; from O. to P. in an easterly direction, by the boundary wall on the southerly side of property, held under lease from the Marquess of Anglesey, by the executors of the late Thomas Powis Astle, eighteen yards; from P. to Q. in a northerly direction, by the boundary wall on the easterly side of such last-mentioned property, eight yards; from Q. to R. in an easterly direction, and parallel with Horninglow-street to High-street, thirty-

one yards; thence across High-street to S.; from S. to T. in a south easterly direction, by the boundary on the southerly side of property occupied by William Goodger, sixteen yards; from T. to U. in a southerly direction, by the boundary on the north westerly side of same property, two yards and one quarter; from U. to V. in a south easterly direction, by the boundary on the south side of last-mentioned property, four and a quarter yards; from V. to W. in a southerly direction, by the north west boundary of same property, six yards; from W. to X. in a south easterly direction, by the boundary on the south side of same property, eleven and one quarter yards; from X. to Y. in a southerly direction, by the boundary on the north westerly side of property belonging to Ann Allsopp, to property held under lease from the Marquess of Anglesey, by — Forster, twenty yards; from Y. to Z. in an easterly direction, by the boundary wall on the north east side of — Forster's property, to the middle of a brook or ditch called the Hay Ditch; from Z. along by such brook or ditch, following the course thereof, to the south wall of the bridge over the River Trent; from such last-mentioned point, by the south wall of the bridge over the River Trent, to the division of the counties of Stafford and Derby, marked on such bridge; from such point of division, following the line thereof in a southerly direction, to the junction or point of union between the townships of Stapenhill and Winshill; and thence in a south easterly direction by the hamlet division between Stapenhill and Winshill; then following the original boundary of the parish of Burton-on-Trent, from the parish of Bradley, Newton Solney, Egginton, and Rolleston, to the point A. where the boundary commenced, as the same is more particularly delineated in the map hereunto annexed, and thereon coloured green:

"That the consent of the Lord Bishop of Lichfield has been obtained thereto, as required by the above-mentioned section of the said Act of the 58th year of His Majesty King George the Third; in testimony of which the said Lord Bishop has signed and sealed this present instrument:

"Your Majesty's Commissioners, therefore, beg leave to lay before your Majesty the before-mentioned circumstances, and humbly pray, that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty, having taken the said representation together with the map thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed division and assignment be accordingly made and effected, agreeably to the provisions of the said Acts.

Wm. L. Bathurst.

NOTICE is hereby given, that a building, named St. Cuthbert's Chapel, situated at Wigton, in the parish of Wigton, in the county of

Cumberland, in the district of Wigton, being a building licenced and used for public religious worship as a Roman Catholic Chapel exclusively, was, on the 21st day of February 1842, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th William 4, chap. 85.

Witness my hand this 24th day of February 1842,
Jos. Studholme, Superintendent Registrar.

GOLDNER'S PATENT FOR PRESERVING ANIMAL AND VEGETABLE SUBSTANCES AND LIQUIDS.

NOTICE is hereby given, that application is intended to be made to Parliament in the present session, for an Act to authorise the transfer, to more than twelve persons, of certain letters patent granted respectively to John Wertheimer and Stephen Goldner, for an invention or inventions of certain improvements in the preservation of animal and vegetable substances and liquids.

Swain, Stevens, and Co. 10, Whitehall.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill, to alter, amend, extend, and enlarge some of the powers and provisions of two Acts, relating to the Manchester and Birmingham Railway, one thereof passed in the first year of the reign of Her present Majesty Queen Victoria, intituled "An Act for making a Railway from Manchester to join the Grand Junction Railway, in the parish of Chebsey, in the county of Stafford, to be called the Manchester and Birmingham Railway, with certain branches therefrom; and the other thereof, passed in the second and third years of the reign of Her said present Majesty, entitled "An Act to enable the Manchester and Birmingham Railway Company, to vary and extend the line of their railway, and to amend the Act relating thereto."

And notice is hereby also given, that it is intended to apply for power to enable the Manchester and Birmingham Railway Company, incorporated by the said first recited Act, to make an extension or new line of railway, principally by means of a tunnel, with proper works and conveniences connected therewith, from or near their present railway, commencing at a point under their present station or terminus, at Sheffield-street, near Store-street, in the township of Manchester, in the county palatine of Lancaster, and terminating at or near the intended station of the Manchester and Leeds Railway, near Great Ducie-street, Hunt's-bank, in the said township; and which said extension, or new line of railway, will pass from, in, through, or into the said township of Manchester only, in the parish of Manchester.

And notice is hereby also given, that it is intended to apply for power to deviate in the construction of the said extension or new line of railway, from the line thereof, as laid down on the plans to be deposited as hereinafter-mentioned, to the extent which will be defined on such plans.

And powers will also be applied for, to levy tolls, rates, and duties for the use of the said extension or new line of railway.

And notice is hereby also given, that duplicate plans and sections, describing the line and levels of the said extension, or new line of railway, and the lands under or over which the same is proposed to pass, or which may be required to be taken or used for the purposes thereof, together with a book of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands, will be, or will have been, deposited for public inspection with the Clerk of the Peace for the county of Lancaster, at his office in Preston; and with the Clerk of the Peace for the borough of Manchester, at his office in Manchester, on or before the first day of March next; and that on or before the first day of April next, a copy of the said plans, sections, and book of reference, will be deposited with the parish clerk of the said parish of Manchester.—Dated the eighth day of February, in the year of our Lord, 1842.

Slater and Heelis, Solicitors to the said Company.

CONTRACTS FOR COALS FOR THE WEST INDIES AND MARANHAM.

Department of the Storekeeper-General of the Navy, Somerset-Place, February 22, 1842.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday the 15th March next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for

Supplying and delivering at Jamaica, Barbadoes, Antigua, and Maranham, the under-mentioned quantities of

COALS,

for the service of Her Majesty's Steam Vessels, viz.

Jamaica, 2250 tons; half to be shipped by the 30th April, and the remainder by the 30th November next.

Barbadoes, 2250 tons; half to be shipped by the 30th April, and the remainder by the 30th November next.

Antigua, 1500 tons; half to be shipped by the 30th April, and the remainder by the 30th November next.

Maranham, 1000 tons; half to be shipped by the 30th April, and the remainder by the 30th June next.

The conditions of the contracts and a form of the tender may be seen 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 writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words, "Tender for" 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 £4000, for the due performance of the contracts.

CONTRACT FOR PURCHASING MILL OFFAL.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, February 11, 1842.

THE 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 31st March next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for

Purchasing and removing from Her Majesty's Victualling-yard at Deptford, all such

OFFAL,

consisting of Middlings, Pollard, and Bran, as shall be produced in Her Majesty's Mill in the said Yard, during a period of twelve months certain, and further until the expiration of three months' warning, to be given by either party.

A form of the tender may be seen 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 writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words, "Tender for purchasing Mill Offal," and must also be delivered at Somerset-place, accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering, in the sum of £300, for the due performance of the contract.

CONTRACT FOR WELSH COALS FOR DEPTFORD.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, February 26, 1842.

THE 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 10th March next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering, into Her Majesty's Victualling Stores at Deptford,

1800 tons of hand-picked Bryndorway, Llangenneck, Resolven, or Graigolø Coals; half to be delivered by the 30th April, and the remainder by the 31st August next.

B 2

The conditions of the contract may be seen 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 writing.

Every tender must be addressed to the Secretary to the Admiralty, and bear in the left hand corner the words, "Tender for Coals," and must also be delivered at Somerset-place, accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering, in the sum of £300, for the due performance of the contract.

CONTRACTS FOR TALLOW, OILS, AND SOFT SOAP.

Department of the Storekeeper-General of the Navy, Somerset-Place, February 25, 1842.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday the 15th March next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's Dock-yards with

Russia Tallow;

Oil, Linseed,
Gallipoli,
Neatsfoot,
Spermaceti; and

Soft Soap.

Distributions of the articles, samples of the tallow and soap, and forms of the tenders may be seen 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 writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words, "Tender for" 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 £3000, for the due performance of the contract for tallow, £1500 for linseed oil, £1200 for Gallipoli oil, and by one person, in the sum of £25 per cent. on the value, for each of the other contracts.

SALE OF OLD STORES AT CHATHAM.

Admiralty, Somerset-Place,
February 14, 1842.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday the 8th of March next, at ten o'clock in the forenoon, the Captain Superintendent

will put up to sale, in Her Majesty's Dock-yard at Chatham, several lots of

Old Stores,

Consisting of Cordage (Hawser-laid and Cable-laid), Shakings, Canvas, Lead Ashes, Oclam, Hemp Flyings and Tyers, Casks, Tar Barrels, &c. &c.

all lying in the said 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.

Royal Harbour of Ramsgate-Office,
No. 22, Austin-Friars, London,
February 26, 1842.

NOTICE is hereby given, that the General Annual Meeting of the Trustees for the Maintenance and Improvement of the Harbour of Ramsgate will be held at this Office, on Wednesday the 16th of March next, at twelve o'clock precisely, to choose a Chairman, Deputy Chairman, and a Committee of Treasury for the year ensuing; and to elect, by ballot, three of the Trustees to be of the Committee of Managers or Directors for three years, in the room of those going out by rotation.

Thos. M. Shadwell, Secretary.

Canada Company.

Canada-House, St. Helen's-Place,
February 24, 1842.

THE Court of Directors of the Canada Company hereby give notice, that a General Court of Proprietors will be held at the Company's House, in St. Helen's-place, on Wednesday the 30th day of March next, for the election of a Deputy Governor and three other Directors, and one Auditor, conformably to the charter; and also for the election of an Auditor, in the room of James Gooden, Esq. elected a Director; and on other affairs.

The ballots to commence at one o'clock.—The glasses to be closed at four o'clock.

By order of the Court,

John Perry, Secretary.

Van Diemen's Land Company.

Established 1825, by Act, 6th George 4th, chap. 39, and incorporated by Royal Charter.

Van Diemen's Land Company's-
Office, 55, Old Broad-Street,
London, March 1, 1842.

THE Court of Directors of the Van Diemen's Land Company hereby give notice, that the seventeenth Annual General Meeting of Proprietors will be holden at this Office, on Monday the 28th day of March instant, at twelve o'clock at noon precisely, to receive the annual report, and on other business.

And the Court hereby give further notice, that the said General Meeting is made special, for the purpose of electing a Governor, Deputy Governor, six Directors, and three Auditors, who go out of office by rotation, all of whom offer themselves

for re-election; also to elect Directors in the room of William Borradaile, Esq. and Richard Dawkins, Esq. who have resigned.

The transfer-books of the Company will be closed on Wednesday the 23d, and will continue shut until Monday the 28th day of March instant, both days inclusive.

Geo. H. Howell, Clerk to the Company.

Treleigh Consolidated Mining Company.

No. 23, Threadneedle-Street,
February 22, 1842.

NOTICE is hereby given, that the Directors have this day made a further call of five shillings per share; and that the same is to be paid into the London Joint Stock Bank, on or before the 1st April next.

By order of the Board,

Rowland Nicholson, Secretary.

Late Royal Irish Mining Company.

February 17, 1842.

NOTICE is hereby given, that a final dividend from the capital stock of the above Company, of four pence upon each of the shares transferred to the Board of Directors, will be paid to the Holders of the scrip receipts for such shares, at No. 20, Great Strand-street, Dublin, on every Thursday, between the hours of one and three o'clock.

The scrip receipts must be produced, that the dividend may be marked thereon.

By order, J. Robinson.

Bissoe-Bridge Mining Association.

NOTICE is hereby given, that the adjourned General Meeting of the Shareholders of this Association, which was to have been held on the 3d day of March next, is postponed until Thursday the 17th day of March next, on which day it will take place, at the George and Vulture Tavern, Cornhill, London, at one o'clock precisely.

And notice is hereby also given, that at such Meeting, on the 17th March, will be taken into consideration the propriety of dissolving the Association and disposing of the materials, machinery, and other property on the Mine.—Dated this 25th day of February 1842.

By order of the Directors,

Baxendale, Tatham, Upton, and Johnson,
Great Winchester-street, London.

THE Partnership lately existing between Robert Crips and Thomas Crips, of Windmill-street, Haymarket, Harness Makers, was this day dissolved by mutual consent.—Dated this 26th February 1842.

R. Crips.

T. Crips.

NOTICE is hereby given, that the Partnership heretofore carried on by Charles Asprey the elder and Charles Asprey the younger, in the trade or business of Ironmongers, at Mitcham, in the county of Surrey, was, on the 1st day of September 1841, dissolved by mutual consent; and in future the business will be carried on by the said Charles Asprey the elder on his separate account. Witness our hands the 26th day of February 1842.

