

wharf leading therefrom to the river Avon, connected with the Kennet and Avon Canal, and thereby having water access to and from London to Bath; also the several inns and public-houses hitherto held with the said brewery; and all and every other 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, including therein the bankrupt's household furniture, farming stock, implements, and effects, at his residence in the parish of Widcomb, near Bath, in such lots or parcels, and at one or at several times, either wholly or partly for ready money, or for payment on a future day or days, and, if on credit, on such 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; 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 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 assignees should 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, 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 the payment, as the assignees shall deem most advantageous to the said bankrupt's estate; also to assent to or dissent from the assignees commencing and instituting, in case they shall think fit so to do, any suit or suits in equity against certain persons who will be named at such meeting, and afterwards settling any such suit or suits upon such terms and conditions as the assignees may think proper; also to sanction and allow the carrying on the bankrupt's business of a common brewer at the said Anchor Brewery, by the said assignees, from the time of their appointment as assignees to the time of the completion of the sale of the said brewery premises, or in the event of not being able to sell the same brewery, public houses, or any part thereof, respectively, to sanction the assignees letting any part or parts thereof, either at will or on lease, at the yearly rent, or for any term or number of years, and for such other terms and conditions as the said assignees may think proper; and in that case to dispose of the plant, stock, and floating casks at a valuation or otherwise; also to sanction and allow the employment by the assignees of the late clerk of the said bankrupt, also of an accountant to collect and get in the debts owing to the 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 superintendance and management, sale, and disposition of the affairs and estate, and the payment to such clerk and also 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 same assignees shall seem proper; also to assent to or dissent from the assignees taking, commencing, prosecuting, defending, or opposing all such proceedings at law, in equity, or bankruptcy, in respect of the same 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 to sanction the assignees defending, at the expence of the said bankrupt's estate, two suits in equity, lately instituted against the said bankrupt and others as defendants, by certain persons to be named at such meeting, or to settle and adjust the said last-mentioned suits upon such terms and conditions as the assignees may think proper or be advised; also to assent to or dissent from the said assignees renewing any of the leases of any part of the bankrupt's estate, held under the Corporation of Bath, or St. John's Hospital, in the same city, or of any other person or body corporate, for the life or lives of such person or persons, as the said assignees may think proper as nominee or nominees in such leases; also to assent to or dissent from the said assignees insuring the life or lives of any nominee or nominees in any lease forming part of the bankrupt's estate, if

the said assignees should think proper so to do; 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 assignees 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 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 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 assignees 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 assignees 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 assignees conveying or 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 thereon, in satisfaction of the mortgagee 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 assignees may in their judgment think most advantageous for the interest of the bankrupt's estate; and generally to give such powers and authorities to the assignees respecting the management, getting in, recovering, 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.

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 a Declaration was filed on the 8th day of March 1842, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

DAVID BIDMEAD, of No. 62, Bread-street, in the city of London, Warehouseman and Shipping Agent, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.