In the County Court of Yorkshire, holden at Bradford,
A Dividend is intended to be declared in the matter of
Hugh Miller, of Neal-street, Bradford, in the county of
York, adjudicated bankrupt on the 23rd day of April,
1876. Creditors who have not proved their debts by the
22nd day of December, 1876, will be excluded.—Dated this
13th day of December, 1876.

James Douglas, Trustee.

In the County Court of Yorkshire, holden at Bradford. A Dividend is intended to be declared in the matter of William Branker Hamilton, of Brownroyd, Bradford, in the we man Brauser Hamilton, or Brownroyd, Braulord, in the county of York, Grease and Oil Manufacturer, trading under the style of W. B. Hamilton and Co., adjudicated bankrupt on the 24th day of March, 1876. Creditors who have not proved their debts by the 22nd day of December, 1876, will be excluded.—Dated this 11th day of December,

Henry Dickin, Trustee.

In the County Court of Yorkshire, holden at Leeds. In the County Court of Yorkshire, holden at Leeds.
A Dividend is intended to be declared in the matter of
William Thomse Walker Shay, of No. 5, Duncan-street,
of Saddle-yard, Briggate, and of Nassau-place, Leopoldstreet, New Leeds, all in the parish of Leeds, in the county
of York, Provision Dealer, adjudicated bankrupt on the
18th day of September, 1876. Creditors who have not
proved their debts by the 8th day of January, 1877, will
be excluded.—Dated this 18th day of December, 1876.

W. R. Burton, for self and Co-Trustee.

In the County Court of Kent, holden at Rochester.

A Dividend is intended to be declared in the matter of William Streeton, of 169, High-street, East End, Sitting-bourne, in the county of Kent, Coal Merchant, before that of the same place, Builder, adjudicated bankrupt on the 2nd day of February, 1876. Creditors who have not proved their debts by the 28th day of December, 1876, will be excluded.—Dated this 11th day of December, 1876.

Wm. Webb Hayward, Trustee.

THIS is to give notice, that the Court acting in the prosecution of an adjudication of Bankruptcy, made on the 9th day of May, 1863, against Thomas Abbot, of No. 17, Sydney-road, Homerton, in the county of Middlesex, formerly of Norwood Cottage, Dulwich-road, Brixton, in the county of Surrey, and previously of No. 22, Abingdon-villas, Kensington, in the county of Middlesex, Clerk in Her Majesty's Court of Probate, did, on the 22nd day of October, 1863, grant the Discharge of the said bankrupt, and that such Discharge will be delivered to the bankrupt, unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the Court. Court, and notice thereof be given to the Court.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Alfred Sulman, of 51, Hanover-street, Islington, in the county of Middlesex, Watchmaker, a

Bankrupt.
Before Mr. Registrar Hazlitt, acting as Chief Judge.
UPON reading a report of the Registrar-Trustee of the property of the bankrupt, dated the 8th day of November, 1876, reporting that the bankrupt had not filed any statement of affairs, that it had not been brought to the knowledge of the said Registrar-Trustee that the bankrupt was essed of any property at the date of the adjudication, or possessed of any property at the date of the adjudication, or that he had since acquired any property which could be realized for the benefit of the creditors, and that; in the opinion of the said Registrar-Trustee, it was expedient that the bankruptcy should be closed, and, upon reading the proceedings in the bankruptcy, and the affidavit of Archibal Reid, sworn the 21st day of November, 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 satisfied that the bankrupt has not been brought to filed any statement of affairs, that it has not been brought to the knowledge of the Registrar-Trustee that the bankrupt was possessed of any property at the date of the adjudication which could be realized for the benefit of the creditors, or that he has since acquired any which could be so realized, and that it is expedient that the bankruptcy should be closed, doth order and declare that the bankruptcy of the said Alfred Sulman has closed.—Given under the Seal of the Court this 8th day of December, 1876.

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

Before Mr. Registrar Hazlitt, acting as Chief Judge.