Chas. Asprey, sur.

Charles Asprey, junr.

NOTICE is hereby given, that the Partnership carried on by us the undersigned, Jane Horner and John Daleval Shafto, at Barnard Castle, in the county of Durham, under the firm and style of Horner and Shafto, as Spirit and Porter Merchants, was this day dissolved by mutual consent: As witness our hands this 26th day of February 1842.

Jane Horner.
J. D. Shafto.

TAKE notice, that the Partnership subsisting between us the undersigned, Ralph Lonsdale, Elizabeth Lonsdale, and Sarah Lonsdale, of No. 193, Regent-street, Hosiery and Glovers, was this day dissolved by mutual consent, but so far only as the undersigned Elizabeth Lonsdale is concerned.—Dated this 23d day of February 1842.

Ralph Lonsdale.
Elizth. Lonsdale.
Sarah Lonsdale.

NOTICE is hereby given, that the Partnership business heretofore carried on by and between us the undersigned, John Watson and Thomas Watson, as Linen Drapers, Silk Mercers, and Haberdashers, at No. 31, Long-row, Nottingham, is this day dissolved by mutual consent; and that all debts owing by and to the said partnership will be paid and received by the said John Watson: As witness our hands this 25th day of February 1842.

John Watson.
Thomas Watson.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Surgeons, Apothecaries, and Accoucheurs, in Manchester, in the county of Lancaster, formerly under the firm of Radford, Hunt, and Bryden, and lately under the firm of Hunt and Bryden, was this day dissolved by mutual consent. All debts due to and owing by the said copartnership will be received and paid at the Surgery, in Ridgefield, by the undersigned Richard Thomas Hunt.—Dated this 25th day of February 1842.

Thomas Radford.
R. T. Hunt.
John Bryden.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Richard Sanders and Joseph Sanders, carrying on business as Timber and Coal Merchants, at the borough of Warwick, under the firm of Richard Sanders and Son, was dissolved, on the 8th day of January last, by mutual consent: As witness our hands this 24th day of February 1842.

Rd. Sanders.
Joseph Sanders.

NOTICE is hereby given, that the Copartnership which has subsisted for some years past between William Mortley and Robert Millard, of Wedmore, in the county of Somerset, Drapers and Grocers, is this day dissolved by mutual consent.—Dated this 19th day of February 1842.

William Mortley.
Robert Millard.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Waterfield, Caroline Waterfield, and Eliza Waterfield, carrying on business as Straw Hat Manufacturers at Dunstable, in the county of Bedford, was this day dissolved by mutual consent.—Witness our hands this 25th day of February 1842.

Saml. Waterfield.
C. Waterfield.
E. Waterfield.

NOTICE is hereby given, that the Partnership lately existing between the undersigned, Josephus Longbotham and Richard Hugill, carrying on business together, under the firm of Longbotham and Hugill, as Drapers, in Parliament-street, in the city of York, was, on the 21st day of February instant, dissolved by mutual consent.—Witness our hands this 23d day of February 1842.

Josephus Longbotham.
Richard Hugill.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Taubman and Owen Thomas, of Liverpool, in the county of Lancaster, Joiners and Builders, was this day dissolved by mutual consent; and that all debts due to and owing by the said concern are to be received and paid by the said John Taubman, by whom the business will be carried on in future.—Witness our hands this 21st day of February 1842.

John Taubman.
Owen Thomas.

NOTICE is hereby given, that the Copartnership lately subsisting between us the undersigned, William Gist and Alexander Haldane, both of Devonport, in the county of Devon, Common Brewers, carrying on business under the style and firm of Gist and Haldane, was dissolved, by mutual consent, on the 31st day of December last past. All debts due and owing to and by the said copartnership will be received and paid by the said Alexander Haldane.—Dated the 25th day of February 1842.

Wm. Gist.
Alex. Haldane.

NOTICE is hereby given, that the Partnership between the undersigned, Robert Hayes and William Miller Hayes, in the trade or business of Pawnbrokers, in Kent-street and Park-lane, in Liverpool, in the county of Lancaster, and elsewhere, under the firm of R. and W. Hayes, was this day dissolved by mutual consent; and in future the business will be carried on by the said Robert Hayes on his separate account, and who will pay and receive all debts due and owing from and to the said partnership, in the regular course of trade.—Witness our hands this 24th day of February 1842.

Robert Hayes.
William Miller Hayes.

NOTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, Nathan Atherton, Ebenezer Thomas Clarkson, and Edwin Eugene Whitaker, of Calne, in the county of Wilts, Solicitors and Attorneys at Law, is this day dissolved by mutual consent, so far as regards the said Nathan Atherton.—Dated this 25th day of February 1842.

Natn. Atherton.
Ebenr. Thos. Clarkson.
Edwin E. Whitaker.

NOTICE is hereby given, that the Partnership heretofore carried on by us the undersigned, James Lees and Frederic Bailey, in the trade or business of Cotton Spinners and Manufacturers, at Banktop, in the township of Oldham, in the county of Lancaster, under the firm of Lees and Bailey, was dissolved, on the 1st day of January last, by mutual consent; and that the business will in future be carried on by the said Frederic Bailey alone, by whom all debts due to or from the said partnership will be received and paid.—Dated this 24th day of February 1842.

Jas. Lees.
Fredc. Bailey.

NOTICE is hereby given, that the Partnership formerly subsisting between the under-mentioned George Wragg and the undersigned Henry Godfrey Lamb Long, as Merchants and Manufacturers, and carried on by them, in Eyre-street, in Sheffield, under the firm of Wragg, Long, and Company, and which partnership, after the decease of the said George Wragg, was continued between his executors, the undersigned Elizabeth Wragg, Charles Cawton, and Henry Colley, and the said Henry Godfrey Lamb Long, was dissolved, by mutual consent, on the 31st day of December last. All debts due and owing to and by the partnership will be received and paid by the said Henry Godfrey Lamb Long.—Witness our hands this 21st day of February 1842.

Elizabeth Wragg,
Charles Cawton,
Henry Colley,
Executors of the said George
Wragg, deceased.
H. G. L. Long.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Hollings the elder and Isaac Butler Hollings, as Worsted Spinners and Manufacturers, at Bradford, in the county of York, under the style or firm of Thomas Hollings and Son, was this day dissolved by mutual consent.—Dated the 21st day of February 1842.

Thos. Hollings.
Isaac B. Hollings.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Shepperley, William Pearce, and Edward Broadhead, carrying on business as Watch and Clock Makers, at Belper, in the county of Derby, was this day dissolved by mutual consent.—Dated this 24th day of February 1842.

George Shepperley.
William Pearce.
Edward Broadhead.

NOTICE is hereby given, that the Partnership connexion heretofore subsisting between the undersigned, James Smithies and Jonathan Smithies, as Worsted Manufacturers, at Thornton, in the parish of Bradford, in the county of York, has been this day dissolved by mutual consent. The business will be carried on by the said James Smithies, who will receive and pay all debts owing to and by the said late firm.—Witness our hands this 25th day of February 1842.

James Smithies.
Jonathan Smithies.

NOTICE is hereby given, that the Copartnership lately subsisting between us the undersigned, James Tucker and John Tucker, as Coal Merchants, at Newport, in the isle of Wight, in the county of Southampton, was dissolved, by mutual consent, on the 1st day of February instant; and that the business will in future be carried on by the said John Tucker: As witness our hands this 16th day of February 1842.

James Tucker.
John Tucker.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Thomas Monk and George Monk, of No. 3, Broadway, Westminster, in the county of Middlesex. Oil and Colourmen, carrying on the said business under the style and firm of Thomas and George Monk, was this day dissolved by mutual consent; As witness our hands this 25th day of February 1842.

Thomas Monk.
George Monk.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Haynes Angier and William Rayner, of No. 15, Philpot-lane, in the city of London, Ship and Insurance Brokers and Commission Agents, is dissolved by mutual consent; and that all debts due or owing to or from the said partnership firm will be received and paid by the said Samuel Haynes Angier: As witness our hands the 1st day of March 1842.

Saml. H. Angier.
Wm. Rayner.

NOTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, William Fison and William Beaumont Leather, carrying on business at Bradford, in the county of York, as Stuff Manufacturers, under the style or firm of Fison and Leather, has been dissolved this day by mutual consent; and notice is hereby also given, that all debts due or owing to or from the said copartnership will be received or paid by the said William Fison, by whom the business will in future be carried on on his own account.—Dated this 25th day of February 1842.

William Fison.
William Beaumont Leather.

NOTICE is hereby given, that the Copartnership heretofore subsisting and carried on by us the undersigned, John Morley and William Alderson, of No. 18 $\frac{1}{2}$, Symons-street, Sloane-square, in the county of Middlesex, Letter Press and Copper Plate Printers, is this day dissolved by mutual consent. All the debts due to or from the late copartnership will be paid and received by the said John Morley, who will in future carry on the said business.—Witness our hands this 28th day of February 1842.

John Morley.
William Alderson.

NOTICE is hereby given, that the Copartnership lately carried on by us the undersigned, Elizabeth Kelsey, Amey Paget, and Ann Kelsey, as Schoolmistresses, at Reigate, in the county of Surrey, under the firm of Kelsey, Paget, and Kelsey, was this day dissolved by mutual consent. All debts due by or to the said copartnership are to be respectively paid and received by the said Elizabeth Kelsey and Ann Kelsey, who continue the business.—Dated this 24th day of June 1841.

Elizabeth Kelsey.
Amey Paget.
Ann Kelsey.

NOTICE is hereby given, that the Partnership lately carried on by the undersigned, John Ingham and Jonas Ingham, of Keelham in Thornton, near Bradford, in the county of York, as Worsted Stuff Manufacturers and Shopkeepers, under the firm of J. and J. Ingham, is dissolved by mutual consent; and all debts due and owing to and from the said firm are to be received and paid by the said Jonas Ingham and John Ingham, who will in future carry on business on their own separate account.—Dated the 24th day of February 1842.

John Ingham.
Jonas Ingham.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Wilmshurst the younger and Nathaniel Batho, as Machine and Tool Makers, at Manchester, in the county of Lancaster, under the firm of Wilmshurst and Batho, was this day dissolved by mutual consent.—All debts owing to the said late partnership must be paid forthwith to Mr. John Norris, Solicitor, 3, Marsden-street, Manchester.—Witness our hands this 26th day of February 1842.

Thomas Wilmshurst, junr.
Nathl. Batho.

NOTICE is hereby given, that the Partnership lately subsisting between the undersigned, James Horswell and John Distin, of the Stonehouse Manor Mills, within the parishes of Stoke Damerel and Stonehouse, in the county of Devon, Millers and Corn Dealers, was dissolved, by mutual consent, on the 8th day of January last. All debts due to and from the said partnership will be received and paid by the said James Horswell, who will continue the business on his own account.—Dated this 24th day of February 1842.

James Horswell.
John Distin.

NOTICE is hereby given, that the Partnership subsisting between the undersigned, John Tully and Michael Tully, of Bovey Tracey, in the county of Devon, carrying on business at Bovey Tracey aforesaid, under the firm of J. and M. Tully, as Millers, was this day dissolved by mutual consent.—Witness our hands this the 22d day of February 1842.

John Tully.
Michl. Tully.

NOTICE is hereby given, that the Partnership existing between us the undersigned, James and Isaac Knight, and carried on at Manchester, as Accountants, is this day dissolved by effluxion of time. All debts due and owing by and to the said partnership concern will be paid and received by the said James Knight.—Dated this 26th day of February 1842.

James Knight.
Isaac Knight.

[Extract from the Edinburgh Gazette of February 25, 1842.]

Balgonie Spinning-mill, Markinch,
January 1, 1842.

THE Copartnery carried on here by the Subscribers, under the firm of *Baxter and Stuart*, is this day, by mutual consent, dissolved.

Rob. Baxter.
Alexr. Stuart.

J. G. STUART, Witness.
J. M. MORRIS, Witness.

THOS. APTHORP, Esq. deceased.

ALL persons having any claims or demands against the estate of Thomas Apthorp, late of the city of Bath, deceased, are requested forthwith to furnish me with the particulars thereof, that the same may be examined and, if found correct, discharged.

HINTON EAST DRAKE, Solicitor to the administrator, No. 21, Broad-street, Bath.

Trinidad.—In the Court of Intendant, June 15, 1841.

In the Matter of John Maleck, deceased, Intestate.

