person or persons concerning any matter relating to the said bankrupt's estate; and generally to give such directions for the management of the said bankrupt's estate and effects as to the creditors present at such meeting may seem desirable.

THE creditors who have proved their debts under a Fiat in Bankruptey awarded and issued forth against Labo Toone of Learnington-priors, in the county of War-John Toone, of Leamington-priors, in the county of wick, Builder, Coal Merchant, Dealer and Chapman, are requested to meet the assignees of the estate and effects of the said bankrupt, on Monday the 7th day of June next, at twelve o'clock at noon, at the Crown Hotel, Leamingtonpriors aforesaid, to assent to or dissent from the said assignees compounding any debt or debts, submitting to arbitration, or otherwise settling any claims or disputes relating to the said bankrnpt, and to the sale and disposition of his estate and effects, real and personal, and especially as to the sale by public auction or private contract, of all or any part of the real estate, subject to the mortgages thereon, or otherwise, and paying of or discharging any part thereof with the produce of any other part thereof; and especially as to paying off and discharging all the just claims and demands of John White, of Leamington-priors aforesaid, Auctioneer and Appraiser, either on his own sole and separate account, or jointly with any other person or persons whomsoever; and in the event of any difficulty arising in such settlement, to assent to or dissent from the said assignees calling a spe-cial meeting of a requisite number of the Commissioners in and by such flat named and authorised, to examine upon oath by interrogatories or otherwise him the said John White, or any other such person or persons as shall be deemed necessary, for the purpose of investigating and adjusting his accounts, and of the recompence to be allowed or tendered to him for his pains and trouble, or commission, in collecting the rents due to the said bankrupt's estate, and other his late interference therein and management thereof; and on the mode most adviseable to be adopted in future as and on the mode most adviseable to be adopted in future as to such collection and management; and also as to the application of the produce of the personal estate in paying and keeping down the interest now due, or hereafter to accrue or become due, on account of such mortgages, or any of them in the meantime, until the same shall be sold; and in case of submitting the same to auction, to buy in, or cause to be bought in, any lot or lots for which an adequate price to be bought in, any lot or lots for which an adequate price shall not in the judgment of the said assignees be bidden or offered; and also as to the sale by private contract of the stock in trade of the said bankrupt, or any part thereof, for ready money or upon credit; and as to relinquishing to, or claiming from, the Coventry Union Banking Company, certain household furniture and effects in the bankrupt's possession; and also as to permitting or allowing all and every creditors or creditor having already proved, or who may hereafter in due time come in and prove, any debts or debt, as such loss of them as shall or may think fit so to do to take or such of them as shall or may think fit so to do, to take or such of them as shall or may think ht so to do, to take any part of the freehold property to the amount thereof, in full discharge of the same, thereby to secure to them, her, or him, twenty shillings in the pound in value for the same; and also to the paying, satisfying, and discharging for, or reimbursing to, the said bankrupt (as the case may be), all eosts, charges, and expences which he shall have sustained, incurred, been put unto, or become liable to pay, in defending certain actions or suits, since the date of the said fiat; and on other special affairs and on other special affairs.

HEREAS by an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws "relating to Bankrupts," it is enacted, "That if any Trader shall file in the Office of the Lord Chancellor's Secretary of Bankrupts a Declaration, in writing, signed by such Trader, and attested by an Attorney or Solicitor, that he is insolvent or unable to meet his engagements, the said Secretary of Bankrupts shall sign an authority for inserting the said Declaration in the Gazette, and that every such Declaration

" shall, after such advertisement inseited as aforesaid, be an Act of Bankruptcy committed by Trader at the time when such Declaration was filed, but that no Commission shall issue thereupon unless it be sued out within two calendar months next after the insertion of such advertisement, unless such advertisement shall have been inserted within eight days after such Act of Bankruptcy after such Declaration filed; and no Docket shall be struck upon such Act of Bankruptcy before the expiration of four daysnext after such insertion in case such Commission is to be executed in London, or before the expiration of eight days next after such inser-" tion in case such Commission is to be executed " in the Country:"-Notice is hereby given, that a Declaration was filed on the 12th day of May 1841, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according tothe said Act, by

RICHARD SMITH, lately of No. 60, Aldgate High-street, but now of No. 19, New Suffolk-street, in the county of Middlesex, Butcher, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

On the 13th day of May 1841, by

HENRY ARROW, of Sevenoaks, in the county of Kent, Coach Builder and Harness Maker, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

THOMAS HOOD, of No. 2, Union-row, High-street, Camberwell, in the county of Surrey, late of Lakehouse, Wanstead, in the county of Essex, Bookseller and Printseller, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

And on the 14th day of May 1841, by

SAMUEL BEAGLEY, of Cold Harbour-lane, Camber-well, in the county of Surrey, Bricklayer and Builder, that he is in insolvent circumstances, and is unable tomeet his engagements with his creditors.

WHEREAS a Fiat in Bankruptcy, bearing date on or about the 12th day of January 1841, was awarded: and issued forth against John Young and George Bentley, his Copartner in trade, both of Wolverhampton. in the county of Stafford, Ironfounders, Dealers and Chapmen, bankrupts; this is to give notice, that the said Fiat is, by an order of the Court of Review in Bankruptcy, bearing date the 12th day of May 1841, and confirmed by the Lord High Chancellor, annulled.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Cochrane Davidson and Samuel Bradley, of Fen-court, Fenchurch-street, in the city of London, Merchants and Corn Factors, and Copartners, and they being declared bankrupts are hereby required to surrender themselves to Robert George Cecil Fane, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 25th day of May instant, at eleven o'clock in the foremoon precisely, and on the 25th day of June next, at halfpast one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their 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 bankrupts are required to finish their examination, and the creditors are to assent to or disent from the allowance of their certificate. All persons indebted to the said bankrupts, or that have any of: