Jacob Richard Owen of the fourth part, and George Illingworth, William Henry Rickards, and Joseph Musgrave of the fifth part, whereby it was amongst other things agreed and declared between the said several persons, parties thereto, that (subject to the approval of the Chancery Division of the High Court of Justice, which has since been obtained, and to the assent of the creditors of the said Joseph John Heaton and Charles Henry Hollingdrake to be assembled at the meeting hereby convened), the said Trustee should, according to his estate and interest, make and execute a valid mortgage of certain land, mill buildings, and premises at Bolton aforesaid, and of the fixed machinery therein, and of certain land, mansion house, and premises in Chorley, mentioned in the said agreement and subject as therein mentioned to such person or persons as should be named and appointed as Trustee or Trustees of the will of named and appointed as Trustee or Trustees of the will of John Heaton, deceased, instead of or in conjunction with the said Joseph John Heaton and Charles Henry Holling-drake, or either of them, by the said Chancery Division of the said Court, to secure the payment on the 30th of June, 1878, of the sum of £5,000, with interest thereon at 5 per cent per annum, to be heid by the last-mentioned Trustee or Trustees alone or conjointly as the case might be, upon the trusts of the will of John Heaton, deceased, to which mortgage the said Joseph John Heaton and Charles Henry Hollingdrake and Ellen Ann Hollingdrake Charles Henry Hollingdrake and Ellen Ann Hollingdrake should be made parties and should execute the same for the purpose of testifying their respective approval thereof, and of granting the said property to the person or persons to be named and appointed as Trustee or Trustees as aforesaid, and that in such mortgage should be inserted a proviso for redemption and reconveyance and reassignment of the property unto the said Jacob Richard Owen, Trustee in the above matter or as he should direct, upon payment of the shid sum of £5000 and interest in manner to be therein provided, and that the said mortgage and security thereby given should be accepted in full satisfaction of all claims and demands of the said Ellen Ann Hollingdrake and the infant uemands of the said Ellen And Hollingdrake and the infant plaintiffs respectively in the said agreement mentioned upon and sgainst the said Joseph John Heaton and Charles Henry Hollingdrake, or either of them, and upon and against the property, estate, and effects of the said testator, John Heaton, deceased, under or by virtue of his will and codicil, and that the said Charles Heaton as the next friend of the said intent plaintiffs mould immediately of the said charles are supplied to the said intent plaintiffs mould immediately of the said charles are supplied to the said ch of the said intant plaintiffs would immediately after the executing and perfecting of such mortgage and the payment of the costs in the said agreement mentioned procure the discontinuance of the action in such agreement referred to, and that the costs of all parties of and incident to the said action should be paid by the said Jacob Richard Owen as Trustee as aforesaid: 2. To consider an offer made by the debtors to purchase the joint-estate and property in the above matter for a sum equal to the amount of all the costs of and incidental to the proceedings for liquidation, the above-mentioned agreement, and the proceedings in the Chancery Division of the High Court of Justice in relation thereto, and of all preferential claims, and a composition of 8s. in the pound upon the whole of the unsecured liabilities, except such costs and preferential claims, payable as follows:—viz., the sum of 4s. in the pound forthwith upon the acceptance by the Trustee of such offer, the further the acceptance by the Trustee of such offer, the further sum of 2s. in the pound at the expiration of six calendar months from the like date, and the further sum of 2s. in the pound at the expiration of twelve calendar months from the like date, the last instalment of the said composition to be secured by Peter Crook Marsden, of Bolton, to the extent of one thousand pounds, and by Charles Heaton, of Bolton, Cotton Spinner, to the like extent; 3. To authorize the Trustee to accept from the said Joseph John Heaton and Charles Henry Hollingdrake the amount of the preferential claims and all costs in the above amount of the preferential claims and all costs in the above matter, and the costs of the above-mentioned agreement and proceedings in the Chancery Division of the High Court of Justice, and a composition of Ss. in the pound upon the whole of the unsecured joint liabilities in the above matter, payable by instalments and partly secured as above-mentioned; 4. To authorize the Trustee to accept either of the above proposals or any variation thereof; 5. To pass such resolution or resolutions as may be necessary for the granting to the debtors their orders of discharge; 6. To fix a date for the close of the liquidation and the release of the Trustee; 7. To consider and resolve upon all other resolutions and things necessary or expedient for effectuating and carrying out the above-mentioned objects, or for forming and carrying out a general scheme for the winding up of the affairs of the debtors and otherwise relating to the premises which the said meeting can lawfully consider and resolve upon under the provisions of the above-named Acr and the General Rules made in pursuance thereof.— Dated this 4th day of September, 1876.

J. R. OWEN, Trustee.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by P rigrine Spencer, trading as John Amor, of 240, Kentish Town-road, in the county of Middlesex, Ironmonger. PHE creditors of the above-named Perrigrine Spencer

who have not already proved their debts, are required, on or before the 18th day of September, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Cockerton, 36, Kingsdown-road, Upper Holloway, N., the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.

—Dated this 4th day of September, 1876.

HENRY COCKERTON, Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Henry Dunkley, of 11, Railton-road, Brixton, in county of Surrey, Builder.

THE creditors of the above-named John Henry Dunkley who have not already proceed their debts, are required on or before the 16th day of Sentember, 1875.

are required, on or before the 16th day of September, 1876, to send their names and addresses, and the particulars of to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Daniel Norton the younger, of Whar:-road, City-road Basin, in the county of Midalesex, Timber Merchant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 7th day of September, 1876.

DANIEL NORTON, Jun., Trustee.

The Bankruptey Act, 1869. In the London Bankruptcy Court.

In the Matter or Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Hadden Steer, of No. 74, Calverley-road, Tunbridge Wells, in the county of Kent, Cabinet Maker and Upholsterer.

HE creditors of the above-named James Hadden Steer who have not stready proved their debts, are required, on or before the 18th day of September, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Comben Harvey, of 1. Gresham-buildings, Basinghall-street, in the city of London, the Trustee under the iquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of September, 1876.

W. C. HARVEY, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Wilson, of Sankeystreet, Warrington, in the county of Lancaster, Silk Mercer and Milliner.

THE creditors of the above-named Thomas Wilson who have not already named who have not already proved their debts, are required, on or before the 18th day of September, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the under-igned. George Norton Read, of Albert-buildings, Queen Victoria-street, in the city of London, Public Accountant, the Frustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 7th day of September, 1876.

GEO. N. READ, Trustee.

The Bankruptcy Acr, 1869. In the County Court of Warwickshire, holden at Birmingham,

in the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Evaus, of Market-place, Redditch, in the county of Worcester, Grocer and Provision Dealer.

THE creditors of the anove-named John Evans who have not already proved their debis, are required, on or before the 16th day of September, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the 'undersigned, Chuton Hill Baly, of Watton-street, West Bromwien, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of September, 1876.

C. H. BALY, Trustee.

The Bankruptcy Act, 1869. In the County Court of Westmortand, holden at Kendal. In the County Court of Westmortand, holden at Kendal. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Rigg, of Highgate, Kendal, in the county of Westmortand, Cabinet Maker.

THE creditors of the above-named Robert Rigg who have not already proved their debts, are required, on or before the 18th day of September, 1876,