tor, in Dudley aforesaid, in order to assent to or dissent from tor, in Dudley afor said, in order to assent to or dissent from the said assignces selling and disposing of all or any part of fhe real and personal estate of the said backrupt, either by public auction or private contract, or partly by one node and partly by the other, or by valuation, and either together or in parcels, and either for ready money or upon credit, with or without security for the purchase money, or any part thereof, and at the entire risk and expence of life estate, and at such price or prices as may be offered for the same, or any part thercof, and upon such conditions and restric-tions, in regard to the title and in all other respects, as the said assignees may think proper; and in the event of the said property, or any part thereof, being offered for sale by public auction, then to the said assignees, from time to time, projuct autoion, then to the said assignees, from time to time, as often as they may think proper, buying in the property offered by anotion, or any part thereof, and reselling the sime, or any part thereof, at any future auction or by pri-vate contract, in such manner as they shall think fit, at the entire risk and loss (if any) of the said bankwupt's estate; and also to assent to or dissent from the said assignees in using any arrangement they may think proper with the protoreore both larnel and any totale of one part thereof anortgarces, both lead and equitable, of any part thereof the said bankrupi's estate, and to concur with such mortsame panerup s essate, and to concur with such mort-gagees is selling and disposing thereof in such way and manner as the said assignees shall think fit, and also to assent to or dissent from the said assignees paying and dis-charging, out of the assets which shall come to their bands belowing to the contraction of the same to their bands Assent to or dissent from the said assignees paying and dis-charging, out of the assets which shall come to their bands' belonging to the said bankrupt's estate, the costs, charges, and expences incurred by certain of the creditors of the said bunkrupt, previous to the issuing of the said fat, in en-deavouring to effect an arrangement of the said bankrupt's affairs; and also to assent to or dissent from the said assignees commencing and prosecuting a suit or suits, in Her Majesty's High Court of Chancery, against a certain person, who will be named at such meeting, for the purpose of setting aside, as fraudulent, a certain leasehold property at Dudley aforesaid, the fall particulars whereof will be stated at such meeting; and also to assent to or dissent from the said assignees settling, compromising, arranging, agreeing, and discontinuing such suit, or suits when com-menced, at any time they may think proper or be advised, and upon such terms and in such manner as they may deem most advantageous for the said bankrupt's estute; and also most advantageous for the said bankrupt's estate ; and also to assent to or dissent from the said assignces being at liberty and being empowered either to pay or compromise, and to compound with any person or persons claiming any charge or lien on the estate and effects of the said bankrupt, or any part' thereof; and also to assent to or dissent from the said assignces making to any accountant, or any other person to be employed by them in the making up of the accounts of the said bankrupt, or in collecting any debts owing to the said estate, such remuneration and allowance for his trouble, time, and expences as the said assignees may think proper ; unc, and expances as the said assignees may think proper; and also to the said assignees compounding or submitting to arbitration; or otherwise adjusting, agreeing, and finally arranging any claims, matters, and things whatsoever from, by, upon or relating to the said bankrupt's estate and effects; and generally to authorise and empower the said assignces to act for the benefit and protection of the estate of the said bankrupt in such way and manner as they shall, from to time, think proper; and on other special business.

THE creditors who have proved their debts under a Fiat in Bankruptey awarded and issued forth against William.Bragge Winter, of the city of Bristol, Builder and Dealer, in Timber, Dealer and Chapman, are requested to meet the assignees of the said bankrupt's estate and effects, on Moinday' the South day of Angust instant, at twelve so'clock at noon, at the offices of Mr. Edward Hutchins, Solicitor, Stephen-street, Bristol, in order to a sent to or dissent from the said assignees paying and a lowing to certain persons, to be named at such meeting, certain costs, charges, payments, and expenses in and about fealling and attending creation meetings of creditors, and for proparing and getting excluded a certain deed of assignment, for the benefit of the creditor's of the said bankrupt, previous to the issuing of the said fast, as to such assignees imny seem reasonable and proper; and also to assent to er dissent from the said assignees compounding, setting, and adjusting the same; also to assent to or dissent from the said assign

nees commencing and prosectiling, or defending and opposing, at the risk of the said bankrupt's estate, any action or actions at law, or suit or suits in equity, for the recovery, protection, or defence of any of the debts, estate, or effects of the said bankrupt as they shall think advisable and proper, or to the assigneds compounding for, and taking less than the whole of any debt or debts owing to the said bankrupt's estate ; also: to assent to or dissent from the said assignees referring any disputes to arbitration, or otherwise compromising or settling any dispute, debt, claim, or demand whatsoever, which may exist or arise between the said assignees and any other person or persons whomsoever, or relating to the estate and effects of the said balkrupt and also to assent to or dissent from the said assignees and any other person or persons whomsoever, or relating to the estate and effects of the said balkrupt and also to asing of, either by public sale or private contract, at a valuation or otherwise, the said estates and property, such said estates and property of the said assignees shall deem expedient; also to the said assignees paying off or making, such arrangements with the mortgages of the persons or person having, or claiming to have, any mortgage or lien, or charge; thorn all or any part of the said assignees shall think most expedient and beneficial, or to the said assignees shall and confirming any sale or sales which may have been made before such meeting, of all or any part of the said bankrupt's estate and effects, or to reject and dislow the same; and generally to authorize and empower the said assignees to act in and about the affairs of the said bankrupt's estate and effects, or to reject and dislow the same, and generally to authorize and empower the said assignees to act in and about the affairs of the said bankrupt's estate in such a manner as to such assignees shall balkrupt's estate in such a manner as to such assignees shall affairs.

THEREAS 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 inserted as afore-.. said, he an Act of Bankruptcy comnitted by " such Trader at the time when such Declaration was filed, but that no Commission shall issue "thereupon unless it be sued out within two æ calendar months next after the in sertion of such advertisement, unless such advertisement shall have been inserted within eight days after such e: Act of Bankruptcy after such Declaration filed ; and no Docket shall be struck upon such Act of Bankruptcy before the expiration of four days next after such insertion in case such Commis-.. sion is to be executed in London, or before the expiration of eight days next after such insertion in case such Commission is to be executed in the Country:"-Notice is hereby given, that a Declaration was filed on the 6th day of August 1841, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

CHARLES TRAPPS, of Abridge, in the parish of Lambourne, in the county of Essex, Victualler, Dealer and Chapman, that he is in insolvent circumstances, and is tinable to meet his engagements with his creditors.