

has proved, may attend and examine such statement and compare the receipts with the payments; and the meeting will declare by resolution whether any and what part of the said produce of the estate (after making a reasonable deduction for future contingencies) shall be divided amongst the creditors; and at the same time the majority in value of the creditors will determine whether any and what allowance shall be made to the bankrupt out of the estate; and creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said dividend; and all claims not then proved will be disallowed.

**N**OTICE is hereby given, that a meeting of the creditors of John Bateson, of High Bentham, in the county of York, Innkeeper and Grocer, who was adjudicated a bankrupt on the 9th day of May, 1863, will be held before Henry Sedgwick Wilde, Esq., one of the Registrars of the Court, at the Court of Bankruptcy for the Leeds District, at the Commercial-buildings, Leeds, on the 17th day of August instant, at a quarter-past eleven of the clock in the forenoon precisely, when the creditors' assignee will submit a statement of the whole estate of the bankrupt, as then ascertained, of the property received, and of the property outstanding (specifying the cause of its being so outstanding), and of all the receipts and all the payments thereout made; and any creditor who has proved, may attend and examine such statement, and compare the receipts with the payments, and the meeting will declare, by resolution, whether any, and what part of the said produce of the estate (after making a reasonable deduction for future contingencies) shall be divided amongst the creditors, and at the same time the majority in value of the creditors will determine whether any and what allowance shall be made to the bankrupt out of the estate; and creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said dividend, and all claims not then proved will be disallowed.

**N**OTICE is hereby given, that a meeting of the creditors of Edward Raines Whitton, of Wellington-street, in the borough of Kingston-upon-Hull, Shipping Agent, trading under the style or firm of E. R. Whitton and Co., who was adjudicated a bankrupt on the 23rd day of July, 1862, will be held before Henry Sedgwick Wilde, Esq., one of the Registrars of the Court, at the Court of Bankruptcy for the Leeds District, at the Townhall, Kingston-upon-Hull, on the 19th day of August instant, at twelve at noon precisely, when the creditors' assignee will submit a statement of the whole estate of the bankrupt, as then ascertained, of the property received, and of the property outstanding, specifying the cause of its being so outstanding, and of all the receipts and all the payments thereout made, and any creditor who has proved may attend and examine such statement, and compare the receipts with the payments, and the meeting will declare by resolution whether any and what part of the said produce of the estate (after making a reasonable deduction for future contingencies) shall be divided amongst the creditors; and at the same time the majority in value of the creditors will determine whether any and what allowance shall be made to the bankrupt out of the estate; and creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend; and all claims not then proved will be disallowed.

**N**OTICE is hereby given, that a meeting of the creditors of Adam Clark Hart, of the township of Glanford Briggs, in the county of Lincoln, Wheelwright and Engineer, who was adjudicated bankrupt on the 13th day of June, 1863, will be held before Henry Sedgwick Wilde, Esq., one of the Registrars of the Court, at the Court of Bankruptcy for the Leeds District, at the Townhall, Kingston-upon-Hull, on the 19th day of August instant, at twelve o'clock at noon precisely, when the creditors' assignee will submit a statement of the whole estate of the bankrupt as then ascertained, of the property received and of the property outstanding, specifying the cause of its being so outstanding, and of all the receipts and all the payments thereout made; and any creditor who has proved may attend and examine such statement, and compare the receipts with the payments; and the meeting will declare by resolution whether any and what part of the said produce of the estate (after making a reasonable deduction for future contingencies) shall be divided amongst the creditors, and at the same time the majority in value of the creditors will determine whether any and what allowance shall be made to the bankrupt out of the estate; and creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said dividend; and all claims not then proved will be disallowed.