WHEREAS John Maleck, late of the said island of Trinidad, a native of Africa, and a Mandingo by birth, departed this life at the said island, sometime in the year 1834, intestate, possessed of some small real and personal estate, and leaving him surviving no heirs in the ascending, descending, or collateral line, in the said island; these are to call upon all persons who pretend to claim as heirs of the said John Maleck to come into this Tribunal, within the term of twelve calendar months from the date of this notice, and establish, if they can, their right as such heirs, otherwise the estate and effects of the said John Maleck will be declared to have escheated, and of right to belong to Her Majesty the Queen.

By order of the Court,

THOMAS F. JOHNSTON, Escribano of Intendant.

WHEREAS by a Decree of the High Court of Chancery, made in a cause *Burton versus Burton*, whereby it was, amongst other things, referred to James William Farrer, Esq. one of the Masters of the said Court, to enquire and state to the Court who was or were the next of kin of Edward Burton, formerly of the city of Bristol, and afterwards of Argardsey-cottage, in the parish of Hanbury, in the county of Stafford, Brass Founder and Copper Smith, deceased (who died on the 29th day of July 1826), living at the time of his death; any person or persons claiming to be the next of kin of the said Edward Burton, living at the time of his death, are forthwith, by their Solicitors, to come in before the said Master, at his chambers, in Southampton-buildings, Chancery-lane, and make out his, her, or their claim or claims, or in default thereof he, she, or they will be forthwith excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause *Burton against Burton*, the creditors of Edward Burton, formerly of the city of Bristol, and afterwards of Argardsey-cottage, in the parish of Hanbury, in the county of Stafford, Brass Founder and Copper Smith, deceased (who died on or about the 29th day of July 1826), are forthwith, by their Solicitors, 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, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause *Holroyd against Wyatt*, the creditors of John Holroyd, late of Northumberland-street, Strand, in the county of Middlesex, and of Esher, in the county of Surrey, Plumber, deceased (who died in the month of January 1840), are, by their Solicitors, forthwith 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, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause *Lloyd against Wait*, the creditors of Martin Lloyd, formerly of Gloucester-place, New-road, in the county of Middlesex, and of Pratt-place, Camden-town, in the said county, Esq. deceased (who died on or about the 26th day of April 1837), are forthwith to come in and prove their debts before William Wingfield, 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of *Baylie versus Martin*, the creditors and legatees of William Walton, late of Great Bloxwich, in the parish of Walsall, in the county of Stafford, Gentleman (who died on the 11th of September 1837), are forthwith to come in and prove their debts and claim their legacies 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause *Waddilove versus Miller*, the creditors of James Tayler, late of Cophall-green, near Waltham Abbey, in the county of Middlesex, Esq. (who died in the month of October 1838), are forthwith to come in and prove their debts 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of *Watkins versus Briggs*, the creditors of William Briggs, late of Petworth, in the county of Sussex, Bricklayer (who died on the 20th day of April 1839), are forthwith to come in and prove their debts 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause *Rooke against Rooke*, the creditors of George Rooke, Esq. who formerly resided at Bigswear, in the county of Gloucester, afterwards in chambers, in the Albany, Piccadilly, in the county of Middlesex, and subsequently in the Elm Tree-road, St. John's-wood, in the county of Middlesex, and who died in the month of December 1839, are forthwith to come in and prove their debts before Sir Giffin Wilson, 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.

PURSUANT to a Decree of the High Court of Chancery, made in a cause *Langford against Langford*, the creditors of William Hall, formerly of Hungerford, in the county of Berks, and late of Shiplake-hall, in the county of Oxford, Farmer, deceased (who died in the month of January 1841), are, by their Solicitors, on or before the 19th day of March 1842, to leave their claims of debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 21st day of April 1842, to establish such claims before the said Master, or in default thereof such creditors will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause *Boisselier against Ridgway*, the creditors of Jean Baptiste Denis Boisselier, late of Hill's-road, near Cambridge, in the county of Cambridge, formerly Cook at Christ's College, in the University of Cambridge, deceased (who died on or about the 3d day of October 1840), are, on or before the 6th day of April 1842, to come in and prove their debts before William Brougham, 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 peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause D'Almaine against Anderson, the creditors of William Hewson, late of Havering Grange, in the county of Essex, Esq. deceased (who died in the month of February 1818), are, on or before the 15th day of April 1842, to come in and prove their debts before Nassau William Senior, 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 peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause D'Almaine against Anderson, the creditors of Mathew Hewson, late of James-street, Covent-garden, in the county of Middlesex, Surgeon, deceased (who died on or about the 15th day of June 1820), are, on or before the 15th day of April 1842, to come in and prove their debts before Nassau William Senior, 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 peremptorily excluded the benefit of the said Decree.

NOTICE is hereby given, that Joseph Johnson Bates, of Newcastle-upon-Tyne, Victualler, has by a deed, dated the 22d day of February instant, assigned all his estate and effects to James Shield, of the same place, Wine and Spirit Merchant, and John Hall, of the same place, Maltster, as trustees, for the benefit of all the creditors of the said Joseph Johnson Bates; and that the said deed was executed by the said Joseph Johnson Bates and James Shield, respectively, on the day of its date, and by the said John Hall on the 23d day of February instant; and that the execution thereof by the said Joseph Johnson Bates, James Shield, and John Hall, respectively, is attested by Henry Ingledeu, of Newcastle-upon-Tyne aforesaid, Solicitor, at whose office the said deed of assignment now lies for inspection and execution by the said Joseph Johnson Bates' creditors, who will be excluded the benefit of the said assignment unless they shall respectively execute, or by note in writing concur in the provisions of the said deed, within six calendar months from its date.—Dated the 23d day of February 1842.

THIS is to give notice, that by an indenture, bearing date the 2d day of February 1842, Richard Stratford, of Ackbrooke, in the county of Derby, Baker, hath conveyed and assigned all his real and personal estate and effects to Job Elson, of the town of Nottingham, Licenced Victualler, as trustee, upon trust, for the benefit of all the creditors of him the said Richard Stratford; and the said indenture was duly executed by the said Richard Stratford and Job Elson on the said 2d day of February, and was witnessed by John Bowley, of Nottingham, Attorney at Law, Samuel Tomkinson his Clerk, and one Thomas Hodgkinson; that the said assignment now lies at the office of the said John Bowley for execution by those creditors who are desirous of executing the same, and taking the benefit of the provisions therein contained.

NOTICE is hereby given, that by indenture of assignment and covenant, bearing date the 21st day of February instant, and made between Nancy Kidson, of Doncaster, in the county of York, Wine and Spirit Merchant, of the first part; William Kidson, of Bawtry, in the county of York, Linen Draper and Silk Mercer, and James Horatio Kidson, of Doncaster aforesaid, of the second part; and James Adams, of Darfield, in the said county of York, Farmer and Corn Miller, and Richard Hooper, of Upper Thames-street, in the city of London, Spirit Merchant, of the third part; the said Nancy Kidson hath assigned all her personal estate and effects, and covenanted to convey all her real estate, to the said James Adams and Richard Hooper, in trust, for the equal benefit of such of the creditors of the said Nancy Kidson as shall execute the said assignment, or signify their assent thereto, within the space of one month from the date thereof; and that the said indenture was duly executed by the said Nancy Kidson, William Kidson, James Horatio Kidson, and James Adams, respectively, on the said 21st day of February instant, in the presence of, and attested by, William Benson Beckett, of Doncaster aforesaid, Attorney at Law; and that the same indenture was duly executed by the said Richard Hooper on the 23d day of February instant,

in the presence of, and attested by, Peter Samuel Fry, of No. 80, Cheapside, in the city of London, Attorney at Law.—Dated this 25th day of February 1842.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Joseph Lane the elder, of Stockport, in the county of Chester, Cotton Manufacturer, Dealer and Chapman, are requested to meet the assignee of the estate and effects of the said bankrupt, on Thursday the 24th day of March instant, at three o'clock in the afternoon of the same day, at the Commissioner's-rooms, St. James's-square, Manchester, in the county of Lancaster, in order to assent to or dissent from the assignee selling and disposing of, either by public auction or private contract, or partly by public auction and partly by private contract, at a valuation, appraisement, or otherwise, as to the said assignee shall seem most beneficial and advantageous to the said bankrupt's estate, and all every the freehold and leasehold property, reversionary estates and interests, and all other the real and personal estate and effects whatsoever of the said bankrupt, or any part or parts thereof, either in one or more lot or lots, and at one or at several times, either wholly or partly for ready money or for payment on a future day or days, with or without taking any security of any kind for the payment of the purchase money, or any part thereof, as to the assignee shall seem proper, and without the assignee being answerable or liable for any loss which may occur by selling on credit without taking security; also to assent to or dissent from the said assignee, at the entire risk of the said bankrupt's estate, and without being liable to make good any depreciation in price or value which may occur, buying in and reselling, either by public auction or private contract as aforesaid, and with the like powers and authorities to resell by auction or private contract, and of buying in without being liable for loss or depreciation which may arise on all or any part of the real and personal estate and effects of the said bankrupt which may be so offered for sale as aforesaid, in case the said assignee shall think it expedient so to do; also to assent to or dissent from the said assignee giving time to any debtors to the bankrupt's estate, whether upon mortgage, bond, or simple contract for payment of the debts owing by them respectively, either by instalments or otherwise, upon such terms, and in such manner, either with or without taking any security for payment as the assignee shall deem most advantageous to the said bankrupt's estate; also to assent to or dissent from the assignee commencing and instituting, in case he shall think fit so to do, suit or suits in equity against certain persons, who will be named at such meeting, and afterwards settling any such suit upon such terms and conditions as the assignee may think proper; also to sanction and allow the employment by the assignee of an accountant to collect and get in the debts owing to the said bankrupt's estate, and to investigate his affairs, collect and get in the rents of the property of the said bankrupt, and act in the superintendence and management, sale, and disposition of the affairs and estate, and the payment to such accountant by the assignee, out of the said bankrupt's estate, of such remuneration for his time, trouble, and services, both past and future, as to the said assignee shall seem proper; also to assent to or dissent from the said assignee commencing, taking, prosecuting, defending, or opposing all such proceedings at law, in equity, or bankruptcy, in respect of the said bankrupt's estate, as he may think necessary or be advised for the recovery, protection, and getting in the same, or any part thereof, or otherwise howsoever, and for the proper distribution of the same according to the rights and equities of the different creditors proving their debts under the said fiat; also to assent to or dissent from the said assignee referring to arbitration, compromising, determining, and agreeing any dispute, claim, or demand whatsoever which may arise or exist between the said assignee and any person or persons whomsoever, in reference to any part of the bankrupt's estate, or any debt or demand owing thereto, or claimed thereout; also to assent to or dissent from the said assignee giving his consent to any creditors of the said bankrupt who may hold bills of exchange or other securities, upon which other parties than the said bankrupt are liable, accepting compositions from, and releasing such parties from such bills or other securities, and executing any

deed of assignment by such parties for the benefit of creditors, and any deed of inspection, licence, or arrangement between such parties and their creditors, without prejudice to such creditors' right of proof against the said bankrupt's estate; also to assent to or dissent from the said assignee joining and concurring with any mortgagee, legal or equitable, of the said bankrupt's estate, in sales by auction or private contract, of such estate, at such price, on such terms and conditions as the assignee may think proper, and making and entering into all such contracts, conveyances, and assurances to the purchasers as may be thought necessary and proper; and also to assent to or dissent from the said assignee conveying and assuring to any legal or equitable mortgagee of any part of the said bankrupt's estate, the property legally or equitably mortgaged, or the equity of redemption therein, in satisfaction of the mortgage money or debt and interest, or a portion thereof, or upon such other terms and conditions, and at or for such price or consideration as the assignee may in his judgment think most advantageous for the interests of the bankrupt's estate; and generally to give such powers and authorities to the assignee, respecting the management, getting in, recovering, and selling and disposing of the said bankrupt's estate and effects, as the creditors assembled at such meeting shall think proper and necessary; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Charles Carr, of Heaton Norris, in the borough of Stockport, and county of Lancaster, surviving partner of William Smith, deceased, the said William Smith and Charles Carr having carried on business in copartnership together, at Heaton Norris aforesaid, and at Manchester, in the said county of Lancaster, as such Cotton Manufacturers, Dealers and Chapmen, are requested to meet the assignees of the estate and effects of the said bankrupt, on Thursday the 24th day of March instant, at six o'clock in the afternoon, at the Commissioners'-rooms, in Saint James's-square, in Manchester aforesaid, in order to assent to or dissent from the assignees selling and disposing of, either by public auction or private contract, or partly by public auction and partly by private contract, at a valuation, appraisalment, or otherwise, as to the said assignees shall seem most beneficial and advantageous to the said bankrupt's estate, all and every the machinery and other the personal estate and effects whatsoever of the said bankrupt, or any part or parts thereof, either in one or more lot or lots, and at one or at several times, either wholly or partly for ready money, or for payment on a future day or days, with or without taking any security of any kind for the payment of the purchase money, or any part thereof, as to the assignees shall seem proper, and without the assignees being answerable or liable for any loss which may occur by selling on credit without taking security; also to assent to or dissent from the said assignees, at the entire risk of the said bankrupt's estate, and without being liable to make good any depreciation in price or value which may occur, buying in and reselling, either by public auction or private contract as aforesaid, and with the like powers and authorities to resell by auction or private contract, and of buying in without being liable for loss or depreciation which may arise, all or any part of the said machinery and personal estate and effects of the said bankrupt which may be so offered for sale as aforesaid, in case the said assignees shall think it expedient so to do; also to assent to or dissent from the said assignees giving time to any debtors to the bankrupt's estate for payment of the debts owing by them, respectively, either by instalments or otherwise, upon such terms and in such manner, either with or without taking any security for the payment, as the assignees shall deem most advantageous to the said bankrupt's estate; also to sanction and allow the employment by the assignees of an accountant to collect and get in the debts owing to the said bankrupt's estate, and to investigate his affairs and act in the superintendance and management, sale, and disposition of the affairs and estate, and the payment to such accountant, by the assignees, out of the said bankrupt's estate, of such remuneration for his time, trouble, and services, both past and future, as to the said assignees shall seem proper; also to assent to or dissent from the assignees commencing, taking, prosecuting, defending, or opposing all such proceedings at law, in equity, or bankruptcy, in respect of the