In the Matter of H Macnamard, late of 24 and 25, Pudding-lane, in the city of London, Shipping Agent,

Bankrupt.
UPON reading a report of the Registrar-Trustee of the property of the bankrupt, dated the 8th day of Novem.

ber, 1876, reporting that the bankrupt had not filed any statement of affairs, that it had not been brought to the knowledge of the said Registrar-Trustee, that the bankrupt was possessed of any property at the date of the adjudication, or that he had since acquired any property which could be so realized, and that, in his opinion, it was expedient that. the bankruptcy should be closed, and upon reading the proceedings in the bankruptcy, and the affidavit of Archibald Reid, sworn the 24th day of November, 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 satisfied that it has not been brought to the knowledge of the Registrar-Trustee that the bankrupt was possessed of any property at the date of the adjudication, or that he has since acquired any which could be realized for the benefit of the creditors, and that it is expedient that the bankruptcy should be closed, doth order and declare that the bankruptcy of the said H Macramard has closed. - Given under the Seal of the Court this 8th day of December, 1876.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Philip Benjamin, of 21, Great Doverstreet, Borough, in the county of Surrey, a Bankrupt.

Before Mr. Registrar Brougham, acting as Chief Judge.

UPON reading a report of the Registrar-Trustee of the property of the bankrupt, dated the 14th day of November, 1876, reporting that the bankrupt had not filed any statement of affairs aud did not appear on the day appointed for his public examination, and it has not been brought to the knowledge of the said Registrar-Trustee brought to the knowledge of the said Registrar-Trustee that at the date of the adjudication the bankrupt was possessed of any property that could be realized for the benefit of the creditors, or that he had since acquired any property that could be so realized, and in his opinion it was perty that could be so realized, and in his opinion it was expedient that the bankruptcy should be closed, and upon reading the proceedings in the bankruptcy, and the affidavit of Archibald Reid, sworn the 24th day of November, 1876, and upon hearing Mr. Sykes, Official Solicitor, acting on behalf of the said Registrar Trustee, and no person appearing to oppose, the Court being satisfied that the bankrupt has not filed any statement of affairs and did not appear on the day appointed for his public examination, and that it has not been brought to the knowledge of the Resistrar-Trustee that at the date of the adjudication he Registrar-Trustee that at the date of the adjudication he was possessed of any property that could be realized for the benefit of the creditors, or that he has since acquired any property that could be so realized, and that is expedient that the bankruptcy should be closed, doth order and declare that the bankruptcy of the said Philip Benjamin has closed.—Given under the Seal of the Court this 7th day of December, 1876.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Salford.

In the Matter of David Quayle, of 37, Stretford-road.

Hulme, Manchester, in the county of Lancaster, Boot and Shoe Dealer, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt dated the 12th day of December, 1×76, reporting that the whole of the property of the bankrupt has been realized for the benefit of his creditors, and that the estate not being sufficient to pay the costs no dividend has been declared, the Court being satisfied that the whole of the property of the bankrupt has been realized for the benefit of his creditors, and that the estate not being sufficient to pay the costs no dividend has been declared, doth order and declare that the bankruptcy of the said David Quayle has closed.—Given under the Seal of the Court this 12th day of December, 1876.

The Bankrupton Act, 1869. In the County Court of Durham, holden at Stockton-on-Tees and Middlesbrough.

In the Matter of Thomas Mavins, of Gainsborough, in the North Riding of the county of York, Joiner and Cabinet

Meker, a Bankrupt.
UPON reading a report of the Trustee of the property of the bankrupt, dated the 12th day of December, 1876, reporting that the whole of the property of the bankrupt has been realized for the benefit of his creditors, and a has been realized for the benefit of his creditors, and a dividend to the amount of ten shillings in the pound paid to the creditors, as shown by the statement annexed to the Trustee's report filed at this Court, the Court being satisfied that the whole of the property of the bankrupt has been so realized, and a dividend of ten shillings in the pound paid as above-mentioned, doth order and declare that the bankruptcy of the said Thomas Mavins has closed.—Given under the Seal of the Court this 12th day of December. under the Seal of the Court this 12th day of December,