palatine of Lancaster, in or about the month of June 1844, palatine of Lancaster, in or about the month of June 1844, by Mary Ann Jackson, widow, Roger Farrand Jackson, Gentleman, Charles Cartwright Jackson, Gentleman, Martha Jackson, Spinster, William Jackson, Gentleman, and Royden Jackson, Gentleman, against Hannah Ousey, the said insolvent John Ousey, Roger Farrand Ousey, Edward Buckley Ousey, Sarah Ousey, Thomas Ousey, Mary Ann Kershaw, Robert Ousey, Henry Lees, and Jane his wife, Sally Howarth, and Matty Howarth, the said assignees, Hugh Unthank and John Dodgson, Kitty Byrom, Edward Bullman, Joseph Brook, Charles Brook, Benjamin signees, Hugh Unthank and John Dodgson, Kitty Byrom, Edward Bullman, Joseph Brook, Charles Brook, Benjamin Wilson, John Wilson, George Williamson, Benjamin Walker, Samuel Green, and David Bellhouse, for (among other objects) partition of certain messuages, lands, and rents forming the residuary real estate devised by the will of Roger Farrand, late of Manchester aforesaid, deceased, date of the late of April 1827 in or Roger Farrand, late of Manchester aforesaid, deceased, bearing date on or about the 12th day of April 1827, in equal half parts or shares, and for the allotment and conveyance accordingly of one of such two parts or shares to the said defendant, Hannah Ousey, for her life, with remainder to all and every her children (including the said insolvent, one of her said children), their heirs and assigns for ever; and to assent to or dissent from the said assignees disclaiming all interest in the subject matter, or part of the said suit; and also to assent to or subject matter, of the said suit; and also to assent to or dissent from the said assignees, either alone or in conussent from the said assignees, either alone or in conjunction with others, compounding, compromising, settling, or referring to arbitration the said suit, or the subject matter thereof, or any matter arising out of or incidental thereto respectively; and also to assent to or dissent from the said assignees selling, either by public auction or private the said assignees seiling, either by public auction or private contract, all the share and interest of the said insolvent in the said residuary real estate of the said Roger Farrand, deceased, subject to the life interest therein of the said defendant, Hannah Ousey, and the mortgages or incumbrances (if any) affecting the same, or otherwise freed and discharged from such mortgages and incumbrances (if any), and for ready money or upon credit and to the said inand for ready money or upon credit, and to the said in-solvent or any other person whomsoever, and generally upon such terms as the said assignees shall in their absolute discretion think fit; and also to assent to or dissent from the said assignees abandoning and giving up all right or claim (if any) to the said share of the said insolvent in the said residuary real estate; and also to decide upon and give said residuary real estate; and also to decide upon and give a sufficient indemnity to the said assignees against all losses, damages, costs, and expences already incurred, and to be hereafter incurred, for, by reason of, or in relation to the said suit, and the subject matter thereof, and the share of the said insolvent in the said residuary real estate, or any of them, and any act or thing to be done in pursuance of any authority to be given by the said creditors to the said assignees; and also generally to assent to or dissent from the said assignees taking such other measures in relation to all or any of the matters aforesaid as may appear advisable all or any of the matters aforesaid as may appear advisable to the said assignees.

In the Matter of the Petition of John Wadeson Newton, an Insolvent Debtor.

THE creditors of John Wadeson Newton, of Moulton Austendike, in the county of Lincoln, Farmer, and lately a Prisoner for Debt in the Castle of Lincoln, are desired to meet the assignee of the estate and effects of the said insolvent, on Tuesday the 29th day of April instant, at eleven o'clock in the forenoon, at the White Hart Inn, in Spalding, for the purpose of assenting to or dissenting from the said assignee commencing proceedings, either at law or in equity, against certain persons, to be named at the said meeting, for the recovery of certain property which belonged to the said insolvent at the time of his insolvency, and which is claimed by the said assignee, or of the value thereof; or making a composition with, or submitting to arbitration the disputes with, the said parties; and generally to do any other act that may appear to be necessary in, about, touching, or concerning the matters aforesaid, or otherwise relating to the rights and interests vested in the said assignee; and also to approve and direct in what manner, and at what place or places, certain real and personal estates to which the wife of the said insolvent, or the said insolvent in her right, was entitled for her life, or the rents, issues, interests, and profits thereof for the period aforesaid, shall be sold, and whether by public auction or private contract, or otherwise.—Dated this 9th day of April 1845.

In the Matter of the Petition of Robert Newton, an Insolvent Debtor.

THE creditors of Robert Newton, of Moulton Chapel, in the county of Lincoln, Farmer, and lately a Prisoner for Debt in the Castle of Lincoln, are desired to meet the assignee of the estate and effects of the said insolvent, on Tuesday the 29th day of April instant, at half past eleven o'clock in the forenoon, at the White Hart Inn, in Spalding, for the purpose of assenting to or dissenting from the said assignee commencing proceedings, either at law or in equity, against certain persons, to be named at the said meeting, for the recovery of certain property which belonged to the said insolvent at the time of his insolvency, and which is claimed by the said assignee, or of the value thereof; or making a composition with, or submitting to arbitration the disputes with, the said parties; and generally to do any other act that may appear to be necessary in, about, touching, or concerning the matters aforesaid, or otherwise relating to the rights and interests vested in the said assignee; and also to approve and direct in what manner, and at what place or places, certain real and personal estates to which the wife of the said insolvent, or the said insolvent in her right, was entitled for her life, or the rents, issues, interest, and profits thereof for the period aforesaid, shall be sold, and whether by public auction or private contract, or otherwise.—Dated this 9th day of April 1845.

All Letters must be Post-paid.

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Friday, April 11, 1845.

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