said bankrupt's estate as they may think necessary or be advised, for the recovery, protection, and getting in the same, or any part thereof, or otherwise howsoever, and particularly certain proceedings at law against certain parties to be named at such meeting; also to assent to or dissent from the said assignees referring to arbitration, compromising, determining, and agreeing any dispute, claim, or demand whatsoever which may arise or exist between the said assignees and any person or persons whomsoever, or the parties so to be specially named, in reference to any part of the bankrupt's estate, or any debt or demand owing thereto or claimed thereout; also to assent to or dissent from the said assignees giving their consent to any creditors of the said bankrupt, who may hold bills of exchange or other securities, upon which other parties than the said bankrupt are liable, accepting compositions from and releasing such parties from such bills or other securities, and executing any deed of assignment by such parties for the benefit of creditors, and any deed of inspection, licence, or arrangement between such parties and their creditors, without prejudice to such creditors' right of proof against the said bankrupt's estate; and generally to give such powers and authorities to the assignees respecting the management, getting in, recovering, and selling and disposing of the said bankrupt's estate and effects as the creditors assembled at such meeting shall think proper and necessary; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against John Edmund Hall and Henry Toone, carrying on business in copartnership, in the town of Nottingham, as Lace Manufacturers, Dealers and Chapmen, are requested to meet the assignees of the estate and effects of the said bankrupts, on Tuesday the 22d day of March next, at the George the Fourth Inn, in Nottingham aforesaid, at ten o'clock in the forenoon precisely, in order to assent to or dissent from the said assignees continuing to work the steam engine at, and making and supplying gas to, the factory and premises of the bankrupts, situate at New Lenton, in the county of Nottingham, and for such time as the said assignees shall think fit, or shall be agreed upon at the said meeting, for the benefit of the said bankrupts' estate, and for such purpose to employ the said bankrupts, or one of them, or any other person or persons, without being liable to, or answerable or accountable for, any loss which may be occasioned thereby to the said bankrupts' estate; and to pay to the said bankrupts, or either of them, and such other person or persons who shall be so employed by the said assignees in working the said steam-engine and making and supplying of gas as aforesaid, in case the assignees shall think proper so to do, such sum or sums of money as the said assignees shall think fair and reasonable; also to assent to or dissent from the said assignees selling and disposing of the stock in trade of the said bankrupts, and also the steam-engine machinery, apparatus, fixtures, and implements, and all other the real and personal estate of the said bankrupts, and of each of them, either by public auction or private contract, or partly by public auction and partly by private contract, at a valuation or otherwise, at different times and places, and either for ready money or upon credit, or partly for ready money and partly on credit, with or without, in either case, taking any security for the purchase moneys or any part thereof, and also without the said assignees being answerable or liable for any loss of purchase moneys if sold on credit; also to assent to or dissent from the said assignees, at the risk of the said bankrupts' estate, buying in at any sale or sales by auction all or any part of the property aforesaid, real and personal, and again offering the same for sale by public auction or private contract, with the like powers and authorities as aforesaid, and without the said assignees being answerable or liable for any loss or difference in price which may occur thereby; also to take into consideration a certain proposition made to the said assignees by the said bankrupts, or one of them, for superseding the said fiat by payment of a composition of a certain sum in the pound, to be named at the said meeting; also to assent to or dissent from the said assignees compounding, releasing, or otherwise adjusting any debt or debts due and owing from the said bankrupts' estate from any person or persons whomsoever; also to assent to or dissent from the said assignees consenting and agreeing to or

for any person or persons, the holders of any bill or bills of exchange drawn by the said bankrupts, or either of them, upon, and accepted or endorsed by, certain persons, to be named at the said meeting, or any or either of them, or any other person or persons, to accept of any composition from such parties, or any of them, or from any other person or persons, for or on account of the said bill or bills of exchange, and to release such parties or any of them, or any other person or persons from the same, without relinquishing the said bankrupts or their estate, and without relinquishing the right of the holders or holder of the said bills or bill of exchange to prove upon, or the right of the said holders or holder of the said bills or bill of exchange to receive a dividend or dividends from the estate of the said bankrupts; also to assent to or dissent from the said assignees commencing, prosecuting, or defending any suit or suits at law, or in equity, for the recovery or protection of or concerning any part of the said bankrupts' estate and effects; and to the compounding, submitting to arbitration, or in any manner agreeing in any matter or thing relating thereto; also to assent to or dissent from the said assignees compounding or submitting to arbitration, or otherwise adjusting any debt or debts due and owing from the estate of the said bankrupts to any person or persons, or any claim or claims, dispute or disputes relating thereto, or any other dispute or disputes, claim or claims whatsoever, which shall or may arise with, against, or upon the said assignees, in anywise connected with the estate and effects and settlement of the affairs of the said bankrupts; also to ratify and confirm all sales, agreements, payments, compositions, arrangements, and other acts and deeds, matters, and things which shall, previously to the said proposed meeting, have been made, done, and entered into, or shall thereafter be entered into by the said assignees in connection with the said bankrupts' estate and effects; and generally to authorize and empower the said assignees to adopt such other steps as they may be advised or think necessary for the benefit of the creditors of the said bankrupt; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Thomas Burgon, of Walbrook-buildings, in the city of London, Merchant, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Wednesday the 23d day of March instant, at twelve o'clock at noon precisely, at the Court of Commissioners of Bankrupt, Basinghall-street, in the city of London, in order to assent to or dissent from the said assignees selling and disposing of the said bankrupt's collection of antiquities and gems, by private contract, for such a sum of money and to such parties, to be named at the said meeting, and to accept payment for the same in the manner to be then stated; and also to assent to or dissent from the said assignees compounding, settling, and adjusting, or referring to arbitration, certain claims existing between the bankrupt and his deceased father's estate, and also between the said bankrupt and his brother, and between the said bankrupt and other persons, to be named at the said meeting; and also to the said assignees commencing, prosecuting, or defending all such proceedings, either at law or in equity, that may be necessary or expedient for the purpose of settling and defining the bankrupt's interest under a certain memorandum of agreement or family arrangement, to be produced at the said meeting, entered into between the said bankrupt and his said brothers and sisters, of and relating to his said father's estate, and for recovering or realizing the said bankrupt's interest thereunder; and also to assent to or dissent from the said assignees, on their parts, making all such payments and doing all such acts as may be deemed necessary for confirming the same agreements, or for abandoning the same and all interest therein, or for referring the same to arbitration, or compounding and agreeing for the same; and generally to the said assignees executing and performing all other acts, matters, and things they may deem to be necessary or expedient in and about the matters aforesaid.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against James Pickmore Jackson and Peter Jackson, of Manchester, in the county of Lancaster, Wool Dealers and Furriers, Dealers and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupts, on Wednes-

day the 23d day of March instant, a ten o'clock in the forenoon precisely, at the office of Mr. John Norris, Solicitor, 3, Marsden-street, in Manchester aforesaid, to consider and, if proper, to sanction, confirm, and allow all and every the acts, transactions, and proceedings of the said assignees, from the time of their appointment to the time of the said meeting; and also to assent to or dissent from the said assignees selling and disposing of the real estate, and also of the stock in trade, household goods, and furniture, policies of assurance on the lives of the said bankrupts, or either of them, and other estate and effects of the said bankrupts, or either of them, 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 in one lot or in several lots, at such time and place, or times and places, and in such manner, and upon, under, and subject to such terms, stipulations, and conditions as the said assignees may deem most advantageous, and either for ready money or upon credit, and, if upon credit, either without security or with such security and time for payment as the said assignees may think proper, with power for the said assignees, from time to time, to buy in all or any part of the same respectively at any auction or auctions thereof, and to rescind any contract or contracts for the sale thereof, and to resell the same in manner aforesaid as the said assignees may think proper, without their being liable for any loss, damage, or diminution in price which may be incurred or sustained through any acts done as aforesaid, and also to examine and, if proper, to sanction, allow, and confirm any sale or sales of the said real estate, stock in trade, household goods and furniture, policies of assurance, and other estate and effects of the said bankrupts, or either of them, or any part or parts thereof, which may have been made by the said assignees in any of the ways, and upon any of the terms before mentioned, previous to the said meeting; and also to assent to or dissent from the said assignees employing an accountant or accountants, and any other agent or agents, to examine and investigate the books and accounts of the said bankrupts, and any other accounts in which the said bankrupts' estate may be interested, and collect and get in the outstanding debts owing to the said bankrupts' estate, and superintend, manage, and dispose of, and otherwise act in, about, and relating to the affairs, estate, and effects of the said bankrupts, and to make him or them such fair and reasonable allowance and remuneration for his or their time, trouble and services, as they the said assignees shall think proper; and also to assent to or dissent from the said assignees conveying or releasing to the mortgagee or mortgagees of a certain warehouse, buildings, and premises, situate in Auburn-street, in Manchester aforesaid, belonging to the said bankrupts, the equity of redemption, or other the estate or interest of the said bankrupts therein, in satisfaction of the principal, interest, and other moneys due or owing on the mortgage or mortgages thereof, or on such other terms as the said assignees may think proper; or otherwise to authorize and empower the said assignees to sell and dispose of the same, in conjunction with such mortgagee or mortgagees, or otherwise, or to take such steps, or adopt such proceedings respecting the same, as they may think proper; and also to assent to or dissent from the said assignees rescinding or annulling a certain contract or agreement made by the said bankrupt, James Pickmore Jackson, with his brother John Stanway Jackson, for the purchase of a certain plot of land, situate at Heaton Norris, in the said county of Lancaster, on certain terms to be named at such meeting; and to their conveying or releasing, if necessary, the said plot of land, and the dwelling-house, buildings, and premises erected thereon by the said bankrupt, James Pickmore Jackson, to the said John Stanway Jackson, in satisfaction of the purchase or other moneys stipulated or agreed, or intended to be paid, for such land, and of certain moneys advanced, or alleged to have been advanced, by the said John Stanway Jackson to the said bankrupt, James Pickmore Jackson, on security of the said plot of land, dwelling-house, buildings, and premises, or for or in respect of which several moneys, a lien, is claimed by the said John Stanway Jackson on the said plot of land, dwelling-house, buildings, and premises; and also to assent to or dissent from the said assignees conveying and releasing, to certain parties to be named at such meeting, jointly with whom the said bankrupt, James Pickmore Jackson, some time since purchased a large quantity of land,

