celling and disposing to the said Bankrupt his household furniture, plate, linen, books, and pictures, at a valuation, and giving such time or credit for the payment of the price thereof, with or without security as to the said Assignee shall appear proper, and at the risk of the said Bankrupt's estate; and also to assent to or dissent from the said Assignee selling and disposing of the whole of the freehold and leasehold estates of the said Bankrupt, by public auction or private contract, and in such lots, and upon such credit, and with or without security for the price or purchase money thereof, and for each or bills of exchange, or otherwise as to the said Assignee shall appear proproper and expedient, and at the risk of the said Bankrupt's estate; and also to assent to or dissent from the said Assignee employing the said Bankrupt and such accountants, commission or other agents, clerks, and other assistants, as the said Assignee shall think it expedient to employ in managing the said mills and trade, and in disposing of the said Bankrupt's stock in trade and effects, and in arranging and adjusting the books and accounts, and collecting, getting in, and receiving the outstanding debts due to the said Bankrupt's estate, and to the said Assignee allowing and paying to the said Bankrupt, and such accountants, agents, clerks, and other assistants, such ecommission, allowance, compensation, or salary, for their time, trouble, attention, and services, as to the said Assignee shall appear reasonable and proper; and also to assent to or dissent from the said Bankrupt, as the case may require, the salary and wages due, and to become due, to any clerks, workmen, servants, and others employed by the said Bankrupt, or to be employed by the said Bankrupt, or to be employed by the said Bankrupt, or to be employed by the said Assignee commencing, prosecuting, or defending any action or actions, and suit or suits in law or in equity, for the racovery or protection of any part of the estate and effects of the said Bankrupt;

Fiat in Bankruptcy awarded and issued forth against Samuel Burrell, of Saint Ives, in the County of Huntingdon, Woollen and Linen-Draper, Dealer and Chapman, are requested to meet on Thursday the 3d day of April next, at Eleven of the Clock in the Forencon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to assent to or dissent from the Assignees of the said Bankrupt's estate agreeing to a certain proposal made by Mr Matthew Wasdale, of Saint Ives aforesaid, and which will be produced at the said meeting, for the settling all matters and transactions between hlm and the said Bankrupt's estate relating to his execution, the removal of goods, and receipts under his assignment, already had, or any other terms of arrangement respecting the said matters and transactions which may be then agreed upon; and also to assent to or dissent from the said Assignee compounding, submitting to arbitration, or otherwise agreeing any dispute, suit, or difference, respecting or in anywise concerning such estate and effects; and also to the said Bankrupt's estate, and accepting such composition or compositions in full satisfaction and discharge of the debt or debts so to be compounded as aforesaid; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Thomas Carlen and William Willson, late of Langbourn-Chambers, Fenchurch-Street, in the City of London, Coal-Factors, and Ship and Insurance-Brokers, and Copartners, (trading under the firm of Carlen, Willson, and Company), either against the joint estate of the said Bankrupts, or the separate estate of the said William Willson, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Friday the 4th day of April next, at Twelve o'Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to assent to or dissent from the said Assignees settling and adjusting certain accounts with the executors or other trustees or representatives of Josiah Wallis, formerly of Reading, and afterwards of Cookham, in the County of Berks, deceased, in respect of certain sums of money due or payable from them to the separate estate of the said William Willson, which accounts

will be produced and the particulars thereof, and the circumstances connected therewith, explained to the said Creditors at the time of such meeting; and to their accepting such sum of money as the said Assignees may think fit from the said executors or representatives of the said Josiah Wallis in full for all claims in respect thereof, and to their compounding for the said claims, or taking any less sum in satisfaction of the whole, and to their executing any release or other proper discharge for the sum to be so received, and to their making any and what allowance out of the said sum of money when received to Mrs. Ann Willson, the Widow of the said Bankrupt, William Willson; and on other special matters.

THE Creditors who have proved their debts under a Fiat in Bankruptoy awarded and issued forth against Alice Vaudrey, of Manchester, in the County of Lancaster, Rectifier (surviving Partner of Joseph Hyde, late of Manchester aforesaid, Rectifier, deceased, carrying on business at Manchester aforesaid, under the firm of Hyde and Vaudrey), are requested to meet the Assignees of the estate and effects chester aloresaid, under the arm of Hyde and Vaudrey), are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Tuesday the 1st day of April next, at Elevan o'Clock in the Forenoon precisely, at the Office of Mr. Oliver, No. 5, Saint James's-Square, in Manchester, in the said County of Lancaster, to consider and if proper to sainction, conhrm, and allow, all and every the measures taken and the acts or deeds done or made by the provisional Assignee appointed under the said Fiat, prior to the choice of Assignees, and all and every the measures taken, or the acts done, by the Creditors, or some of them, present at the meeting for the choice of Assignees, or by the Assignees chosen by the Creditors at such meeting, or such of the same measures, acts, or deeds respectively, as may be deemed advisable and proper and for the benefit of the said Bankrupt's estate; and also to assent to or dissent from the said Assignees taking such proceedings at law or in equity against the executor or executors under the will of the said Joseph Hyde, deceased, for recovery from them, or any other person or persons, to be named at the said meeting, of all or any part of the private personal estate and effects of the said Joseph Hyde, deceased, or the reputed joint estate and effects of the said Bankrupt and the said Joseph Hyde, deceased, which they may have possessed themselves of, or the proceeds of such part or parts thereof as may have been sold or disposed of by them, or either of them, or by their, or either of their, authority or directions; and also to assent to or dissent from the said Assignees selling or disposing of all or any part of the real, leasehold, and personal estate of the said Bankrupt and the said Joseph Hyde, deceased, or either of them, either by public auction or private contract, and partly by public auction and partly by private contract, and either in one entire lot or in several lots, at such time and place, or times and places, and in such manner, and upon such terms and con-ditions, as the said Assignees may deem most advantageous and proper, and either for ready money or upon credit, and if upon credit upon such security for payment as the said Assignees may think proper, with power for the said Assignees from time to time to buy in all or any part of the said Bankrupt's and the time to buy in all or any part of the said Bankript's and the said Joseph Hyde's, deceased, real, leasehold, and personal estate, or either of them, at any auction or auctions thereof, and to resell the same as the said Assignees may think proper, and without their being answerable for any loss or damage which may be incurred or sustained through any measures or acts done as aforesaid; and also to assent to or dissent from the said Assignees, at the risk and expence of the estate of the said Bankrupt, in the mean time carrying on, working, and con-tinuing, for the benefit of the said Greditors, the trade or busi-ness of the said Bankrupt as a Rectifier, in the premises occupied by her in Manchester aforesaid, or elsewhere, for such period as the said Assignees may think proper, or as shall be then fixed upon by the said Creditors, and to engage and hire clerks and servants at such wages and salaries as they may think fit, or otherwise, at the like risk and expence, to wind up the estate of the said Bankrupt, in such manner as the said Assignees may think most advantageous to the Creditors of the said Bankrupt; and also to assent to or dissent from the said Assignees paying and discharging, out of the said Bankrupt's estate, all such sum or sums of money as have been paid or expended by or under the direction of the said provisional Assignee since the issuing of the said Fiat; and also to assent to or dissent from the said Assignees employing proper persons to collect, keep possession, and make sale, of any part of the said Bankrupt's estate and effects, and any accountant to examine and investigate the books and accounts and collect the debts owing to the said Bankrupt's estate, and to pay and allow, out of the said Bankrupt's estate and effects, to such persons and account-