Wednesday next and three subsequent Wednesdays, be-tween the hours of eleven and two o'clock on each day. No warrants can be delivered unless the securities exhi-bited at the proof of the debt be produced without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—October 15, 1859.

CHAS. LEE, Official Assignee.

Declaration of Dividend under a Commission, dated 5th May, 1803, against Separate Estate of John Wilkinson, of New Bond-street, Banker.

NOTICE is hereby given, that the Sixth and Final Dividend at the rate of 3 d. in the pound, is now payable, and that Warrants for the same may be received by those legally entitled, at my office, No. 20, Aldermanbury, City, on Wednesday next and the three subsequent bury, City, on Wednesday next and the three subsequent Wednesdays, 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 direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—October 15, 1859.

CHARLES LEE, Official Assignee.

In the Matter of John Harris Blakemore. of Wednesbury, in the county of Stafford, Brass and Iron Founder,

HEREBY give notice, that the creditors who have proved their debts under the above Bankruptcy, may receive a First Dividend of 8s. 6d. in the pound, upon application at my office, as under, on Tuesday, the 18th day of October, 1859, or on any subsequent Tuesday, between the hours of eleven and three of the clock. No Dividend will be paid without the production of the securities arbibited at the time of proving the debty Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

FREDERICK WHITMORE, Official Assignee,

19, Temple-street, Birmingham.

In Re Hugh Panton, Thomas William Panton, George Forster, and John Wilberforce Morley, of Sunderland, Iron Manufacturers, trading under the firm of the Wear Iron Company, against whom a Fiat, bearing date the 7th March, 1843, was duly issued.

\*\*HEREP V. Single Part of the Company of the Co

March, 1843, was duly issued.

HEREBY give notice, that a Third Dividend, at the rate of 11½d. in the pound (in addition to 7¾d. in the pound previously declared), may be received by all the creditors who have proved their debts under the separate estate of Hugh Panton and Thomas William Pauton, partners of the abovenamed firm, at my office, Royal-arcade, Nawyestle-upon-Time on Saturday the 22nd instant or on ners of the abovenamed firm, at my office, Royal-arcade, Newcastle-upon-Tyne, on Saturday the 22ud instant, or on any subsequent Saturday, between the hours of eleven and three. 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.—October 14, 1859.

THOMAS BAKER, Official Assignee,
Newcastle-upon-Tyne.

In the Matter of Henry Fletcher, of Painswick, Cloth

Mannfacturer, a Bankrupt.

Manufacturer, a Bankrupt.

I HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Second Dividend of 2s. in the pound, together with the First Dividend of 2s. 5d. on New Proofs, upon application at my office, as under, on Wednesday, the 26th day of October, 1859. and every subsequent Wednesday, between the hours of eleven and one of the clock on each day. 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. Executors and administrators will be required to produce the probate of the will or the letters be required to produce the probate of the will or the letters of administration under which they claim.

EDWARD MANT MILLER, Official Assignee,
No. 19. Saint Augustin's-parade, Bristol.

In the Matter of John Hopton Wyld, of Bristol, Wine and Spirit Merchant, a Bankrupt.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive ■ proved their debts under the above estate may receive a Second Dividend of 1s. 6d. in the pound, together with the First Dividend of 12s. 6d. on New Proofs, upon application at my office, as under, on Wednesday the 26th day of October, or any subsequent Wednesday, between the hours of eleven and one o'clock. 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. Executurs and administrators will be required to produce the propage of the administrators will be required to produce the propate of the will or the lettersof administration under which they claim.

EDWARD MANT MILLER, Official Assignee.
No. 19, St. Augustine's-parade, Bristol.

In the Matter of George Locking, of the Dolphin Hotel, in

In the Matter of George Locking, of the Dolphin Hotel, in Cleethorpe, in the county of Lincoln, Hotel and Lodginghouse Keeper and Victualler, a Bankrupt.

I HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 5s. in the pound, upon application at my office, as under, on Tuesday, the 18th day of October, or on any subsequent Tuesday, between the hours of eleven and two of the clock. 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.—October 13, 1859.

THEOPS. CARRICK, Official Assignee,

Quay-street Chambers, Hull.

Quay-street Chambers, Hull.

In the Matter of Edward Clarke Brady, of Ludford, in the county of Lincoln, Grocer and Draper, a Bankrupt.

HEREBY give notice, that the creditors who have HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 3s. in the pound, upon application at my office, as under, on Tuesday, the 18th day of October, 1859, or any subsequent Tuesday, between the hours of eleven and two of the clock. No Dividend will be paid without the producion 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.—October 18, 1859.

THEOPS. CARRICK, Official Assignee,

Quay-street Chambers, Hull.

Quay-street Chambers, Hull.

In the Matter of John Davidson Newbold, of the city of Lincoln, Toyman, Dealer in Rags and Bones, Marine Store Dealer, Dealer and Chapman, a Bankrupt.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive

A proved their debts under the above estate, may receive a First Dividend of 6s. in the pound, upon application at my office, as under, on Tuesday the 18th day of October, 1859, or any subsequent Tuesday, between the hours of eleven and two o'clock on each day. No Dividend will be paid without the production of the securities exhibited at the time of proving the debts. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.—October 13, 1859. October 13. 1859.
THEOPS. CARRICK, Official Assignee,

Quay-street Chambers, Hull.

In the Matter of Isaac James Hadwin and James Lamont M'Gregor, of Liverpool, in the county of Lancaster, and of Havannah, in the island of Cuba, Merchants, lately

of Havannah, in the island of Cuba, Merchants, lately carrying on business in copartnership under the style or firm of Hadwin, McGregor, and Co.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 2s. in the pound, upon application at my office, No. 53. South John-street, Liverpool, on Wednesday the 26th of October instant, or any subsequent Wednesday, between the hours of eleven and two of the clock. 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 required to produce the probate of the will or the letters of administration under which they claim.—October 13, 1859. CHARLES TURNER, Official Assignee.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 25th day of November, 1851, filed and entered of record in Her Majesty's Court of Bankruptcy entered of record in Her Majesty's Court of Bankrupicy for the London District, against Thomas Stephen Curties, of York-street, Westminster, in the county of Middlesex, Cheesemonger, Deal-r and Chapman; this is to give notice, that by an order of Joshua Evans, Esq., one of the Commissioners of the said Court, bearing date the 13th day of October, 1859, the Petition for adjudication of Bankrupicy was dismissed, and the adjudication thereunder annulled.

HEREAS a Petition for adjudication of Bankruptcy was, on the 18th day of October, 1859, filed in Her Majesty's Court of Bankruptey in London, against James Crow, of 3, New Park-road, Brixton, in the county of Surrey, carrying on business under the name or style of James Crow Russell, Upholsterer, Dealer and Chapman, and he having been declared bankrupt, is hereby required to surrender himself to Robert George Cecil Fane, Esq., and Her Majesty's Commissioners of the Courts of Rest. to surrender himself to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bank-ruptcy, on the 26th day of October instant, and on the 25th day of Navember next at the State of Navember 1885. 25th day of November next, at one o'clock in the afternoon precisely, on each day, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to

No. 22317.