situate in or near Saint George's-road, in Manchester aforesaid, on chief rent, or one of such parties, all the estate and interest of the said bankrupt, James Pickmore Jackson, or of the said assignees in such last-mentioned land, and any chief rent or chief rents arising thereout, or out of any part thereof, and in any moneys owing by way of chief rent or otherwise, by any parties who may have purchased land forming part of the original purchase, or by persons deriving title under such parties, in satisfaction and discharge of the arrears of the original chief rent or chief rents, or the said bankrupt, James Pickmore Jackson's share or proportion thereof, and of all other moneys payable by the said bankrupt, James Pickmore Jackson, in respect of such last-mentioned land, or on such other terms as the said assignees may think proper; and also to assent to or dissent from the said assignees compounding for and taking less than the whole of any debt or debts owing to the said bankrupts, estate, which they may think desperate, bad, or doubtful, in full satisfaction and discharge of the full amount of such debts, and releasing any such debtors therefrom, and giving time to any debtor or debtors for paying his or their respective debt or debts by instalments or otherwise, and with or without taking security; and also to assent to or dissent from the said assignees commencing or prosecuting any action or actions at law, or suit or suits in equity, or any proceedings in bankruptcy, or such other proceedings as they may be advised, against certain persons, to be named at such meeting, or any of such persons, for the recovery of certain goods, property, and effects belonging to the said bankrupts' estate, and now in the possession of such persons, or some of them, or upon whom, or any of whom, the said assignees may have, or be advised that they have, any claim or demand arising out of or relating to certain dealings and transactions with the said bankrupts before their bankruptcy, or to the said assignees referring to arbitration all and every or any of the disputes now existing, or which may arise, between them and such persons, or any of them, relating to the said bankrupts' estate and effects; or to their agreeing to or concurring in any statement or statements of the facts of and relating to such disputes, or any of them, and submitting such statement or statements to counsel for his or their opinion, and being bound by any such opinion and acting thereon, and carrying into effect the terms or recommendations thereof; and also to assent to or dissent from the said assignees commencing or prosecuting any action or actions at law against any debtor or debtors to the said bankrupts' estate, or any person or persons having in their possession, or claiming any part or parts of the said bankrupts' estate, or on whom the said assignees may have or make any claim or demand for or in respect of the said bankrupts' estate, and agreeing such actions upon such terms and conditions as they the said assignees shall think proper; and referring or submitting to arbitration any disputes or differences which may arise between them and any person or persons whomsoever of or in respect, or relating to, or concerning all or any of the matters aforesaid, or to the said bankrupts' estate and effects in any manner howsoever; and generally to authorize and empower the said assignees to take such measures in the sale and arrangement and winding up, and for the protection of the said bankrupts' estate as to the said assignees may seem expedient and proper; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Peter Perring Thoms, of Warwick-square, in the city of London, Printer and Stereotyper, Dealer and Chapman, are desired to meet the assignees of the estate and effects of the said bankrupt, on Wednesday the 28th day of March instant, at twelve o'clock at noon, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to assent to or dissent from the said assignees compounding, settling, and adjusting with the said bankrupt a certain debt due from the estate of Joseph Ogle Robinson, formerly of Ludgate-hill, in the city of London, Bookseller, and also the amount of a certain lien which the said assignees possess upon the stereotype plates and printed copies of a work entitled Matthew Henry's Commentaries on the Holy Bible; and on other special affairs.

WHEREAS by an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts," it is enacted, "That if any Trader shall file in the Office of the Lord Chancellor's Secretary of 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 Declarations were filed on the 28th day of February 1842, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

JOHN ALFRED WOOD, of Bromsgrove, in the county of Worcester, Chymist and Druggist, Dealer and Chapman, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

JOSEPH BARLOW, of the city of Lichfield, Ironmonger and Cutler, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

HENRY ROBERT MARCUS, of Liverpool, in the county of Lancaster, Tobaccoist, Dealer and Chapman, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Thompson, of Princes-street, Spitalfields, in the county of Middlesex, Hat Manufacturer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 10th day of March instant, at half past twelve of the clock in the afternoon precisely, and on the 12th day of April next, at eleven of the 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 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 make a full discovery and disclosure of all his estate and effects, and 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 Mr. T. M. Alsager, Birchington-lane, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Crowder and Maynard, Solicitors, Mansion-house-place.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Edward Green, of Clifford-street, Bond-street, in the county of Middlesex, Tailor, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 11th day of March instant, at eleven in the forenoon precisely, and on the 12th day of April next, at twelve at noon precisely, at the Court of Bankruptcy, 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 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 Mr. Alsager, Birch-in-lane, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. J. W. Bromley, Solicitor, South-square, Gray's-inn.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Edward Bailey, of No. 13, Mount-street, Grosvenor-square, in the county of Middlesex, Upholsterer, Cabinet Maker, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Sir Charles Frederick Williams, a Commissioner of Her Majesty's Court of Bankruptcy, on the 11th of March instant, and on the 12th of April next, at eleven in the forenoon precisely on each day, at the Court of Bankruptcy, 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 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 Mr. W. Turquand, Cophall-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Bailey, Shaw, and Smith, 5, Berners-street.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against George Poulton Timbrell, of Philip-lane, Addle-street, in the city of London, and of Milton-mills, Stourport, in the county of Worcester, Worsted Spinner, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 9th day of March instant, at one of the clock in the afternoon, and on the 12th day of April next, at eleven 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 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 Mr. Lackington, Coleman-street-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Reed and Shaw, Solicitors, No. 2, Friday-street, Cheapside, or to Mr. T. P. Bunting, Solicitor, Manchester.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Rupert Piggott, of No. 7, Goldsmith-street, Wood-street, in the city of London, Carpet Warehouseman, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 8th day of March instant, at half past two of the clock in the afternoon precisely, and on the 12th day of April next, at eleven of the 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 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 Mr. James Foster Groom, No. 12, Abchurch-lane, Lombard-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Nias, Solicitor, Cophall-court, Throgmorton-street.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Hutton, of No. 37, Fenchurch-street, in the city of London, and of No. 6, Myddleton-square, Clerkenwell, in the county of Middlesex, Merchant, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to John Herman Merivale, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 11th day of March instant, at half past one o'clock in the afternoon precisely, and on the 12th day of April next, at eleven 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 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 Mr. George Gibson, No. 72, Basinghall-street, the Official Assignee, whom the Commissioner shall appoint, and give notice to Messrs. Sharpe, Field, and Jackson, No. 41, Bedford-row, Solicitors.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Crighton the elder, of Manchester, in the county of Lancaster, Machine Maker, Cotton Spinner, 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 16th day of March instant, and on the 12th day of April next, at eleven of the clock in the forenoon on each of the said days, at the Commissioners'-rooms, in Saint James's-square, in Manchester, 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 Mr. George Hadfield, Solicitor, No. 38, Fountain-street, Manchester, or to Messrs. Johnson, Son, and Weatherall, Solicitors, No. 7, King's-bench-walk, Temple, London.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Thomas Mason, of Stowford-mills, in the parish of Harford, in the county of Devon, Miller, 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 12th day of March instant, and on the 12th day of April next, at eleven in the forenoon on each of the said days, at the Royal Hotel, in Plymouth, Devon, 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 Mr. Timothy Sarr, No. 80, Lombard-street, London, or to Messrs. Lockyer and Bulteel, Solicitors, No. 9, Princess-square, Plymouth.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Brown, of Sheffield, in the county of York, Merchant, Factor, 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 19th day of March instant, at twelve o'clock at noon, and on the 12th of April next, at one in the afternoon, at the Town-hall, in Sheffield, 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 Mr. Thomas Rodgers, Solicitor, No. 37, King-street, Cheapside, London, or to Mr. Thomas William Rodgers, Solicitor, Sheffield.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Spencer Rogers, of Dale-hall, near Burslem, in the county of Stafford, Earthenware Manufacturer, 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 16th day of March instant, at twelve of the clock at noon, at the Swan Inn, in Stafford, in the county of Stafford, and on the 12th day of April next, at one of the clock in the afternoon, at the Sheet Anchor Inn, in Whitmore, in the said county of Stafford, 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 bankrupts 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. Milne, Parry, Milne, and Morris, Solicitors, Harcourt-buildings, Temple, London, or to Messrs. Slater and Heelis, Solicitors, Manchester.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against James Kirkpatrick, of Newport, in the Isle of Wight, Banker, intend to meet (by adjournment) on the 3d day of March instant, at eleven o'clock in the forenoon, at the Guildhall, in Newport, in order to receive Proof of Debts under the said Fiat, and to choose Assignees of the bankrupt's estate and effects.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against Peter Williams and Charles Mottram, of Wood-street, in the city of London, Manchester Warehousemen, Dealers, Chapman, and Copartners, will sit on the 23d day of March instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 4th day of January last), in order to take the Last Examination of the said bankrupts; when and where they are required to surrender themselves, and make a full discovery and disclosure of their estate and effects, and finish their 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, are to assent to or dissent from the allowance of their certificate.

JOHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against George Blight Bishop and Frances Hildyard, of the town and county of Southampton, Drapers and Copartners, Dealers and Chapman, trading under the name, style, or firm of G. B. Bishop and Company, will sit on the 4th of March instant, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 4th day of February last), in order to take the Last Examination of the said bankrupts; when and where they are required to surrender themselves, and make a full discovery and disclosure of their estate and effects, and finish their 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, are to assent to or dissent from the allowance of their certificate.

JOHN HERMAN MERIVALE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against Samuel Moore, of King William-street, London-bridge, in the city of London, Woollen Draper, Dealer and Chapman, will sit on the 4th day of March instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 22d day of February last), in order 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 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, are to assent to or dissent from the allowance of his certificate.

SIR CHARLES FREDERICK WILLIAMS, one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against George Henley, otherwise George Summerhays Henley, late of No. 12, Pall-mall, and also of No. 16, Savoy-street, Strand, both in the county of Middlesex, but now of No. 16, Savoy-street aforesaid, trading and carrying on business in the name of George Summerhays Henley, Auctioneer and Estate Agent, Dealer and Chapman, will sit on the 11th day of March instant, at half past eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 21st day of February last), in order 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 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, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a renewed Fiat in Bankruptcy awarded and issued forth against Richard Halford, William Henry Baldock, and Osborn Sroulton, of the city of Canterbury, Bankers and Copartners, Dealers and Chapman, intend to meet on the 5th day of April next, at eleven in the forenoon, at the Guildhall, in the city of Canterbury in order to take the Last Examination of the said bankrupts; when and where they are required to surrender themselves, and make a full discovery and disclosure of their estate and effects, and finish their examinations; and the 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 their certificates.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Humphrey Tugwell, of Whitefields Farm, in the tything of Holbury and Langley, in the parish of Fawley, in the county of Southampton, Farmer, Cattle Dealer, Dealer and Chapman, intend to meet on the 7th day of March instant, at two o'clock in the afternoon, at the Star Hotel, in the town of Southampton (by adjournment from the 25th day of February last), in order 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 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, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against William Horsnail, of Dover, in the county of Kent, Carpenter and Joiner, Dealer and Chapman, intend to meet on the 26th of March instant, at one in the afternoon precisely, at the Shakespeare Hotel, in Dover (by adjournment from the 4th day of February last), in order to take the Last Examination of 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 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, are to assent to or dissent from the allowance of his certificate.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 13th day of November 1841, awarded and issued forth against Thomas Farris, of East-street, Manchester-square, in the county of Middlesex, Baker, will sit on the 24th day of March instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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, intituled "An Act to amend the laws relating to bankrupts."

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 16th day of November 1841, awarded and issued forth against John Bowser, of No. 102, Milton-street, Dorset-square, in the county of Middlesex, and of Preston-lodge, Lark-hall-lane, Clapham, in the county of Surrey, Timber and Mahogany Merchant, will sit on the 23d day of March instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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, intituled "An Act to amend the laws relating to bankrupts."

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 8th day of December 1841, awarded and issued forth against Peter Williams and Charles Mottram, of Wood-street, in the city of London, Manchester Warehousemen, Dealers, Chapmen, and Copartners, will sit on the 23d day of March instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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."

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 15th day of November 1841, awarded and issued forth against Joseph Spencer, of No. 38, Lamb's-conduit-street, Foundling-hospital, in the county of Middlesex, Chymist and Druggist, and Coal Merchant, will sit on the 23d day of March instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 1st of September 1841, awarded and issued forth against Richard Davies and Ebsworthy Tapson, late of Pillgwenly, in the borough of Newport, in the county of Monmouth, Ship Brokers and General Merchants, Dealers and Chapmen, and late Copartners, intend to meet on the 1st day of April next, at one in the afternoon, at the King's Head Hotel, in Newport aforesaid, to Audit the Accounts of the Assignee 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."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 31st day of August 1841, awarded and issued forth against Richard Davies, of Pillgwenly, Newport, in the county of Monmouth, Steam Coal, Bar Iron, and Commission Merchant, Dealer and Chapman, intend to meet on the 1st day of April next, at eleven o'clock in the forenoon, at the King's Head Hotel, in Newport aforesaid, in order 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, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 7th day of July 1841, awarded and issued forth against James Twisse, of Manchester, in the county of Lancaster, Power Loom Cloth Manufacturer, intend to meet on the 29th day of March instant, at ten of the clock in the forenoon, at the Commissioners'-rooms, in St. James's-square, in Manchester, in the said county of Lancaster, 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, intituled "An Act to amend the laws relating to bankrupts."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 10th day of August 1841, awarded and issued forth against Anne Casacuberta, of Manchester, in the county of Lancaster, Merchant, Dealer and Chapwoman, intend to meet on the 24th day of March instant, at eleven of the clock in the forenoon, at the Commissioners'-rooms, in Saint James's-square, in Manchester, in the county of Lancaster, 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, intituled "An Act to amend the laws relating to bankrupts."

