

DAVID CHEESMAN'S Assignment.

THIS is to give notice, that by an indenture tripartite, bearing date the 17th day of May 1843, and made between David Cheesman, of Southwick, in the county of Sussex, Coal Merchant, of the first part; the several other persons whose names should be thereunto subscribed and seals affixed, as executing parties thereto, being creditors of the said David Cheesman, of the second part; and John Cheesman, of Steyning, in the county of Sussex, Ship Owner, a creditor also of the said David Cheesman, and a trustee appointed for the purposes thereafter expressed, of the third part; the said David Cheesman did grant, bargain, sell, assign, transfer, and set over unto the said John Cheesman all and singular the debts, sums of money, household and other goods, wares, merchandizes, stock in trade, and other the personal estate and effects whatsoever of him the said David Cheesman, upon trust, for the benefit of all the creditors of him the said David Cheesman; and further take notice, that the said indenture was duly executed by the said David Cheesman and John Cheesman on the said 17th day of May 1843, and was witnessed and duly attested by Sidney Walsingham Bennett, of No. 63, Middle-street, Brighton, in the county of Sussex, Attorney at Law and Notary Public.

Mr. WILLIAM THOMSON'S Insolvency.

WHEREAS William Thomson, of Glenfield, in the county of Leicester, Coal Merchant, hath by an indenture of release, bearing date the 8th day of June instant, conveyed all his real estate unto Thomas Harrower Thomson, of Leicester, in the said county of Leicester, Wine Merchant; and the said William Thomson hath by an indenture of assignment, bearing even date with the said indenture of release, assigned all his personal estate and effects unto the said Thomas Harrower Thomson, upon trust, for the equal benefit of all the creditors of the said William Thomson who shall, on or before the 8th day of August next, execute the said indenture of assignment; and the said indentures of release and assignment were executed by the said William Thomson on the said 8th day of June instant, and his execution thereof was witnessed by John Gregory, of Leicester, in the county of Leicester, Attorney at Law, and William Staples, Clerk to William Gregory, of Leicester, in the county of Leicester, Attorney at Law; and the said indentures of release and assignment were executed by the said Thomas Harrower Thomson on the 15th day of June instant, and his execution thereof was attested by the said William Gregory and the said William Staples; and notice is hereby further given, that the said deed of assignment now lies at my office, in New-street, for the inspection and signature of the creditors.—Leicester, 16th June 1843.

By order,

W. GREGORY, Solicitor to the Trustee and Assignee.

Small Freehold Investment.

MESSRS. Rushworth and Jarvis, will sell by auction, at Garraway's, on Friday, June 23, at twelve o'clock, by order of the assignees of Samuel Boss, and with the consent of the mortgagee, the life interest of the bankrupt, in one fourth share in possession, and one other fourth share contingent on the death of two parties, aged, respectively, 57 and 58, in the lifetime of the bankrupt, of a freehold house and shop, No. 13, York-street, Covent-garden, now let at £60 per annum.

Particulars may be had of Mr. W. Stafford, Solicitor, 13, Buckingham-street, Adelphi; of Mr. Manning, 2, Dyer's-buildings, Holborn; and Mr. P. Johnson, Official Assignee, Basinghall-street; and at the office of the Auctioneers, Saville-row, Regent-street, and 9, 'Change-alley, Cornhill.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Joseph Lindon, of Plymouth, in the county of Devon, Merchant, Dealer and Chapman, a bankrupt, bearing date the 3d day of November last past, are requested to meet the assignees of the estate and effects of the said bankrupt, on Monday the 17th day of July next, at one o'clock in the afternoon precisely, at the Royal Hotel, Plymouth, to assent

to or dissent from the allowing, ratifying, and confirming the acts and proceedings of the said assignees in relation to the said bankrupt's estate since his bankruptcy; and also to assent to or dissent from the said assignees commencing and prosecuting one or more suit or suits in equity against George Winter the younger, John Charles Preston, and Frederick Winter the younger, trading under the style or firm of Winter and Preston, at Demerara, and George Richard Robinson and Thomas Holdsworth Brooking, of London, Merchants, or any or either of them, in or about touching or concerning divers unsettled accounts existing between the said George Winter the younger, John Charles Preston, and Frederick Winter, and the said George Richard Robinson and Thomas Holdsworth Brooking, respectively, and the said bankrupt, or his assignees, and touching or concerning certain goods and merchandize comprising the cargo of a certain vessel, called the *Jessie*; and also to assent to or dissent from the said assignees applying for an injunction to restrain the said George Winter the younger, John Charles Preston, and Frederick Winter, and the said George Richard Robinson and Thomas Holdsworth Brooking, all, any, or either of them, from proceeding at law in a certain action of trover lately commenced by the said George Winter the younger, John Charles Preston, and Frederick Winter, against the said assignees, for the recovery of the said goods, wares, and merchandize comprising the cargo of the said schooner *Jessie*; also to assent to or dissent from the said assignees compounding, submitting to arbitration, or otherwise adjusting, agreeing, settling, or arranging all actions, suits, disputes, differences, and controversies with the said George Winter the younger, John Charles Preston, and Frederick Winter, and the said George Richard Robinson and Thomas Holdsworth Brooking, any or either of them, upon such terms and conditions as to the said assignees shall seem reasonable; and also to assent to or dissent from ratifying and conforming all or any of the acts or things done, or to be done, by the said assignees, respecting the said goods, wares, and merchandize comprising the cargo of the said vessel *Jessie*, previous to the said meeting of creditors taking place; and also to assent to or dissent from the said assignees commencing and prosecuting one or more suit or suits at law or in equity against Charles Hancock, of the city of London, Merchant, in or about touching or concerning divers disputes and differences existing between the said Charles Hancock and the bankrupt, or his assignees, in relation to a certain cargo of wheat, comprising the cargo of a ship or vessel called the *Docile*, belonging to the said bankrupt, and which said cargo was wrongfully carried, dealt with, and afterwards sold, by the said Charles Hancock, or by his order, in or about the year one thousand eight hundred and thirty-nine, without the consent or concurrence of the said Joseph Lindon, whereby a considerable loss accrued to the said Joseph Lindon; also to assent to or dissent from the said assignees compounding, submitting to arbitration, or otherwise adjusting, agreeing, settling, or arranging all actions, suits, disputes, differences, and controversies with the said Charles Hancock, upon such terms and conditions as to the said assignees shall seem reasonable; and also to assent to or dissent from the said assignees commencing and prosecuting one or more suit or suits at law or in equity against the assignees of the estate and effects of Benjamin Lawrence, of the city of London, Merchant, a bankrupt, or the assignees of the estate and effects of the said Benjamin Lawrence and George Henry Lawrence, trading at Zante, under the style or firm of Lawrence, Sons, and Company, bankrupts, or any or either of them, in or about touching or concerning divers unsettled accounts existing between the said Benjamin Lawrence, or his assignees, and the said Lawrence, Sons, and Company, or the assignees, respectively, and the said bankrupt, or his assignees, and touching or concerning certain goods and merchandize, comprising part of the cargo of a certain vessel, called the *Corsair*, lately brought from Zante to Plymouth; also to assent to or dissent from the said assignees compounding, submitting to arbitration, or otherwise adjusting, agreeing, settling, or arranging all actions, suits, disputes, differences, and controversies with the assignees of the said Benjamin Lawrence and the said assignees of the said Lawrence, Sons, and Company, any or either of them, upon such terms and conditions as to the said assignees shall seem reasonable; and also to assent to or dissent from ratifying and confirming all or any of the acts or things