a sum of money in discharge of all liabilities of the said certain person to the estate of the said Insolvent; and also to assent to or dissent from the said Assignee submitting to arbitration all matters in dispute between the said Assignee and a certain other person, to be also named at the meeting, and which are the subject of an action at law, now also pending in the said Court of Exchequer.

THE Creditors of Thomas Green the elder, late of Lower Marsh, Lambeth, in the County of Surrey, Builder, an Insolvent Debtor, who was lately discharged from the King's-Bench Prison, under and by virtue of a certain Act of Parliament, made and passed in the seventh year of the reign of His late Majesty King George the Fourth, intituled "An Act for the Relief of Insolvent Debtors in England," are desired to meet the Assignee of his estate and effects, on Saturday the 20th day of July instant, at Eleven o'Clock in the Forenoon precisely, at the Office of Mr. John Eley, at No. 11, Swan-Street, Trinity-Square, Newington, in the said County, for the purpose of authorising the said Assignee to commence, prosecute, or defend any suit br suits at law or in equity, for the recovery of any part of the estate and effects of the said Insolvent; and on special affairs.

WHEREAS the Assignees of the estate and effects of Thomas Driskell, late a Clerk in the Plymouth Dock-Yard, an Insolvent Debtor, who was discharged from the Gaol of St. Thomas the Apostle, in the County of Devon, in the year 1828, have caused a further account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignees at the Office of Mr. John Edward Elworthy, Solicitor, George-Street, Devonport, in the said County, on the 12th day of August next, at Eleven of the Clock in the Forenoon precisely, when and where the Assignees will declare the amount of the balance in their hands, and proceed to make a Further Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignees, or any Creditor, object to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

WHEREAS the Assignee of the estate and effects of Edward Irish, formerly of Blackman-Street, in the Borough of Southwark, in the County of Surrey, in Partnership with Thomas Trinham Old, as Chemists and Druggists, under the firm of Irish and Old, afterwards carrying on such business in Blackman-Street aforesaid, in Partnership with Edward Jefferson Whittaker, under the firm of Irish and Whataker, afterwards carrying on such business in Blackman-Street, in Partnership with the said Edward Jefferson Whittaker and Stephen Perkins, under the firm of Irish, Whittaker, and Perkins, at the same time residing at Grove-Place, North Brixtou, in the said County of Surrey, Chemist and Druggist, afterwards of Baldock, in the County of Hertford, afterwards of Silvester-Row, Hackney, in the County of Middlesex, and late of No. 28, Carcy-Street, Lincoln's-Inn-Fields, in the said County of Middlesex, Cerk, an Insolvent Debtor, lately a Prisoner in the King's-Bench Prison, has caused his account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Chambers' of Mr. William Newton, No. 14, South-Square, Gray's-Inn, in the County of Middlesex, on the 6th day of August next, at One of the Clock in the Afternoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent. in proportion to the amount thereof, subject to such correction

of the rights to receive Dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignce, or any Creditor objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

THE Creditors of John Withers Powell, late of Sandwich, in the County of Kent, Attorney at Law, an Insolvent Debtor, who was lately discharged from His Majesty's Gaol of Dover Castle, in the County of Kent, under and by virtue of an Act of Parliament, made and passed in the seventh year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend and consolidate the laws for the Relief of Insolvent Debtors in England," are requested to meet the Assignees of the said Insolvent's estate, on Friday the 19th day of July instant, at Twelve o'Clock at Noon precisely, at the Offices of Messre. Elkins and Sons, situate No. 59, Newman-Street, Oxford-Street, in the County of Middlesex, to approve and direct in what manner, and at what place or places, the real estate of the said Insolvent shall be sold by public auction; also to assent to or dissent from the said Assignees submitting to arbitration, or otherwise agreeing, a certain action commenced by the said Insolvent against certain persons, who will be named at the said meeting, and THE Creditors of John Withers Powell, late of Sandwich, ing, a certain action commenced by the said Insolvent against certain persons, who will be named at the said meeting, and continued by the said Assignces, relating to the estate and effects of the said Insolvent, or all the matters in dispute hetween them, and, if they shall think proper, to their compounding the subject matter of such action and dispute; and also to their referring to arbitration, or otherwise agreeing, a certain dispute (or compounding the subject matter thereof) between the said Assignces and a certain other person, who will also be named at the said meeting, relative to his claim of debt against the said Insolvent, and his alleged lien on certain deeds, papers, and writings relating to the annuity after mentioned, for such claim; and also any dispute that does or may arise between the said Assignces and certain persons lately carrying on business under a certain firm, which will also be carrying on business under a certain firm, which will also be named at the said meeting, or otherwise, or either of them, or their survivors, relative to the said Insolvent's estate, or relative to any deeds, papers, or writings possessed by them; also to assent to or dissent from the said Assignees, if they should see occasion, commencing and prosecuting a suit or suits in equity, or action or actions at law, against the said certain person, to be so named, or other persons, to recover possession of the said deeds, papers, and writings, and also a certain bond under the hands and seals of the said first-mentioned certain persons, to be so named; also to their afterwards, as they may think proper, submitting such suit or suits in equity, or action or actions at law, to arbitration, or otherwise agreeing or compounding the same; and also to assent to or dissent from the said Assignees taking such proceedings, at law or in equity, to enforce payment of a certain annuity granted by a certain other person, who will also be named at the said meeting, chargeable on certain premises, and assigned to the said Insolvent, and, from time to time, referring to arbitration, or agreeing the same; also to assent to or dissent from the said Assignees selling the said annuity, by public auction or private contract, as they may be advised; also to assent to or dissent from the said Assignees making aiso to assent to or dissent from the said Assignees making such allowance to the said Insolvent as they may think proper for any necessary journeys, or otherwise, taken at their request, and on rendering them his assistance with respect to his estate; also to their paying the costs of a meeting of the Creditors of the said Insolvent, which took place since his petition to the Court for Relief of Insolvent Debtors, but perior to his discharge, and the measures that were taken in consequence thereof; also generally to assent to or dissent from the said Assignees commencing and prosecuting any suit in equity, or action at law, relative to the said In-olvent's estate; or their compounding or submitting to arbitration, or otherwise agreeing any demand, matter, or thing relating thereto, and on other weeded affeirs thereto; and on other special affairs.

Printed and Published at the Office, in Cannon-Row, Parliament-Street, by ROBERT GEORGE CLARKE.