and to authorize and empower the said assignces to put a reserve bidding on all or any part of the said estates if they shall think fit; and also to assent to or dissent from the said shall think fit; and also to assent to or dissent from the said assignees buying in the said estates, or any of them, at such sale or sales at such price or prices as they shall think fit, and reselling the same, without being responsible for any loss which may happen thereby; and also to assent to or dissent from the said assignees paying or allowing principal and interest monies secured, or claimed to be secured, on mortgage or equitable deposit of title deeds or lien to the several persons entitled or claiming to be entitled thereto, so as to redeem the title deeds relating to property of the said bankrupt; and also to assent to or dissent from the said assignees proceeding, either at law or equity, by themsaid assignees proceeding, either at law or equity, by them-selves, or in the name of the said bankrupt, against a certain person, to be named at the meeting, for the recovery of an alleged debt due to the said bankrupt, either in his capacity anteged deet due to the said bankrupt, either in his capacity of executor of his late father, or as surviving partner of his said father; or in his own right, or submit such several matters, or either of them, and all accounts by and between the said bankrupt in his respective characters aforesaid, or the assignees, and the person so to be named to reference; the assignees, and the person so to be named to reference; as also to the prosecuting or defending any action or actions at law, or suit or suits in equity, or petition or petitions in the Court of Review, or other proceedings for the recovery or protection of the said bankrupt's estate, or any portion thereof; or to the compromising, compounding, or submitting to arbitration, or otherwise agreeing and settling any matter, claim, dispute, or difference with any person touching or concerning the said estate, or any part thereof; and igenerally to authorize the said assignees to adopt all such measures as they may deem most proper for the insuch measures as they may deem most proper for the investigation and winding up of the affairs of the said bankruptcy; and other special affairs.

Declaration of Dividend under a Fiat, dated 24th May 1847, against Edwin Hills, of Saint Mary's-road, Peckham, of Warsash, Hants, of Farnhurst, Sussex, of Lodkin, Surrey, of the Old Kent-road, and Crinar, Scotland, Naptha Maker.

NOTICE is hereby given, that the First Dividend, at the rate of 2s. 2d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 12, Abchurch-lane, City, on Saturday the 18th day of December instant, and the two following Saturdays, between the hours of eleven and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced without the special directions of a debt be produced, without the special directions of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration.—December 9, 1847.

J. F. GROOM, Official Assignee.

Declaration of Dividend under a Fiat, dated 20th January 1847, against Owen Richards, of Fleet-street, in the city of London, Law Bookseller.

OTICE is hereby given, that the Second Dividend, at the rate of 1s. 4d. in the pound, is now payable, and that warrants for the same may be received by those legally, entitled, at my office, Guildhall chambers, on, Friday the 17th day of December instant, and the two following Wednesdays, between the hours of ten and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced without the special directions of a of the debt be produced, without the special directions of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration.—December 13, 1847.

WM. TURQUAND, Official Assignee.

Declaration of Dividend under a Fiat, dated 9th June 1847, against James Ricketts Weston, of the town and county of Southampton, Auctioneer, Dealer and Chapman.

NOTICE is hereby given, that the First Dividend, at the rate of 3s. 4d in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, Guildhall-chambers, on Friday the 17th day of December instant, and the two following Wednesdays, between the hours of ten and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced,

without the special directions of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration.—December 13, 1847.

WM. TURQUAND, Official Assignee.

In the Matter of William Marshall and Henry Rodgers, of Liverpool, in the county of Lancaster, Iron Founders, Dealers and Chapmen, and Copartners in Trade.

HEREBY give notice, that the creditors who have I proved their debts under the above estate may receive a Final Dividend of 6d. and 7-16ths of a penny in the pound, upon application at my office, as under, on Thursday the 23d of December instant, or any subsequent Thursday between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.—December 8 1347

cember 8, 1847.

JAS. CAZENOVE, Official Assignee, No. 11,
Eldon-chambers, South John-street, Liverpool.

Estate of Richard Hayday, of Milk-street, Cheapside, in the city of London, Warehouseman.

HEREBY give notice, that the creditors who have proved their debts under the above estate may, upon application at my office, on Thursday the 16th of December instant, and three following Thursdays, between the hours of twelve and three, receive a Dividend of 3s. 4d. in the pound on their respective debts. No Dividend can be paid to any creditor holding any security for his debt until such security shall be produced to me, without the special direction of a Commissioner on that behalf.—December 10, 1847

ALEX. BRYMER BELCHER, Official Assignee, No. 9, King's Arms-yard, Coleman-street.

In the Matter of Charles Fox, of the town or borough of Kingston-upon-Hull, in the county of the same town or borough, Victualler, Tavern Keeper, Dealer and Chapman, a Bankrupt.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 2s. 8d. in the pound, upon application at my office, as under, on Tuesday the 14th day of December instant, or any subsequent Tuesday, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or will be required to produce the probate of the will or the letters of administration under which they claim.

HATTON HAMER STANSFELD, Official Assignee, No. 4, Quay-street, Parliament-street, Kingston-upon-Hull.

In the Matter of Gilbert Duplan, of Regent's-place, West-minster, in the county of Middlesex, Tea Dealer and Grocer, against whom a Fiat in Bankruptcy was issued on the 19th day of July 1847.

THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the First Dividend of 4s. 6d. in the pound, any Wednesday, between the hours of eleven and three, on application at my office, No. 2, Basinghall-street. No warrant can be delivered without the production of the securities exhibited at the time of proof. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.

W. WHITMORE, Official Assignee. VHE creditors who have proved their debts under the

In the Matter of H. B. Brecknell, of No. 184, Oxfordstreet, Draper, &c. against whom a Fiat in Bankruptcy was issued.

THE creditors who have proved their debts under the above Fiat in Bankruptcy may receive their warrants for the First Dividend of 4s. in the pound, any Thursday, between the hours of eleven and two, on application at my office, No. 3, Guildhall-chambers, London. No warrant can be delivered without the production of the securities exhibited at the time of proof-