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 17th day of June 1839, awarded and issued forth against Joseph Channing Gummer, late of Hart-street, Mark-lane, in the city of London, Wine Merchant, Dealer and Chapman, lately carrying on business in partnership with William Beak, will sit on the 15th of March instant, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 24th day of February last), 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 1st day of July 1842, awarded and issued forth against Edward Whitmore, John Wells, John Wells the younger, and Frederick Whitmore, of Lombard-street, in the city of London, Bankers and Copartners, trading under the firm of Whitmore, Wells, and Whitmore, will sit on the 24th day of March instant, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a 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 Dividend. And all claims not then proved will be disallowed.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 27th day of September 1841, awarded and issued forth against Ebenezer Bayly, of Exeter, in the county of Devon, Straw Bonnet Dealer, Dealer and Chapman, will sit on the 24th day of March instant, at one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 9th day of November 1841, awarded and issued forth against Thomas Winterbourn, of the London Hotel, Albemarle-street, Piccadilly, in the county of Middlesex, Hotel and Tavern Keeper, Dealer and Chapman, will sit on the 23d of March instant, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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 26th day of August 1833, awarded and issued forth against William Gilbard, of Brighton, in the county of Sussex, Wine Merchant, Dealer and Chapman, intend to meet on the 26th day of March instant, at twelve o'clock at noon precisely, at the Town-hall, in Brighton aforesaid, in order 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 bankrupts;" and the said Commissioners also intend to meet on the same day, at the same hour, 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 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 12th day of March 1840, awarded and issued forth against David Little and David Chalmers, of Great Yarmouth and Norwich, in the county of Norfolk, Drapers, Tea Dealers, Dealers and Chapmen, intend to meet on the 26th day of March instant, at eleven of the clock in the forenoon, at the Crown and Anchor Tavern, in Great Yarmouth, 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 twelve of the clock at noon, and at the same place, to make a 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 Commissioners in a Fiat in Bankruptcy, bearing date the 18th of February 1840, awarded and issued forth against Edward Smith and David Chalmers, both of Great Yarmouth, in the county of Norfolk, and of the city of Norwich, in the county of the said city, Linen Drapers, Tea Dealers, Dealers and Chapmen, intend to meet on the 24th day of March instant, at eleven o'clock in the forenoon, at the Crown and Anchor Tavern, in Great Yarmouth 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 twelve of the clock at noon, and at the same place, in order to make a 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 Commissioners in a Fiat in Bankruptcy, bearing date the 27th day of July 1840, awarded and issued forth against David William Morris, of Tredegar Iron-works, in the county of Monmouth, Draper, Dealer and Chapman (in pursuance of an adjournment), intend to meet on the 24th day of March instant, at twelve o'clock at noon, and one o'clock in the afternoon, at the office of Messrs. Prothero and Towgood, in the town of Newport, in the said county, 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, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at the same hour, 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 30th of November 1839, awarded and issued forth against William Spence, of Dewsbury, in the county of York, Grocer, Dealer and Chapman, intend to meet on the 26th day of March instant, at three in the afternoon, at the Commissioners'-rooms, Commercial-buildings, in Leeds, Yorkshire, 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, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at four o'clock in the afternoon, 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 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 Commission of Bankrupt, bearing date the 2d of April 1831, awarded and issued forth against Mary Clayton, Widow, and Henry Clayton, both of East Retford, in the county of Nottingham; Drapers, Tailors, Dealers, Chapmen, and Copartners, intend to meet on the 23d day of March instant, at ten of the clock in the forenoon, at the George Hotel, in Huddersfield, in the county of York, to Audit the Accounts of the Assignee of the estate and effects of the said bankrupts under the said Commission, 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 eleven in the forenoon, and at the same place, to make a First 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 Commissioners in a Fiat in Bankruptcy, bearing date the 3d day of June 1841, awarded and issued forth against David Edwards, late of the town of Pembroke, in the county of Pembroke, but now a prisoner confined for debt in the gaol of said county of Pembroke, situate in the town and county of Haverfordwest, Miller, Dealer and Chapman, intend to meet on the 24th day of March instant,

at eleven in the forenoon, at the Dragon Inn, in the town of Pembroke, 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, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve o'clock at noon, and at the same place, 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.—Affidavits to prove debts may be sent to Mr. M. Wynn Owen, Solicitor, Pembroke.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 23th day December 1839, awarded and issued forth against John Wilson Green, of Dartmouth, in the county of Devon, Ship Builder, Dealer and Chapman, intend to meet on the 28th day of March instant, at twelve of the clock at noon, at the Royal Hotel, in Plymouth, in the said county of Devon, 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, 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, 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 6th day of April 1841, awarded and issued forth against James Wilson, of Leeds, in the county of York, Timber Merchant, Dealer and Chapman, intend to meet on the 15th day of April next, at two in the afternoon, at the Commissioners'-rooms, Commerical-buildings, in Leeds, in the said county, 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, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at three in the afternoon, and at the same place, to make a Second and 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 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 29th day of November 1839, awarded and issued forth against Christopher Webster the elder, now or late of Hulme, in the parish of Manchester, in the county of Lancaster, Banker, Dealer and Chapman, one of the Members, Partners, Shareholders, 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 with the other members, partners, shareholders, and proprietors of and in the said Imperial Bank of England, intend to meet on the 21st day of April next, at eleven in the forenoon, at the Commissioners'-rooms, in St. James's-square, in Manchester aforesaid, in order to receive the Proof of Further Debts against the estate of the said bankrupt under the said Fiat, preparatory to the declaration, on the same day, of a Further Dividend of the surplus estate and effects of the said bankrupt amongst the joint creditors of the said bankrupt and the other members, partners, shareholders, and proprietors of and in the said Imperial Bank of England; when and where such of the said joint 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; and the said Commissioners also intend to meet on the same day, at twelve o'clock at noon, and at the place, 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, intituled "An Act to amend the laws relating to bankrupts;" and in order to make a Further Dividend of the surplus estate and effects of the said bankrupt, under the said Fiat, amongst the said joint creditors of the said bankrupt, and the other partners, shareholders, and proprietors of the said Imperial Bank of England.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 4th day of May 1841, awarded and issued forth against William Williams, of the parish of Bridge, in the county of Kent, Brewer, Dealer and Chapman, intend to meet on the 28th day of March instant, at two o'clock in the afternoon, at the Guildhall, in the city of Canterbury, in order 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 bankrupts;" and the said Commissioners also intend to meet on the same day, at three in the afternoon precisely, and at the same place, 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 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 30th of September 1840, awarded and issued forth against Hatfield Nicholson, of the city of Canterbury, and Thomas Baylis, of Whitstable, in the county of Kent, Coal Merchants, Carriers by Railway, and Copartners, Dealers and Chapman, intend to meet on the 28th day of March instant, at two in the afternoon, at the Guildhall, in the city of Canterbury, in order to further Audit the Accounts of the Assignees of the separate estate and effects of Hatfield Nicholson, one 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 three in the afternoon precisely, and at the same place, to make a Dividend of the separate estate and effects of the said Hatfield Nicholson; 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 10th day of August 1841, awarded and issued forth against Thomas Atkinson, of Lancaster, in the county of Lancaster, Druggist and Grocer, Dealer and Chapman, intend to meet on the 26th day of March instant, at eleven o'clock in the forenoon, at the King's Arms Inn, in Lancaster aforesaid, 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, intituled "An Act to amend the laws relating to bankrupts;" and the said Commissioners also intend to meet on the same day, at twelve o'clock at noon, 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.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Alexander Thomas Harwood, of Streatham, in the county of Surrey, Lodging Housekeeper, Dealer and

Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Alexander Thomas Harwood 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 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 Alexander Thomas Harwood 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 22d day of March 1842.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Wilson and Joseph Wilson, of Boston, in the county of Lincoln, Linen Drapers and Copartners, Dealers and Chapmen, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Wilson and Joseph Wilson have in all things conformed themselves 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 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 William Wilson and Joseph Wilson 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 22d day of March 1842.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Augustus Frederick Hemming, of No. 45, Chiswell-street, Finsbury, in the county of Middlesex, Elastic Surgical Instrument Maker, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Augustus Frederick Hemming 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 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 Augustus Frederick Hemming 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 22d day of March 1842.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Peter Perring Thoms, of Warwick-square, in the city of London, Printer and Stereotyper, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Peter Perring Thoms 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 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 Peter Perring Thoms 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 22d day of March 1842.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against David Stevenson the elder, of No. 25, Compton-street, Brunswick-square, in the county of Middlesex, Patent Safety Paper Maker and Wholesale Stationer, Dealer and Chapman, hath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said David Stevenson the elder 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 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 David Stevenson the elder 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 22d day of March 1842.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Henry Brownrigg, of Liverpool, in the county of Lancaster, Coal Merchant, Commission Agent, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Henry Brownrigg 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 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 Henry Brownrigg 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 22d day of March 1842.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against James Topley, of Greenwich, in the county of Kent, Grocer and Cheesemonger, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said James Topley 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 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 James Topley 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 22d day of March 1842.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Amos, of Walbrook, in the city of London, Sponge and India Rubber Manufacturer, Merchant, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Amos 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 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 William Amos will be allowed and confirmed by the Court of Review, esta-

blished by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary, on or before the 22d day of March 1842.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Jarvis Rainey, of Spalding, in the county of Lincoln, Innkeeper, 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 Jarvis Rainey 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 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 Jarvis Rainey 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 22d day of March 1842.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Edward Evans and Andrew Evans, of Birmingham, in the county of Warwick, Painters and Glaziers, Dealers and Chapmen, and Copartners, have certified to the Right Hon. the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Edward Evans 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 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 Edward Evans 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 22d day of March 1842.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Robert Roberts, of Gower-street North, in the parish of Saint Pancras, in the county of Middlesex, Wine Merchant, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Robert Roberts 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 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 Robert Roberts 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 22d day of March 1842.

THE estates of John Weir, Tea Dealer and General Grocer, No. 9, King-street, of Glasgow, were sequestrated on the 25th day of February 1842.

The first deliverance is dated 25th February 1842.

The meeting to elect Interim Factor is to be held, at twelve o'clock noon, on Tuesday the 8th day of March next, 1842, within the office of Richard Hall, Writer, No. 1, Exchange-court, Queen-street, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock noon, on Tuesday the 29th day of said month of March 1842, within the office of the said Richard Hall, No. 1, Exchange-court, Queen-street, Glasgow.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before Friday the 26th day of August 1842.

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

JOHN RONALD, Agent for the Petitioner.

THE estates of Alexander Cameron, Cotton Spinner, in Johnstone, were sequestrated on the 23d day of February 1842.

The first deliverance is dated 14th February 1842.

The meeting to elect an Interim Factor is to be held, at one o'clock afternoon, on Thursday the 3d day of March next, within the George Inn, Paisley; and the meeting to elect the Trustee and Commissioners is to be held, within the same place, on Thursday the 24th day of March next, at one o'clock afternoon.

A composition may be offered at this latter meeting, and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 15th day of August 1842.

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

THOMAS DUNN, S. S. C. 1, George-street, Agent.

THE estates of Graham Anderson, Merchant, in Dundee, were sequestrated on 23d February 1842.

The first deliverance is dated the 23d February 1842.

The meeting to elect Interim Factor is to be held, at two o'clock afternoon, on Saturday the 5th March 1842, within the Royal Hotel, in Dundee; and the meeting to elect the Trustee and Commissioners is to be held, at two o'clock afternoon, on Thursday the 24th March 1842, within the Royal Hotel, in Dundee.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 24th August 1842.

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

BROWN and MILLER, W. S. Agents, 41, York-place, Edinburgh.

THE estates of Robert Inglis, Grocer and Blacksmith, in Wishawtown, were sequestrated on the 25th day of February 1842.

The first deliverance is dated the 25th February 1842.

The meeting to elect Interim Factor is to be held, at twelve o'clock noon, on Monday the 7th day of March 1842, within the Commercial Inn, Hamilton; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock noon, on Monday the 28th day of March 1842, within the Commercial Inn, Hamilton.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 1st day of August 1842.

