

IN RE PRESTON.

{3 N. B. R. 103 (Quarto, 27).}¹

District Court, S. D. New York. July 14, 1869.

BANKRUPTCY—SCHEDULES—AMENDMENT.

Bankrupt may, by order of court, amend his schedules, even after the consideration of specification in opposition to his discharge.

{Cited in Re Heller, Case No. 6,339.}

{In the matter of Alvan B. Preston, a bankrupt.}

John Lyon, for bankrupt.

Charles A. Fowler, for creditors.

BLATCHFORD, District Judge. The specifications are none of them supported by the evidence, but the bankrupt must amend his schedule of assets by inserting his claim against the estate of John Turner. When that shall have been done a discharge will be granted.

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