

think fit, or as shall be agreed upon at the said meeting; and to the said assignees paying and expending such sum or sums of money upon, or in respect of, the said farm as they shall think necessary; also to assent to or dissent from the said assignees selling and disposing of the live and dead stock, crops, implements of husbandry, effects upon the said farm, either in one or more lot or lots, and either by public auction or private contract, at a valuation or otherwise, and either for ready money or upon credit, or partly for ready money and partly upon credit, with or without in either case taking any security for the purchase moneys, or any part thereof, and also without the said assignees being answerable or liable for any loss of purchase moneys if sold on credit; also to assent to or dissent from the said assignees, at the risk of the said bankrupt's estate, buying in at any sale or sales by auction all or any part of the property aforesaid, and again offering the same for sale by public auction or private contract, with the like powers and authorities aforesaid, and without the said assignees being answerable or liable for any loss or difference in price which may occur thereby; also to assent to or dissent from the said assignees repaying, to a certain person to be named at the said meeting such sum or sums of money paid by him for the benefit of the said bankrupt's estate; and also certain professional costs, charges, and expences incurred by the petitioning creditor under the said Fiat in or about the affairs of the said bankrupt previous to or since the opening of the said Fiat; also to assent to or dissent from the said assignees commencing, prosecuting, carrying on, and defending, at the expence of the said bankrupt's estate, any suit or suits at law or in equity for the recovery or protection of or concerning the estate and effects of the said bankrupt, and particularly as to the said assignees commencing and prosecuting an action or actions against a certain person or persons to be named at the said meeting, for the recovery of part of the said bankrupt's estate; and to the compounding, submitting to arbitration, or in anywise agreeing in any matter or thing relating thereto, or to any debt or debts due from the estate of the said bankrupt to any person or persons, or any claim or claims, dispute or disputes relating thereto, or any other dispute or disputes, claim or claims whatsoever which shall or may arise with, against, or upon the said assignees in anywise connected with the estate and effects and settlement of the affairs of the said bankrupt; also to ratify and confirm all sales, agreements, payments, compositions, arrangements, and other acts and deeds, matters and things, which shall, previously to the said proposed meeting, have been made, done, and entered into, or shall thereafter be entered into, either on account of the said action or actions, suit or suits, or on any other account, by the said assignees, in connection with the said bankrupt's estate and effects; and generally to authorise and empower the said assignees to adopt such other steps as they may be advised and think necessary for the interest and benefit of the creditors of the said bankrupt; and on other special affairs.

THE creditors of William Hague, Samuel Hague, and William Shatwell, and also the creditors of William Hague and Samuel Hague, who have proved their debts under a Fiat in Bankruptcy awarded and issued forth and now in prosecution against William Hague, Samuel Hagues and William Shatwell, all of Manchester, in the county of Lancaster, Commission Agents, Merchants, Dealers, Chapmen, and late Copartners, trading under the firm of W. and S. Hague and Co. and W. and S. Hague, are requested to meet the assignees of the estate and effects of the said bankrupts, on the 7th day of June next, at three o'clock in the afternoon, at the Commissioners'-rooms, St. James's-square, in Manchester aforesaid, in order to assent to or dissent from the said assignees commencing and prosecuting, at the expence and risk of the said bankrupts' estate, an action or actions at law, or suits in equity, or any other proceedings, against certain persons to be named at the said meeting, or against some one or more of them, for obtaining the possession and recovery, or the value, of certain goods, merchandize, bills of exchange, and moneys obtained by such persons, respectively, by way of fraudulent preference from the said bankrupts, or some or one of them, before the date of the said Fiat; and also to assent to or dissent from the said assignees, if they think fit or expedient, but not otherwise, to submit any question, matter, or thing, concerning the said preferences, to the

opinion of counsel, or to submit to arbitration all or any matters in difference between the said assignees and the said persons, respectively, to be named at the said meeting as aforesaid, concerning the matters aforesaid, as the said assignees shall in their discretion think fit; or to the said assignees compounding, arranging, or otherwise settling with such person or persons so to be named as aforesaid, in any way they shall think proper; and also to assent to or dissent from the several other questions, matters, and things to be submitted at the said meeting, and for all or any of the purposes and matters aforesaid, to give all necessary powers and authorities; and to assent to or dissent from their taking, instituting, commencing, or prosecuting any suit, action, or proceeding at law, in equity, bankruptcy, or in arbitration, which they may think fit, expedient, or necessary, and generally in the premises to do every lawful act and acts which they shall think necessary, or shall be advised, in or about the premises; and on other special affairs.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Henry Shuttleworth, late of Market Harborough, in the county of Leicester, and of the Light Pool Mills, in the parishes of Rodburg and King's Stanley, in the county of Gloucester, Pin Manufacturer, Dealer and Chapman, carrying on business at Crown-court, Cheapside, in the city of London, under the firm of D. F. Tayler and Co. are requested to meet the assignees of the estate and effects of the said bankrupt, at the Court of Bankruptcy, in Basinghall-street, in the city of London, at one of the clock in the afternoon, on Tuesday the 7th day of June next, to assent to or dissent from the said assignees selling, by public auction or private contract, and in one or more lot or lots, and subject to such conditions as the assignees may think proper, the several leases and agreements for letting of the factory and premises called the Light Pool Mills, wherein the business is carried on, together with the several machines for the manufacture of solid headed pins, stock in trade, and good-will of the business, and the unexpired term of the patent right; and also to direct and approve in what manner, and at what time and place, such sale should take place, or to give full authority to the assignees to sell and dispose of the said business and patent right in such manner and under such arrangements, with respect to the payment of the purchase money for the same, or otherwise, as they in their discretion shall think proper; and also to authorise and empower the said assignees to make such arrangements with any person or persons claiming to have any interest in or any lien on the said factory or patent, or the leases or agreements for letting of the said mills and premises, either with reference to the sale, or for a compromise of their claims, or otherwise, as the assignees shall think advisable and proper; and on other special matters to be stated at the meeting.

WHEREAS a Fiat in Bankruptcy, bearing date on or about the 5th day of January 1842, was awarded and issued forth against Amor Spoor the elder and Amor Spoor the younger, of the town and county of Newcastle-upon-Tyne, Builders, Joiners, and Cabinet Makers, and Copartners, Dealers and Chapmen; this is to give notice, that the said Fiat is, by an Order of the Court of Review in Bankruptcy, bearing date the 9th day of May 1842, and duly confirmed by the Lord High Chancellor, rescinded and annulled.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Richard Egan Lee, of Craven-buildings, Drury-lane, in the county of Middlesex, Printer and Publisher, and he being declared a bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq. a Commissioner of Her Majesty's Court of Bankruptcy, on the 24th day of May instant, and on the 24th day of June next, at one o'clock in the afternoon precisely on each of the said days, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his 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 bankrupt is required to finish his examination, and the creditors are to assent to or dissent from the allowance of his certificate. All persons