**N**OTICE is hereby given, that a meeting of the creditors of Charles Smith and Walter Peace, of Selby, in the county of York, Seed Crushers and Guano Merchants, trading under the firm of Charles Smith and Co., who were

adjudicated bankrupts on the 16th day of February, 1863 will be held before Samuel Payne, Esq., one of the Registrars of the Court, at the Court of Bankruptcy for the Leeds District, at the Commercial-buildings, Leeds, on the 6th day of November next, at eleven of the clock in the forenoon precisely, when the creditors' assignee will submit a statement of the whole estate of the bankrupts as then ascertained, of the property received, and of the property outstanding, specifying the cause of its being so outstanding, and of all the receipts and all the payments thereout made; and any creditor who has proved, may attend and examine such statement, and compare the receipts with the payments, and the meeting will declare, by resolution, whether any and what part of the said produce of the estate (after making a reasonable deduction for future contingencies) shall be divided amongst the creditors; and at the same time, the majority in value of the creditors will determine whether any and what allowance shall be made to the bankrupts out of the estate; and creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said dividend; and all claims not then proved will be disallowed.

**P**URSUANT to an Order of Henry James Perry, Esq., Her Majesty's Commissioner for the Court of Bankruptcy for the Liverpool District, authorized to act under a Petition for adjudication of Bankruptcy, filed on the 18th day of June, 1862, against John Jones, of Cae dŷ, in the parish of Mold, in the county of Flint, Farmer, a meeting of the creditors of the said bankrupt, will be held before one of the Registrars of the said Court, on the 14th day of August instant, at eleven of the clock in the forenoon precisely, for the purposes mentioned in the 174th section of the Bankruptcy Act, 1861, at which meeting the assignees will submit such statement as is mentioned in the said section, and creditors may examine the same, and the meeting will declare whether any and what part of the net produce of the estate shall be divided among the creditors, and at the same time the majority in value of the creditors, will determine whether any and what allowance shall be made to the bankrupt out of the estate; and creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said dividend; and all claims not then proved will be disallowed.

**P**URSUANT to an Order of Henry James Perry, Esq., Her Majesty's Commissioner for the Court of Bankruptcy for the Liverpool District, authorized to act under a Petition for adjudication of Bankruptcy, filed on the 6th day of November, 1861, and the 20th day of February, 1862, by John Holden and John George Holden, respectively, both of Liverpool, in the county of Lancaster, Attorneys-at-Law, which said petitions were on the 28th day of February, 1862, consolidated, a meeting of the creditors of the said bankrupts, and of the creditors of John Holden alone, will be held before one of the Registrars of the said Court, on the 13th day of August instant, at eleven o'clock in the forenoon precisely, for the purposes mentioned in the 174th section of the Bankruptcy Act, 1861, at which meeting the assignees will submit such statement as is mentioned in the said section, and creditors may examine the same; and the meeting will declare whether any and what part of the net produce of the estate of John Holden and Son, and also of John George Holden, shall be divided among the creditors; and at the same time the majority in value of the creditors on the joint estate will determine whether any or what allowance shall be made to the bankrupt out of such estate; and creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said dividend; and all claims not then proved will be disallowed.

**P**URSUANT to an Order of Henry James Perry, Esq., Her Majesty's Commissioner for the Court of Bankruptcy for the Liverpool District, authorized to act under a Petition for adjudication of Bankruptcy, filed on the 7th day of August, 1862, by Nicholas Joseph Denduyts, formerly of Liverpool, in the county of Lancaster, Merchant, a meeting of the creditors of the said bankrupt will be held before one of the Registrars of the said Court, on the 14th day of August instant, at eleven o'clock in the forenoon precisely, for the purposes mentioned in the 174th section of the Bankruptcy Act, 1861, at which meeting the assignees will submit such statement as is mentioned in the said section, and creditors may examine the same, and the meeting will declare whether any and what part of the net produce of the estate shall be divided among the creditors, and at the same time the majority in value of the creditors will determine whether any or what allowance shall be made to the bankrupt out of his estate, and creditors who have not already proved their debts are to come prepared to prove the same or they will be excluded the benefit of the said dividend and all claims not then proved will be disallowed.