tember, 1876, reporting that the assets referred to in the bankrupt's statement of affairs could not be realized for the benefit of the creditors, and that it has not been brought the benefit of the creators, and that it has not been brought to my knowledge that the bankrupt has since the adjudica-tion acquired any property that could be so realized, and in my opinion it is expedient that the bankruptcy should be closed, now upon reading the proceedings in the bank-ruptcy, and the affidavit of Archibald Reid, sworn the 13th day of October, 1876, and upon hearing Mr. Aldridge, Official Solicitor, acting on behalf of the Registrar-Trustee, and no person appearing to opnose, the Court being satisfied and no person appearing to oppose, the Court being satisfied the assets referred to in the bankrupt's statement of affairs could not be realized for the benefit of the creditors, and that it has not been brought to the knowledge of the said Registrar-Trustee that the bankrupt has since the adjudi-cation acquired any property that could be so realized, and in his opinion it is expedient that the bankruptcy should be closed, doth order and declare that the bankruptry of Alfred Bower Blenkam has closed.—Given under the Seal of the Court this 14th day of November, 1862.

The Bankruptcy Act, 1867. In the London Bankruptcy Court. In the Matter of Henry James and Christopher James, of 103, Regent-street, Westminster, Middlesex, Fire Wood Dealers, Bankrupts.

Before Mr. Registrar Pepys, acting as Chief Judge. UPON reading a report of the Registrar Trustee of the property of the bankrupt, dated the 7th day of No-vember, 1876, reporting that the whole of the property of the bankrupts under the joint estate has been realized for the bankrupts estate the statement of effairs the benefit of the creditors, that the statement of affairs filed by the bankrupts of their separate estates do not dis-close any property which could be realized for the benefit of the creditors, and that it has not been brought to my knowledge that the bankrupts have since the adjudication acquired any property that could be so realized, and in my opinion it is expedient that the bankruptcy should be closed, now upon reading the proceedings in the bankruptcy and the affidavit of Archibald Beid, sworn the 21st day of October, 1876, and upon hearing Mr. Aldridge, Official Solicitor, acting on behalf of the said Registrar-Trustee, and no person appearing to oppose, the Court being satis-fied that the whole of the property of the bankrupts under the joint estate has been realized for the benefit of the creditors, that the statement of affairs filed by the said bankwhich could be realized for the benefit of the creditors, and that it has not been brought to the knowledge of the said Registrar-Trustee that the bankrupts have since the adjudication acquired any property which could be so realized, doth order and declare that the bankruptcy of the said Henry James and Christopher James has closed. —Given under the Seal of the Court this 14th day of November, 1876.

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

In the Matter of Arthur Magennis Maxwell, of the Glen, Kirkdale, Sydenham, in the county of Kent, Gentleman, a Bankrupt

Before Mr. Registrar Spring-Rice, sitting as Chief Judge.

UPON reading a report of the Trustee of the property of the bankrupt dated the 17th day of November, 1876, reporting that the whole of the property of the bankrupt had been realized for the benefit of his creditors, and a dividend to the amount of three pence in the pound had been paid, as shown by the statement thereunto annexed, and upon reading the report of the Official Assignce, the Court being satisfied that the whole of the property of the bankrupt had been realized for the benefit of his creditors, and a dividend to the amount of three pence in the pound has been paid, doth order and declare that the bankruptcy of the said Arthur Mageonis Maxwell has closed.—Given under the Seal of the Court, this 23rd day of November, 1876.

The Bankruptcy Act, 1869. In the County Court of Middlesex, holden at Brentford. In the Matter of William Yardley, of the Fisherman's Arms, Willesden Junction, Willesden, in the county of Middlesex, Beerhouse Keeper, a Bankrupt. UPON reading a report of the Trustee of the property of the heakrupt a 18th day of November 1876.

of the bankrupt, dated the 18th day of November, 1876, reporting that the whole of the property of the bankrupt has been realized for the benefit of the creditors, and that a dividend of the amount of three shillings in the pound has been paid, as shown by the statement thereunto annexed, and upon hearing Mr., Thomas Anthony Woodbridge, the Soli-citor for the soil trustee, the Court heing satisfied there-with, doth order and declare that the bankruptcy of the said William Yardley has closed. — Given under the Seal of the Court this 23rd day of November, 1876.

....

THE estates of J. L. Lewis and Company, Ship Chandlers, Glasgow, and John Lewis Lewis, Ship Chandler there, the sole Partner of that Company, as such Partner, and as an Individual, were sequestrated on 23rd November, 1876, by the Sheriff of Lanarkshire. The first deliverance is dated the 23rd November, 1876. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Saturday, the 2nd day of December, 1876, within the Faculty-hall, Saint George's-place, Glasgow.

George's-place, Glasgow. A Composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 28rd day of March, 1877.

A Warrant of Protection has been granted to the bank-rupt, John Lewis Lewis, till the meeting for election of Trustee

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

THO. GRAHAM, Writer, 49, Bath-street, Glasgow, Agent.

THE estates of Alexander Tainsb. Shoemaker, Rothe-say, were sequestrated on 22nd November, 1876, by the Sheriff of the Sheriffdom of Renfrew and Bute.

the Sheriff of the Sheriffdom of Renfrew and Bute. The first deliverance is dated 22nd November, 1876. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Saturday, the 2nd day of December, 1876, within the Bate Hotel, Rothesay. A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 22nd day of March, 1877.

day of March, 1877. A Warrant of Protection has been granted to the bank-rupt against Arrest or Imprisonment for Civil Debt until

said meeting. All fature advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

WM. HERBERT, Writer, Rothesay, Agent.

"HE estates of Robert M'Farlane, Provision Merchant No. 10, Dumbarton-road, Glasgow, were sequestrated on the 23rd day of November, 1876, by the Sheriff of Lanarkshire.

The first deliverance is dated the 23rd day of November, 1876.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Tuesday, the 5th day of December, 1876, within the Faculty-hall, Saint

George's-place, Glasgow. A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 22rd day of March, 1877. A Warrant of Protection has been granted to the bank-mat will the mosting for election of Tenetes

rupt till the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

RODGER, WATT, and PAUL, Writers, Glasgow, Agents.

THE estates of James Gilmour, Grocer, Gatehead, in the parish of Kilmaurs, and county of Ayr, were sequestrated on the 24th day of November, 1876, by the Sheriff of the county of Ayr.

The first deliverance is dated the 24th day of November, 1876.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Thursday, the 7th day of December, 1876, within the George Hotel, Kilmarnock.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 24th

day of March, 1877. A Warrant of Protection has been granted to the bank-rupt until the meeting of creditors for the election of a **Trustee** 

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

# JAS. WYLLIE, Solicitor, Kilmarnock,

Agent.

THE estates of Duncan Graham, Farmer and Cattle Dealer, Dramelzier, and residing at Myothill, both in the parish of Denny, and county of Stirling, were seques-trated on the 24th day of November, 1876, by the Court of Session.

The first deliverance is dated the 24th day of November, 1876.

The meeting to elect the Trustee and Commissioners is to be held at three o'clock, afternoon, on Friday, the 1st day of December, 1876, within the Golden Lion Hotel, in Stirling.