

money, or any part thereof, and without being answerable for any loss of purchase money if sold on credit, of all and singular the bankrupt's freehold, copyhold, and leasehold estates, vessels, shares in vessels, debts, effects, stock in trade, and other personal estate; and to assent to or dissent from the said assignees joining or concurring with any legal or equitable mortgagee or mortgagees, or any other person or persons interested in making and effecting any such sale or sales, and upon such terms and conditions as the assignees shall think proper; or to the said assignees releasing, conveying, and surrendering or assigning any part of the said bankrupt's freehold, copyhold, leasehold, or personal estate and effects to any legal or equitable mortgagee or mortgagees, in satisfaction, or part satisfaction, of the principal monies, or of any lien or other incumbrance, costs, and charges due thereon, or making any other settlement or arrangement with such mortgagee or mortgagees as to the said assignees shall seem reasonable; and also to assent to or dissent from the said assignees making such terms as they may think fit with any person or persons having claims or liens on any title deeds, or other papers and documents relating to the said bankrupt's estate, or any part thereof, for the delivery to the said assignees of such deeds, papers, and documents, upon payment of any sum or sums of money in discharge and satisfaction of such claims and liens; and also to assent to or dissent from the said assignees submitting to arbitration or reference any debt or demand claimed by them to be due to the said bankrupt's estate, or any claim by any person or persons upon the said estate, and to their entering into and executing any agreement or bond for the purpose of effecting such arbitration or reference; and also to assent to or dissent from the said assignees consenting to any creditors holding securities upon which other persons than the bankrupt is liable, taking compositions, and executing releases, assignments, letters of licence, or other deeds of arrangement proposed by such other persons to their creditors, without prejudice to such creditors' right to prove their debts against the said bankrupt's estate; and also to the said assignees compounding for any demand or debt owing to the said bankrupt's estate, by taking less in amount than the whole, or any other satisfaction for the same; and to their giving time for the payment of any debts owing to the said bankrupt's estate by instalments, and with or without security, as shall appear to them the said assignees most advantageous; and also to assent to or dissent from the said assignees making or entering into any arrangement, settlement, or compromise with any person or persons with whom the said bankrupt may have been in copartnership, for the winding up and adjusting the affairs and accounts of such copartnership, and for the releasing and relinquishing the share and interest of the said bankrupt therein, upon such terms and conditions as the said assignees may think fit and reasonable; and also to assent to or dissent from the said assignees commencing and prosecuting any suit or suits in equity, which may be deemed necessary or advisable to be brought by them for the recovering, obtaining, or retaining possession of any part or parts of the said bankrupt's estate, or his share and interest in any such copartnership; or to their defending any suit or suits which may be commenced or prosecuted against them in relation thereto or otherwise; and to their discontinuing or compromising the same suit or suits after they shall have been commenced, upon such terms and conditions as the said assignees may be advised, or in their discretion may think fit; and also to assent to or dissent from the said assignees employing any accountant or agent in the investigation and management of the accounts or affairs of the said bankrupt, or of any copartnership in which he may have been engaged, or in the recovery, sale, and disposal of any part of his estate and effects, real or personal; or to their authorizing and empowering any attorney or agent to act on their behalf in parts beyond the seas, and without liability on the part of the said assignees to loss arising from the misconduct, neglect, or default of any such accountant, agent, or attorney; and to their making and paying to the person or persons so employed such allowance, by way of remuneration for trouble and charges, as to the said assignees may seem reasonable; and also to assent to or dissent from the said assignees commencing, prosecuting, or defending any action or actions, or to their preferring, opposing, or answering any petition or petitions, or other proceedings, either at law or in equity, which they may consider necessary, proper, or advisable for the recovering, obtaining, or retaining possession of any part of

the estate or effects of the said bankrupt, or to their discontinuing the same, or compounding, submitting to arbitration, or otherwise agreeing to any matter or thing relating thereto; and on other special affairs.

Declaration of Dividend under a Fiat, dated 5th June 1847, against William Smith Brown the elder and William Smith Brown the younger, of No. 53, Broad-street, Ratcliff, Sail Makers and Ship Chandlers.

NOTICE is hereby given, that the First Dividend, at the rate of 2s. 10d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 7, Frederick's-place, Old Jewry, on Saturday the 1st day of January next, 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 Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration.—December 29, 1847.

EDWD. EDWARDS, Official Assignee.

Declaration of Dividend under a Fiat, dated July 29, 1847, against James Richardson, of No. 40, Union-street, Spitalfields, Glass, China, and Earthenware Dealer.

NOTICE is hereby given, that the First Dividend, at the rate of 5s. 6d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 7, Frederick's-place, Old Jewry, on Saturday the 1st day of January next, 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 Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.—December 29, 1847.

EDWD. EDWARDS, Official Assignee.

Declaration of Dividend under a Fiat, dated 16th May 1847, against Edward Keeler, of the parish of Saint Alphage, in the city of Canterbury, Dealer in Glass and Earthenware.

NOTICE is hereby given, that the First Dividend, at the rate of 4s. 6d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 7, Frederick's-place, Old Jewry, on Saturday the 1st day of January next, 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 Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.—December 29, 1847.

EDWD. EDWARDS, Official Assignee.

Declaration of Dividend under a Fiat, dated 16th April 1847, against Mary Elizabeth Bell and James Bell, of No. 16, Finch-lane, Cornhill, News Venders and News and Advertising Agents.

NOTICE is hereby given, that the First Dividend, at the rate of 16s. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 7, Frederick's-place, Old Jewry, on Saturday the 1st day of January next, 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 Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration.—December 29, 1847.

EDWD. EDWARDS, Official Assignee.

Declaration of Dividend under a Fiat, dated 29th June 1847, against Thomas Henry May, of No. 27, Little Britain, Baker and Flour Factor.

NOTICE is hereby given, that the First Dividend, at the rate of 7½d. in the pound, is now payable, and that warrants for the same may be received by those legally