

Deacon, of the town of Southampton aforesaid, Solicitor, and of John Clarke, of the town of Southampton aforesaid, his Clerk; and by the said Richard Eldridge and James Long in the presence of the said John Clarke and the said Charles Ewens Deacon, who have severally attested such executions; and notice is hereby further given, that the said indenture now lies at the offices of Messrs. Deacon and Long, Solicitors, Southampton, for execution by those creditors who have not executed the same deed. The creditors of the said Abraham John Cave are hereby required to take notice, that unless they forthwith execute the same, or assent thereto, either by themselves or their agents duly authorised, they will be excluded from all benefit to arise therefrom; and all persons indebted to the said Abraham John Cave are requested to pay the amount of their respective debts to the undersigned, without delay, otherwise proceedings at law will be commenced against them for recovery thereof.

DEACON and LONG, Solicitors to the Trustees.

WHEREAS Robert Chamberlain, of Ipswich, in the county of Suffolk, Ship Owner, did, by indenture of release and assignment, dated the 31st day of January last, duly convey and assign all his real and personal estate and effects, subject as therein mentioned, to William Henry Alexander, of Ipswich, in the county of Suffolk, Esquire, in trust, for the benefit of the creditors of the said Robert Chamberlain; and whereas the said deed was duly executed by the said Robert Chamberlain on the day of the date thereof, in the presence of, and his execution thereof was attested by, Isaac Last, of Hadleigh, in the county of Suffolk, Gentleman, and G. W. Clarke, of Ipswich aforesaid, Yeoman; and the said deed was duly executed by the said William Henry Alexander on the 6th day of February 1843, in the presence of, and his execution was attested by, William Buller, of Ipswich aforesaid, Gentleman, and George Taylor, of Ipswich aforesaid, Gentleman; notice is hereby given, that the said deed is now lying at the Banking-house of Messrs. Alexander and Co. at Ipswich, for the inspection of the creditors of the said Robert Chamberlain.—Hadleigh, February 7th, 1843.

NOTICE is hereby given, that Joseph Lawrence, of Strood, in the county of Kent, Grocer, has by indenture of assignment, bearing date the 7th day of February 1843, assigned and transferred all his estate and effects unto John Warter, of High-street, Southwark, Wholesale Cheesemonger, and Joseph Acworth, of Chatham, in the county of Kent, Wholesale Tallow Chandler, upon trust, for the benefit of all the creditors of the said Joseph Lawrence who shall execute or come in under the said indenture, which said indenture was duly executed by the said parties, and attested as by law required.

NOTICE is hereby given, that by an indenture, bearing date the 18th day of January 1843, Henry Morse, of High-street, Birmingham, in the county of Warwick, Lace-maker, hath assigned all his personal estate and effects whatsoever to Richard Groucock, of Bow Church-yard, in the city of London, Lace Manufacturer, and Howard Nalder, of Cheapside, in the said city, Warehouseman, as trustees, upon trust, for the benefit of all the creditors of the said Henry Morse; and that the said indenture of assignment was executed by the said Henry Morse on the said 18th day of January 1843, and by the said Richard Groucock and Howard Nalder on the 20th day of the said month of January 1843, in the presence of, and their respective executions are attested by, Frederic John Reed, of No. 2, Friday-street, Cheapside, in the city of London, Solicitor; and the said indenture of assignment now lies at our offices for execution by the creditors of the said Henry Morse.

REED and SHAW, No. 2, Friday-street, Cheapside, Solicitors to the said Trustees.

NOTICE is hereby given, that Evan Hall, of Narberth, in the county of Pembroke, General Shop-keeper, hath by indenture, bearing date the 19th day of January, in the year of our Lord, 1843, and made between the said Evan Hall, of the first part; William Williams, of Market-street, in the town and county of Haverfordwest, Draper, of the second part; and all other the creditors of the said Evan Hall, of the third part; conveyed and assigned, in manner therein mentioned, all his estate and effects for the benefit of the said Evan Hall; and such deed

was duly executed by the said Evan Hall on the 19th day of January 1843, and by the said William Williams on the same day; and such execution was attested by Mr. George Parry, of the said town and county of Haverfordwest, Attorney at Law, and Thomas Owen, of the same town and county, Clerk to the said George Parry.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against James Robbins, of the city and borough of Winchester, in the county of Southampton, Bookseller, are requested to meet the assignees of the estate and effects of the said bankrupt, at the George Inn, in the said city of Winchester, on Thursday the 9th day of March next, at twelve o'clock at noon, to consult and advise with the said assignees as to selling and disposing of the remaining part of the real estate and other property and effects of the said bankrupt; also to assent to or dissent from the said assignees paying the whole or any part of the costs of a certain award, made in pursuance of a judge's order, bearing date the 15th day of February 1842, whereby all matters in difference between the bankrupt and James Sparkman, of the said city of Winchester, Builder, were referred to the arbitration and final decision of three surveyors therein named; also as to the propriety of declaring a dividend out of the monies now in the hands of the official assignee; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy, bearing date the 12th day of January 1843, issued forth and now in prosecution against James Senior, of Lascelles-hall and Waterloo, both in the parish of Kirkheaton, in the county of York, Manufacturer of Fancy Cloths and Common Brewer, Dealer and Chapman, are desired to meet the assignees of the estate and effects of the said bankrupt, on the 13th day of March next, at eleven of the clock in the forenoon, at the offices of Messrs. Barker and England, Solicitors, in Huddersfield, in the county of York, in order to assent to and authorize, or dissent from, the said assignees paying to Joseph Walker, Esq. the sum of £102 9s. for rent due and owing by the bankrupt to him before the date and issuing of the said fiat, and for which a distress had before that time been duly made, and by virtue whereof the bankrupt's effects were then in the possession of the said Joseph Walker; and also to assent to or dissent from the said assignees paying the sum of £5 18s. 5d. the expences of such distress, and the proceedings thereon; and also to assent to and authorize, or dissent from, the said assignees paying to the said Joseph Walker or Mr. Laycock, his Attorney, the sum of £5, being the amount agreed upon to be paid by the said assignees to the said Joseph Walker on compromise and withdrawal of a certain writ of execution at his suit against the bankrupt, by virtue whereof the Sheriff of Yorkshire had seized the effects of the said bankrupt; and also to assent to and authorize, or dissent from, the said assignees paying a certain bill of charges and expences of Messrs. Barker and England, Solicitors, Huddersfield (to be produced at the said meeting), for and preparatory to the calling and attending several meetings of the creditors of the said bankrupt, and for attempting to arrange a compromise of the affairs of the said bankrupt, and for, in, and concerning the preparing, executing, and enforcing a certain indenture of assignment of the said bankrupt's estate and effects, bearing date the 9th day of January last; and also to the said assignees paying to the said trustees, under the said indenture of assignment, their expences incurred under such assignment; and also to assent to or dissent from the said assignees either paying the balance due by the bankrupt to the West Riding Union Banking Company, and for which they claim an equitable mortgage on the bankrupt's real estate, or inquiring into and refusing to pay such last-mentioned balance, or to the said assignees agreeing to give up and convey to the said banking company the said real estate, and on such terms, and with or without the creditors participating in the proceeds of the said real estate as the said assignees shall think proper; and also to assent to or dissent from the said assignees selling and disposing of all or any part of the bankrupt's estate and effects, either by public auction or private contract, or on an appraisement, in one or more lot or lots, to