several other persons whose names and seals are thereunto subscribed and set, being respectively creditors of the said debtor, of the third part. The said Samuel Morris for the considerations therein mentioned, bargained, sold, assigned, transferred, and set over, unto the said trustees, their executors, administrators, and assigns all and every the estate and effects whatsoever, and wheresoever, of him the said debtor in possession, reversion, remainder, or expectancy, together with full and free possession, right, and title of entry, in and to all and every of the messuages, or tenements and premises, wherein the said several effects and premises then were, upon trust, to collect and receive or sell and dispose of the said premises, and any part thereof; and upon trust out of the moneys to be received by virtue thereof to pay certain costs therein-mentioned; and in the next place to pay and satisfy rateably and proportionally, and without any pre-ference or priority to all the creditors of the said debtor, the several debts or sums due to them respectively; and to pay the residue (if any) of the said moneys unto the debtors, his executors, administrators, and assigns; and notice is hereby furthur given, that the said deed was duly executed by the said Samuel Morris and Henry Moore, on the day of the date thereof, and by the said William Tapply on the of the date thereof, and by the said William Tapply on the 26th day of February last; and the execution of such deed by the said Henry Moore is attested by Montague S. Blaker, of Lewes aforesaid, Solicitor; and by the said Samuel Morris, and William Tapply, by Edgar Blaker, of Lewes aforesaid, Solicitor; and that the said deed now lies at the office of Messrs. Blaker and Son, in Lewes aforesaid, for signature by the creditors of the said Samue Morris.—Dated this 10th day of March, 1864.

In the Matter of a Deed of Arrangement between William & Williams, of Nos. 4 and 5, High-street, Swansea, Glamorganshire, Boot and Shoe Maker, and Leather Cutter,

and his creditors.

A FINAL sitting to Audit the Accounts of the Trustees A and proceed to a Dividend under this estate will be held at the offices of Messrs. W. H. Williams and Co., Accountants, Exchange, Bristol, on the 26th day of March, 1864, at twelve of the clock at noon, when and where all creditors (who have not assented to the deed) are to prove their debts, or in default will be excluded the benefit of the dividend about to be declared

KING and PLUMMER, No. 5, Exchange-buildings East, Bristol, Solicitors to the Trustees.

The Bankruptcy Act, 1861.

In the Matter of a Deed of Arrangement between Joseph Whittard, of No. 2, Haberfield-crescent, North-street, Bristol, Draper and General Dealer, and his creditors.

Declaration of Dividend.

ALL creditors and others having any claims on this estate (who have not assented to the said deed) are requested to send particulars of such claims to the undersigned, on or before the 26th day of March instant, or in default will be excluded the benefit of the dividend about to be declared by the trustees.-Dated the 4th day of March, 1864. KING and PLUMMER, No. 5, Exchange-build-

ings East, Bristol, Solicitors to the Trustees.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Truct Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:—

Number-

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Deed of Composition.

Date of Deed—February 10th, 1864.
Date of execution by Debtor—February 10th, 1864.
Name and description of the Debtor, as in the Deed—Thomas Gillison, of Fir Grove, Black Horse-lane, Old Swan, in West Derby, in the county of Lancaster, Cattle Salesman, and Farmer.

The names and descriptions of the Trustees or other arties to the Deed, not including the Creditors-

A short statement of the nature of the Deed-An Arrangement between the said Thomas Gillison, of the first part, and the several persons whose names or the names of whose firms are thereunto written, and whose seals or the seals of the individual members or a member of whose firms are thereunto affixed, being respectively creditors of the said Thomas Gillison, of the second part.

When left for Registration-8th March, 1864, at twelve

RICHARD BETHELL, Registrar.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of and 198:-

Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:-

Number-7090.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship—Inspectorship. Date of Deed—4th March, 1864.

Date of execution by Debtors—4th March, 1864.

Names and descriptions of the Debtors, as in the Deed—
Thomas Willoughby Harrison, of Nottingham, Lace and Bonnet Front Manufacturer, and Barkly Charles Wilson, of Nottingham, Lace and Bonnet Front Manufacturer, which we have the statement of the s Racturer, which said Thomas Willoughby Harrison and Barkly Charles Wilson, are trading in Nottingham aforesaid, as Lace Manufacturers, under the style or firm of Harrison and Wilson.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—
John Hartshorn, Edward Goldschmidt, Frederick
Nixon Burrows, and Ezra Redgate; all of Nottingbam,
Lace Manufacturers, and being inspectors on behalf of
the creditors of the said firm of Harrison and Wilson,
of the third part; John Heard and Edward Munk,
both of Nottingbam Park, Eyrs, two of the Directors both of Nottingham Park, Esqrs, two of the Directors and Registered Public Officers of Moore and Robinson's Nottinghamshire Banking Company, of the fourth part; and the several other persons and firms whose names and seals are thereunto subscribed and affixed, creditors of the said firm of Harrison and Wilson

short statement of the nature of the Deed-Deed of Inspectorabip, whereby the creditors of the said firm release the said Thomas Willoughby Harrison, who assigns unto the said Barkly Charles Wilson all his share and interest in their partnership stock and effects, in trust, to pay the debts of the said creditors of their said firm; and the said Barkly Charles Wilson covenants to carry on the said business under inspection, and to pay the said by three equal instalments, at three, six, and nine months from the 16th day of February, 1864, which time for payment the said creditors grant to the said Barkly Charles Wilson, subject to a power for the said inspectors to extend, for not exceeding three months further, the time for payment of the last mentioned of such instalments, as also to determine earlier and altogether such arrangement for time so granted to the said Barkly Charles Wilson, and by which said deed the said Barkly Charles Wilson charges a reversionary interest belonging to him in money in the funds (subject to prior securities thereon), with the payment of the said debts of the said creditors of the said firm.

When left for Registration—8th March, 1864, at half-

past twelve o'clock RICHARD BETHELL, Registrar.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptey, for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, sees. 187, 192, 194, 196, and

Number-7094.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Assignment, Composition, and

Date of Decd—13th February, 1864.
Date of execution by Debtor—13th February, 1864.
Name and description of the Debtor, as in the Deed—Thomas Dolbear, of No. 51, Mount-street, Grosvenor-square, in the county of Middlesex, Coach Builder, of the first part.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—Mark Jacob Nordon, of No. 187, Westminster-bridgeroad, Lambeth, Accountant, Assignee, of the second part; and the creditors of the debtor, of the third part.

short statement of the nature of the Deed—An Assignment of all the personal estate of the assignor to the said trustee, upon trust, for securing payment of his debts at the rate of 1s. 6d. in the pound, within eight weeks from date of deed; and upon such payment being made the creditors release and discharge the debtor from his debts and liabilities.

When left for Registration-8th March, 1864, at one o'clock.

RICHARD BETHELL, Registrar.

NOTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196,