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

JARDINE, STODART, and FRASER, W. S. 31, Princes-street, Edinburgh.

NOTICE.

THE estates of Adolphus Meiklejohn Sceales, Coal Merchant, in Edinburgh, were sequestrated on the 24th day of February 1842.

The first deliverance is dated the said 24th day of February 1842.

The meeting to elect Interim Factor is to be held, at one o'clock afternoon, on Saturday the 5th day of March 1842, within the Royal Exchange Coffee-house, Edinburgh; and the meeting to elect the Trustee and Commissioners is to be held, at one o'clock afternoon, on Fri-

day the 25th day of March 1842, also within the Royal Exchange Coffee-house, Edinburgh.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 24th day of August 1842.

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

RITCHIE and HILL, W. S. Agents, 8, North St. David-street, Edinburgh.

NOTICE is hereby given, that John Greathed Harris, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 7th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at the city of Canterbury, in the county of the same city, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that John Greathed Harris, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 8th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Dover, in the county of Kent, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 9th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Cardiff, in the county of Glamorgan, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 11th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Monmouth, in the county of Monmouth, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 8th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Lancaster, in the county of Lancaster, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Henry Revell Reynolds, Esq. Her Majesty's Chief Commissioner for the Relief of Insolvent Debtors, will, on the 15th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Chelmsford, in the county of Essex, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Henry Revell Reynolds, Esq. Her Majesty's Chief Commissioner for the Relief of Insolvent Debtors, will, on the 17th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Ipswich, in the county of Suffolk, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Henry Revell Reynolds, Esq. Her Majesty's Chief Commissioner for the Relief of Insolvent Debtors, will, on the 19th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Yarmouth, in the county of Norfolk, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that John Greathed Harris, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 18th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Horsham, in the county of Sussex, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 14th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Gloucester, in the county of Gloucester, and at the city of Gloucester, in the county of the same city, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 17th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at the city of Bristol, in the county of the same city, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 17th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Preston, in the county of Lancaster, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of Her Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 18th day of March 1842, at the hour of ten in the forenoon precisely, attend at the Court-house, at Liverpool, in the county of Lancaster, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 26th day of February 1842.

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

Jane Rossiter, late of Salt-hill, in the county of Buckingham, Assistant to an Innkeeper, an Insolvent, No. 58,015 C.; Joseph Hathaway, Assignee.
Robert Furness, late of Stannington, Ecclesfield, Yorkshire, Farmer and Spring Knife Cutler, an Insolvent, No. 58,413 C.; Charles Marsden and Robert Gascoigne, Assignees.
Nathaniel Treasure, late of New Boot, No. 125, London-street, Reading, Berkshire, Dealer in Boots and Shoes, an Insolvent, No. 58,466 C.; David Brandon, Assignee.
Edward Boyce Templeton, late of Great Russell-street, Bloomsbury, Middlesex, Gentleman, an Insolvent, No. 52,470 T.; John Blissett and George Rogers, Assignees.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 26th day of February 1842.

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

On their own Petitions.

William Page, late of China-hall-row, Deptford Lower-road, Rotherhithe, Surrey, Timber Measurer to Her Majesty's Customs.—In the Gaol of Horsemonger-lane.
John Stanford, late of No. 49, Pall-mall, Middlesex, out of business, formerly an Architect.—In the Fleet Prison.
William Kingston Jones Wilson, late of No. 13, Richmond-terrace, Dalston, Middlesex, Master Mariner.—In the Queen's Bench Prison.
James Page, late of No. 18, King-street, in the borough of Southwark, Surrey, Shoe Manufacturer.—In the Marshalsea Prison.
Thomas Heigham, late of No. 14, New-park-street, Great Guilford-street, Southwark, Surrey, Grocer and Cheesemonger, out of business.—In the Marshalsea Prison.
Robert Edward Bruster, late of No. 2, Church-street, Greenwich, Kent, Tailor and Hosier.—In the Marshalsea Prison.
Henry Breakwell, late of No. 5, Devonshire-street, Bishopsgate-street, London, Tailor, Corn Meter, and Secretary to the Bishopsgate Registration Society.—In the Debtors' Prison for London and Middlesex.
John Paver Williamson, late of No. 10, Gray's-place, Brompton, in the county of Middlesex, Soda Water Manufacturer, out of business.—In the Debtors' Prison for London and Middlesex.
Francis Godbold, late of No. 2, Stratford-place, Richmond-road, Dalston, Middlesex, out of business.—In the Debtors' Prison for London and Middlesex.
James Humphreys, late of No. 5, Southampton-terrace, Southampton-street, Pentonville, Middlesex, Fruiterer, Green Grocer, and General Shopkeeper.—In the Debtors' Prison for London and Middlesex.
William Field, No. 10, Shaftsbury-place, Aldersgate-street, London, Eating Housekeeper, out of business.—In the Debtors' Prison for London and Middlesex.
Charles Shankster the younger, No. 10, Chapel-place, Vere-street, Oxford-street, Middlesex, Poulterer.—In the Debtors' Prison for London and Middlesex.

William Burn, No. 87, Harrow-road, Paddington, Middlesex, Auctioneer and Broker.—In the Debtors' Prison for London and Middlesex.
William Hibbert, No. 64, High-street, Whitechapel, Middlesex, Butcher.—In the Debtors' Prison for London and Middlesex.
Richard Petty, No. 28, Old Jewry, London, Machine Ruler.—In the Debtors' Prison for London and Middlesex.
George James, Walton on Thames, Surrey, Labourer and Beer Retailer.—In the Gaol of Horsemonger-lane.
William Hanson Heydon, No. 44, Wells-street, Poplar, Middlesex, Journeyman Shipwright.—In the Debtors' Prison for London and Middlesex.
Thomas Godbehear, No. 28, Hanibal-road, Stepney-green, Middlesex, Carpenter.—In the Debtors' Prison for London and Middlesex.
John Waite, No. 17, Newington-causeway, Surrey, Boot and Shoe Maker, out of business.—In the Debtors' Prison for London and Middlesex.
James Coney, No. 2, East Smithfield, Middlesex, Out Fitter.—In the Marshalsea Prison.
Thomas Cope, late lodging at No. 5 Court, No. 6 House, Warston-lane, Birmingham, Warwickshire, Journeyman Engraver, Printer, Manufacturer of Pattern Cards and Maker of Paper Boxes.—In the Gaol of Warwick.
William Simcox, late of Bath-street, Birmingham, Warwickshire, Assistant to his wife in her business as an Upholsterer.—In the Gaol of Warwick.
George Ingram, late of No. 11, St. Peter's-place, Parker's-piece, in the town of Cambridge, Cambridgeshire, Innkeeper.—In the Gaol of Cambridge.
Thomas Hipper the younger, late of Cottessey, near Norwich, in the county of Norfolk, Butcher.—In the Gaol of the city of Norwich.
John Bunker, late of Garnddyris Iron Works, Monmouthshire, Publican and Carpenter.—In the Gaol of Monmouth.
Samuel Kent, late of Paradise-street, Liverpool, Agent for the Sale of Periodicals on Commission.—In the Gaol of Liverpool.
James Farman the younger, late of Upper Orwell-street, Ipswich, Suffolk, Carpenter and Builder.—In the Gaol of Ipswich.
Thomas Neilson, No. 20, Castle-street, Cambridge, Journeyman Stone Mason.—In the Gaol of Cambridge.
William Lennard, Feltwell, St. Nicholas, Norfolk, Shoe Maker and Rabbit Dealer.—In the Gaol of Cambridge.
Francis Grantham, Boston, Lincolnshire, Tailor, Draper, and Hosier, out of business.—In the Gaol of Lincoln.
Thomas Sprod the younger, Congresbury, Somersetshire, Baker.—In the Gaol of Ilchester.
Samuel Jurd, Fareham, Southampton, Brewer and Beer Retailer.—In the Gaol of Winchester.
Edward Barter, Christchurch, Southampton, Journeyman Bricklayer.—In the Gaol of Winchester.
Robert Hancock, Longham, parish of Hampreston, Southampton, Journeyman Carpenter.—In the Gaol of Winchester.
Joseph Corps, Overton, Southampton, Boot and Shoe Maker and Beer Retailer.—In the Gaol of Winchester.
Thomas Moore, Hartley Wintney, Southampton, Harness Maker.—In the Gaol of Winchester.
William Arker, Gedney, Lincolnshire, Agricultural Labourer, previously Victualler.—In the Gaol of Lincoln.
James Trevaskis, Ludgvan, Cornwall, Tailor and Draper.—In the Gaol of Bodmin.
Henry Clark, Granville-street, Sheffield-park, Sheffield, Yorkshire, Pen Knife Grinder.—In the Gaol of Sheffield.
William May, Corsham Side, Wiltshire, Small Farmer and Beer Retailer.—In the Gaol of Fisherton Anger.
Henry Weight, Malmesbury, Wiltshire, Watch Maker.—In the Gaol of Fisherton Anger.
Richard Garraway Seats, Sherston Magna, Wiltshire, Chymist, Grocer, and Draper.—In the Gaol of Fisherton Anger.
James Ridley, Thornton, near Pickering, Yorkshire, Boot and Shoe Maker.—In York Castle.
Robert Tarrand, Eyre-street, Sheffield, Yorkshire, Cutler and Merchant.—In York Castle.

Walter Clarke, Lyme Regis, Dorchester, Journeyman Butcher.—In the Gaol of Dorchester.

William Tucker, Lyme Regis, Dorchester, Butcher and Beer Housekeeper.—In the Gaol of Dorchester.

Robert Trayte, Charmouth, Dorchester, Cordwainer and Lodging Housekeeper.—In the Gaol of Dorchester.

John Peyman, Coxwell-street, Farringdon, Berkshire, Mason, Bricklayer, and Slater.—In the Gaol of Reading.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

N. B.—See the Notices 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 Court, at the Court-House, in Portugal-Street, Lincoln's-Inn Fields, on Tuesday the 22d day of March 1842, at Nine o'Clock in the Forenoon, to be dealt with according to the Statute.

Edward Eliason, formerly of Adam-street, Adelphi, and next and late of Maddox-street, Regent-street, both in Middlesex, Teacher of Music, part of the year 1840 and 1841, Lessee of the Theatre Royal Drury-lane.

Edward Bryant, late of Melbourne-place, Saint John's Wood-road, Middlesex, Surgeon.

Thomas Baker, first of Alfriston, near Lewers, Sussex, formerly a Butcher, and latterly out of business, then of Hailsham, Sussex, out of business and employ, then of Pett, near Hastings, Sussex, Butcher, and occasionally working as a Journeyman Tallow Chaudler, afterwards of No. 39, Cornwall-road, Lambeth, then of Wellington-place, Blackfriars-road, afterwards of No. 4, and late of No. 45, both in Tiverton-street, Newington-causeway, all in Surrey, Journeyman Tallow Chandler.

William Lukyn the elder (sued and committed as William Lukyn), formerly of London-place, Saint Clement's, Oxford, and of High-street, Oxford, then of Cowley-house, Cowley, near Oxford, Oxfordshire, also of High-street, Oxford, and also of No. 24, Spring-gardens, Charing-cross, Middlesex, Dentist, then of Lower Cowley-house, Cowley aforesaid, also of High-street, Saint Clement's aforesaid, also of No. 24, Spring-gardens aforesaid, Dentist, then of Lower Cowley-house aforesaid, also of No. 57, New Bond-street, and of Lancaster-court, New Bond-street aforesaid, both in Middlesex, having also a Store-room in Cantel's-lane, at the back of Lower Cowley-house aforesaid, Dentist, then of No. 5 A, Sloane-street, Chelsea, also having a Store-room at York-street, Han's-place, Knights-bridge, both in Middlesex, afterwards of No. 15, Great Surrey-street, Blackfriars-road, Surrey, and of Cantel's-lane, and having a Store-room at York-street aforesaid, then of No. 3, South-crescent, Bedford-square, Tottenham-court-road, Middlesex, and of Cantel's-lane aforesaid, having a Store-room at York-street aforesaid, and late of No. 9, South-crescent aforesaid, also having a Store-room at York-street aforesaid, Dentist.

Henry Evans, formerly of Dobson-terrace, New-street, Kennington, Surrey, Clerk to a Colonial Broker, then of Crown-street, Finsbury, Middlesex, and afterwards of North-street, Lambeth, Surrey, out of employ, then of Albany-cottages, Albany-road, Camberwell, Surrey, and also of No. 6, Cullum-street, Fenchurch-street, London, then of No. 104, Albany-road, Camberwell, Surrey, and also of No. 6, Cullum-street aforesaid, and late of No. 104, Albany-road aforesaid, Drysalter.

