partners in Trade, assigned all their stock in trade, personal estate and effects whatsoever unto Richard Nickols, of Joppa, near Leeds aforesaid, Tanner, and William Barrand, of Leeds aforesaid, Joiner and Builder, as trustees, upon trust, for the benefit of themselves and all other the creditors of them the said William Newton and Richard Gent as therein mentioned; and that the said indenture was duly executed by the said William Newton and Richard Gent, Richard Nickols and William Barrand, on the said 1st day of January, in the presence of, and is attested by, George Stables and John Everard Upton, both of Leeds aforesaid, Solicitors.—Dated this 3d day of January 1848. January 1848.

NOTICE is hereby given, that William Sinnott the younger, of the Belvedere-road, in the parish of Lambeth, Contractor, hath by indenture, dated the 31st day of December 1847, assigned all his stock in trade, household furniture, and other personal estate and effects, whatsoever and wheresoever, unto Edward John Richardson, of No. 23, Old Bailey, in the city of London, Hay Salesman, John Edwards Bennett, of Bolgraders and afgregated Hay John Edwards Bennett, of Belvedere-road aforesaid, Hay Salesman, and William Sinnott the elder, of Gravel-hill, Nayland, in the county of Suffolk, Gentleman, upon trust, for the equal benefit of all the creditors of the said William Sinnott the younger who should execute the said indenture; which said indenture was executed by the said William Sinnott the younger on the said 31st day of December 1847, and by the said Edward John Richardson and John Edwards Bennett on the 1st day of January instant, and was also executed by the said William Sinnott the elder on the 3d day of January instant, in the presence of, and attested by, James Ness, of No. 4, Dyer's buildings, Holborn, Attorney at Law; and the same indenture now lies for the inspection and execution of the creditors of the said William Sinnott the younger, at the office of Mr. Ness, Dyer's-buildings, Holborn.—Dated the 7th day of January 1848.

## LANGLEY's Assignment.

OTICE is hereby given, that by two several indentures of release and assignment, respectively bearing date the 24th day of December 1847, Charles Langley, of Ecton, in the county of Northampton, Shoe Manufacturer, conveyed all his real and assigned all his personal estate and effects, whatsoever and wheresoever, to William Langley, of Finedon, in the same county, Shoe Manufacturer, and George Blason, of Ecton aforesaid, Baker, as trustees, upon trust, for the benefit of all the creditors of the said Charles Langley who shall execute the said indenture of assign-Langley who shall execute the said indenture of assignment, in manner therein mentioned, within three calendar months from the date thereof; and that the said indentures were respectively duly executed by the said Charles Langley on the said 24th day of December last past, in the presence of, and the same were respectively witnessed by, the undersigned George Pell, junior, of Welford, in the said county of Northampton, Solicitor, and by Edward Atkey, his Clerk; and the said indentures were respectively duly executed by the said William Langley and George Blason on the 7th day of January instant, in the presence of, and the same were respectively witnessed by, the said undersigned George Pell, junior, and by John Blunt, of Moulton, in the said county of Northampton, Yeoman; and notice is hereby further given, that the said indenture of assignment now lies at my office, situate in the Market-square, in the town of Northampton, for execution by such of the creditors of the said Charles Langley as shall think fit to execute the same within three months from the date thereof.—Welford, 8th January 1848.

By order of the Assignees, GEO. PELL, junior, their Solicitor.

## In Re Holditch's Bankruptcy.

Goulburn, and with concurrence of the mortgagee, at the Seven Stars Hotel, Totnes, Devon, on Thursday the 13th day of January instant, at twelve at noon, by Mr. Vincent

All that freehold and commodious two-floored cellar, situate at St. Peter's Quay, in the parish of Totnes, Devon, for many years used as cider stores. It has a frontage, with entrance, to the Navigation of the Dart, where vessels of con-

cargoes; also a frontage, with entrance, to the public road.

Particulars may be obtained at the office of Messrs. Wire and Child, 9, St. Swithin's-lane, London; of E. Taverner, Esq. 9, New Bond-street, London; and of the Auctioneer, Dartmouth, Devon.

## Freehold House and Premises, in Hall-lane, Walsall,

Obe sold by auction, by Mr. Henry Farrington (by Order of Edmund Robert Daniell, Esq. the Commissioner of the Birmingham District Court of Bankruptcy acting in prosecution of a Fiat in Bankruptcy awarded and issued and now in prosecution against John Morris, of Walsall, in the county of Stafford, Saddlers' Ironmonger, Dealer and Chapman), at the George Hotel, in Walsall, on Tuesday the 18th day of January 1848 at twelve for one o'clock precisely, subject to conditions then to be produced: produced;

All that capital, substantial, and well-built freehold messuage or dwelling-house, with the private yard and convenient out-offices thereto belonging, situate in Hall-lane, Walsall, and now and for many years past occupied by the said John Morris.

The house contains a large dining room, spacious hall, sitting room, and kitchen, with corresponding sleeping apartments above.

For further particulars aply to the Auctioneer, or to Mr. Wilkinson, Solicitor, both of Walsall.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against John Robinson, of Bradford and Keighley, both in the county of York, Worsted Spinner and Manufacturer, are desired to meet the assignees of his estate and effects, on Thursday the 3d day of February 1848, at five o'clock in the afternoon, at the house of Mr. John Harrison, known by the name or sign of the Sun Inn, in Bradford aforesaid, in order to assent the ordisant from the said assignees selection. in order to assent to or dissent from the said assignees selling and disposing of, either by public auction or private contract, certain machinery and effects seized under and by virtue of the said Fiat, but claimed by certain persons, to be named at the said intended meeting, as their property; and also to assent to or dissent from the said assignees submitting to arbitration any actions, suits, disputes, questions, or differences which have arisen or may arise between the said assignees and the said persons so claiming such machinery and effects, or between the said assignees and any other and energy, or between the said assignees and any other person or persons relating to or in anywise concerning the said bankrupt's estate and effects, or any part thereof; and to the said assignees compounding or compromising for the settlement of such disputes, questions, or differences, or for any debt or debts owing to the said bankrupt's estate, and releasing the debtors therefrom; and generally to authorize and empower the said assignees to adopt all such measures, and to act in the management of the said bankrupt's estate and effects, as they may deem most advisable; and on other

THE creditors who have proved their debts under a Fiat in Backruptcy awarded and issued forth against William Eccles, of Walton-le-Dale, in the county of Lancaster, Cotton Spinner and Manufacturer, are desired to meet the assignees of his estate and effects, at the office of Mr. Peter Catterall, Solicitor, in Camden-place, in Preston, in the said county of Lancaster, on Wednesday the 2d day of February 1848, at twelve o'clock at noon, to assent to or dissent from the said assignces commencing or carrying on and prosecuting a suit in equity against Francis M'Kenzie and John M'Kenzie, the late partners of the said bankrupt, and John M'Kenzie, the late partners of the said bankrupt, for an account of the partnership property, dealings, and transactions, for the appointment of a receiver and manager, and for an injunction to restrain the said Francis M'Kenzie and John M'Kenzie from collecting and intermeddling with the partnership debts and effects, for the winding up the partnership affairs, and for such other purposes as counsel shall advise; and also to assent to or dissent from the said assignees joining in an assignment of the purtnership effects on their partnership effects to be by him or them sold and to a third party or parties, to be by him or them sold and disposed of, and the proceeds applied according to law; and to assent to or dissent from the said assignces referring the