Bernhardy Demetrius, formerly of Sydney-street, Cambridge, in the county of Cambridge, Tobacconist, then of No. 26, Fish-street-hill, London, Foreman to a Tobacconist, then of No. 5, Rodney-buildings, New Kent-road, Surrey, Foreman to a Cigar Maker, then of No. 138, High-street,

Margate, Kent, Tobacconist and Dealer in Cigars, and late of No. 15, Princes-buildings, White Hart-street, Kennington, Surrey, Commission Agent for the Sale of Cigars and Drugs.

Robert Clark, formerly of No. 27, Saint James-street, Brighton, Sussex, Dentist, and afterwards of No. 23, Sackville-street, Piccadilly, Middlesex, then of No. 7, Jermyn-street, Saint James's, Middlesex, Dentist.

Sarah Thompson, formerly of Brighton, afterwards of Hartfield, afterwards of Brighton, all in Sussex, afterwards of Romney-street, Westminster, Middlesex, afterwards of No. 3, Racquet-court, Fleet-street, London, afterwards of No. 54, Cowper-street, City-road, Middlesex, afterwards of No. 28, Ashley-terrace, City-road aforesaid, and late of No. 2, Inner Cushion-court, Old Broad-street, London, Spinster, not in any trade, profession, or calling, and during the whole of such time lodging and boarding with her friends.

Henry Flashman, formerly of No. 40, Chenies-mews, Bedford-square, Middlesex, trading under the name or firm of Flashman and Scott, late of No. 20, Church-street, Islington, Middlesex, and of No. 3, Plesant-row, King's-cross, in the same county, and latterly of Halkin-wharf, Lower Belgrave-place, Pimlico, Middlesex, Soda Water Manufacturer.

Charles Hewlings (sued as Charles Hewling, and sued with Benjamin Bagnall and W. H. Bagnall), late of No. 13, Union-street, Christchurch, Spitalfields, Middlesex, Herbalist, Dealer in Seeds and Leeches, and occasionally a Collector of Rents.

TAKE NOTICE,

1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given, by entry thereof in the proper page and column of the book kept for that purpose at the Office of the Court, between the hours of Ten in the Forenoon and Four in the Afternoon, three clear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.

N. B. Entrance to the Office in Portugal-street.

2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination, until the last day for entering opposition inclusive; 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, 7 Geo. 4, c. 57, sec. 76, or 1 and 2 Vict. c. 110, sec. 105, as the case may be.

3. Notice to produce at the hearing any books or papers filed with the schedule, must be given to the Officer having the custody thereof, within the hours above mentioned, on any day previous to the day of hearing.

4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

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

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

N. 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 a Commissioner on Circuit, to be dealt with according to the Statute, as follows:

At the Court-House, at Exeter, in the County of Devon, on the 24th day of March 1842, at Ten o'Clock in the Forenoon precisely.

- Joseph Heale Westcott, late of Topsham, Devonshire, Blacksmith.
- Charles Paul Carlos, late of Tavistock, Devonshire, previously of Hanover-chambers, No. 12, Buckingham-street, Strand, Westminster, previously of Lezant, Cornwall, Land Surveyor, and previously of Listcard, Cornwall, previously of Hanover-chambers, No. 12, Buckingham-street, Strand, Westminster aforesaid, and formerly of Chester-terrace, Eaton-square, Middlesex, in copartnership with Michael Fitzgerald, of Hanover-chambers aforesaid, Land Surveyor.
- John Worth, late of Ridgway, Plympton Saint Mary, Devonshire, and the Stall No. 28, Market-place, Plymouth, Farmer and Butcher.
- John Marshall, late of No. 16, Russell-street, Plymouth, Devonshire, Cabinet Maker and Upholsterer.
- Miles Metcalfe, late of Whimble-street, Plymouth, in business, in the name of Elizabeth Metcalfe, as a Hosier, previously of Buckwell-street, Plymouth, in the name of Metcalfe and Company, as Linen Draper, previously of Buckwell-street, Plymouth, in partnership with one George Blackler, under the firm of Metcalfe and Blackler, as Linen Drapers, and formerly of No. 4, King's-square, Goswell-road, Middlesex, out of business.
- William Howell Brunt, late of Brixham, Devonshire, Cabinet Maker and Builder.
- Edward Street, late of the New Inn, Cornworthy, Devonshire, and previously of the Commercial Inn, Totnes, Devonshire, Innkeeper.
- Robert Tremlett, late of Kenton, Devonshire, Farmer and Labourer, formerly Grocer and Tea Dealer.
- Thomas Luckis, heretofore of Hockworthy, Devonshire, Farmer, and late of Huntsbam, Devonshire, in no business.
- John Vought, heretofore of Coluton Rawleigh, Devonshire, Innkeeper, and afterwards Labourer, and late of East Budleigh, Devonshire, Labourer.
- Nicholas Hannaford Beazley, late of Newton Abbott, Devonshire, out of business, and previously of Woolborough-street, Newton Abbott aforesaid, Tallow Chandler, Tobacco and Corn Factor, and formerly of No. 14, Saint Mary's-square, Keenington, Middlesex, Commission Agent.
- William Hill Maunder, heretofore of Bampton, Devonshire, Farmer and Cattie Dealer, and late of Hockworthy, Devonshire, in no business.
- William Escott, late of Kingsbrompton, Somersetshire, Blacksmith, Grocer, and General Shopkeeper.
- John Sanders, late of Pinhoe, Devonshire, Dealer in Oats, formerly Maltster and Brewer.
- Charles Salter, late of Willand, near Collampton, Devonshire, out of business, formerly Farmer, previously of Halberton, and Willand aforesaid, Farmer.
- Elizabeth Vivian, late of No. 3, Lockyer-terrace, Union-road, Plymouth, Devonshire, lately out of business, previously Draper's Assistant, formerly of Padstow, Cornwall, Linen Draper and Haberdasher, previously of Saint Austle, Linen Draper and Haberdasher, in partnership with Eliza Vivian, under the firm of E. and E. Vivian, as Linen Drapers and Haberdashers.
- William Rowe, late of Totnes, Devonshire, out of business, previously of No. 21, Biston-side, Plymouth, Devonshire, Grocer and Tea Dealer, before then of No. 13, Green-street, Plymouth, out of business.
- William Phillips, late of Mill-pleasant, Stoke Damerel, Devonshire, Tea Dealer, previously of No. 6, Squire-terrace, Union-road, Plymouth, Devonshire, previously of Stamford-hill, Middlesex, Tea Dealer, previously of Centurion-place, Church-hill, Brighton, Sussex, out of business, and previously of Tottenham, Middlesex, Corn and Coal Dealer.
- Charles Lyons Hayeroft, late of Kelmington, Devonshire, Tea Dealer and Grocer.
- William Barrett, late of Sidmouth, Devonshire, previously a Prisoner for Debt in Saint Thomas the Apostle Gaol, previously of Mile-end-cottage, Topsham, Devonshire, out of business, and formerly of Sidmouth aforesaid, in Lodgings, Housekeeper and Wine Merchant.
- Edward Squire, late of Lyme-street, Axminster, Devonshire, Tailor and Draper.
- John Martin, late of No. 70, George-street, Devonport, Devonshire, Tailor, his wife a Milliner and Dress Maker.
- John Cowd, late of Budleigh Salberton, East Budleigh, Devonshire, Builder and Carpenter.
- Samuel Harris, late of No. 22, Tavistock-place, Plymouth, Devonshire, out of business, previously of Drake-street, Plymouth, and formerly of No. 28, High-street, Plymouth, Devonshire, Plumber, Brazier, and Tin Plate Worker.
- John King, late of No. 106, High-street, Barnstaple, Devonshire, out of business, previously Hatter and Hosier, formerly of the same place and Back-lane, Barnstaple, and heretofore of Church-lane, Hatter and Dealer in Umbrellas.
- John Stephens, late of Tavistock, Devonshire, Baker and Furniture Broker.
- Robert Reed, late of Ottery Saint Mary, Devonshire, Farrier.
- John Brown, late of Dartmouth, Devonshire, Cabinet Maker.
- John Petherbridge Kent, late of Jump in Tamerton, Follertt, Devonshire, previously of North Buckland, Devonshire, and formerly of Jump in Brickleigh, Devonshire, Butcher, Farmer, and Coal Dealer.
- William Underhill, late of Totnes, Devonshire, out of business, previously of Paignton, Devonshire aforesaid, Cabinet Maker, and formerly of Torquay, Devonshire, in business with William Penny, under the style of Underhill and Penny, Tailors and Drapers, and Journeyman Cabinet Maker.
- Thomas Glanville, late of King's Tamerton, Devonshire, Shoe Maker.
- William Jutson, late of Bampton, Devonshire, Grocer, Draper, General Dealer, and Farmer.
- Arthur Henry Ash, late of Dartmouth, Devonshire, Baker.
- Hugh Shipley, late of Barnstaple, Devonshire, previously of Ilfracombe, Devonshire, Master of a trading vessel and Mariner.
- James Kennard, late of No. 36, Catherine-street, Devonport, Devonshire, out of business, and previously of Devonport aforesaid, Dealer in Malt and Flour.
- Richard Oldrey, late of Ashburton, Devonshire, out of business, previously of Totnes, Devonshire, Plasterer.
- William Watson, of Torquay, Tormoham, Devonshire, Painter, Glazier, and Builder.
- William Coombe, late of Totnes, Devonshire, Journeyman Baker, and previously of Painsford-mill, Ashprington, Devonshire, Miller.

At the Court-House, at the City of Exeter, in the County of the same City, on the 24th day of March 1842, at Ten o'Clock in the Forenoon precisely.

John Rolstone, late of Okehampton-street, Saint Thomas the Apostle, Devonshire, Licenced to Let a Horse and Fly to Hire.

Richard Hodge, heretofore of Bartholomew-street, and late of Sun-street, Exeter, Journeyman Joiner.

James Leaworthy Ballman, heretofore of Paris-street, and late of South-street, Exeter, Boot and Shoe Maker, his wife a Straw Bonnet Maker.

John Bradford, late of Saint Sidwell, Exeter, Butcher.

Elisha Channon, heretofore of Rack-street, and late of Guinae-street, Exeter, Joiner, formerly Pipe Manufacturer.

At the Court-House, at Wells, in the County of Somerset, on the 22d day of March 1842, at Ten o'Clock in the Forenoon precisely.

Henry Rippon, of Bridgewater, Somersetshire, Baker and Confectioner.

Henry Bradford, late of Northgate-street, Bridgewater, Somersetshire, formerly Baker and Pig Dealer, and late Labourer.

John Garrett, formerly of Temple Coombe, Somersetshire, Grazier, afterwards lodging in Portland-row, Bristol, then of Temple Coombe aforesaid, and late of Henstridge Ash, Somersetshire, out of business.

William Wring, late of Golden-hill, Wiveliscombe, Somersetshire, Cabinet Maker, Turner, and Upholsterer.

Thomas Sprod the younger, formerly of Congressbury, Somersetshire, afterwards of Worle, and late of Congressbury aforesaid, Baker.

At the Court-House, at Mold, in the County of Flint, on the 23d day of March 1842, at Ten o'Clock in the Forenoon precisely.

Ebenezer Thomas, late of Waen, parish of Iseefiogin, Flintshire, Farmer's Bailiff, previously of same place, Farmer, Corn and Cattle Dealer.

Richard Jones, late of Pentre Mills, Flintshire, Journeyman Miller, previously of same place, Master Miller.

Hugh Roberts, late of Mertyn, parish of Whitford, Flintshire, Joiner.

At the Court-House, at Ruthin, in the County of Denbigh, on the 24th day of March 1842, at Ten o'clock, in the Forenoon precisely.

Richard Roberts, late of Wrexham, Denbighshire, Maltster.

Mary Ann Griffiths, late of Cefn Mawr, near Ruabon, Denbighshire, Spinster, in no business.

Thomas Griffiths, late of Cefn Mawr, near Ruabon, Denbighshire, Journeyman Butcher.

Dorothy Owens, late of Llanyfydd, Denbighshire, Widow, and previously of Gelli Cupel Gannon, near Llanrwst, Denbighshire.

Joseph Sandland, late of Wrexham, Denbighshire, Labourer, formerly of Bangor, Flintshire, Farmer, and subsequently Publican and Shopkeeper, afterwards of Clay Farm, Flintshire, Farmer, then of Rhosymedre, Ruabon, Denbighshire, Shopkeeper.

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 a 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 Vict. 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.

All Letters must be Post-paid.

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Tuesday, March 1, 1842.

Price Two Shillings and Eight Pence.

