

estate filed with his report, nor had he been able to discover any property whatever that could be realized for the benefit of the estate, the Court being satisfied that the Trustee has been unable to realize any of the property of the bankrupt for the reasons given in the list of outstanding estate, filed with his report, nor had he been able to discover any property whatever that could be realized for the benefit of the estate; and upon reading the report of the Official Assignee, dated the 26th July, 1878, and the affidavit of William Murdoch, sworn on the 24th July, 1878, and no creditor appearing to oppose, doth order and declare that the bankruptcy of the said Edward St. John Fairman has closed.—Given under the Seal of the Court this 30th day of July, 1878.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of William Henry Surrudge, of No. 350, Oxford-street, in the parish of Saint James, Westminster, and of No. 8, Westmoreland-road, in the parish of Paddington, both in the county of Middlesex, a Bankrupt.

Before Mr. Registrar Hazlitt, acting as Chief Judge.

UPON reading a report of James Rigg Brougham, Esq., the Registrar-Trustee of the property of the bankrupt, dated the 4th day of July, 1878, reporting that so far as he is aware the whole of the available property of the bankrupt had been realized by the late Trustee, and dividends to the amount of two shillings and one penny halfpenny in the pound had been paid, as shown by the statement annexed to the said report, and that it had not been brought to his knowledge that the bankrupt had since the adjudication acquired any further property that could be realized for the benefit of the creditors; and that in his opinion it is expedient that the bankruptcy should be closed, and upon reading the affidavit of Archibald Reid, sworn the 12th day of July, 1878, and upon hearing Mr. Aldridge, Official Solicitor, on behalf of the Registrar-Trustee, and no one appearing to oppose, the Court being satisfied that so far as the Registrar-Trustee is aware the whole of the available property of the bankrupt has been realized by the late Trustee, and dividends amounting to two shillings and one penny halfpenny in the pound have been paid, as shown by the statement annexed to the said Registrar-Trustee's report; and that it has not been brought to his knowledge that the bankrupt has since the adjudication acquired any further property that 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 William Henry Surrudge has closed.—Given under the Seal of the Court this 3rd day of August, 1878.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Lewis Brodziack, of No. 68, Coleman-street, in the city of London, Merchant, a Bankrupt.

Before Mr. Registrar Hazlitt, acting as Chief Judge.

UPON reading a report of James Rigg Brougham, Esq., the Registrar-Trustee of the property of the bankrupt, dated the 4th day of July, 1878, reporting that so far as he is aware, the whole of the available property of the bankrupt had been realized by the late Trustee, as shown by the statement annexed to the said report, and that it had not been brought to his knowledge that the bankrupt had since the adjudication acquired any further property that could be realized for the benefit of the creditors; and that in his opinion it is expedient that the bankruptcy should be closed, and upon reading the affidavit of Archibald Reid, sworn the 12th day of July, 1878, and upon hearing Mr. Aldridge, Official Solicitor on behalf of the said Registrar-Trustee, and Mr. Webster, Solicitor for a creditor appearing and opposing, but giving no information as to any outstanding property, the Court being satisfied that so far as the Registrar-Trustee is aware the whole of the available property of the bankrupt has been realized by the late Trustee, as shown by the statement annexed to the said Registrar-Trustee's report, and that it has not been brought to his knowledge that the bankrupt has since the adjudication acquired any further property that 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 Lewis Brodziack has closed.—Given under the Seal of the Court this 3rd day of August, 1878.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Mervyn Bunbury, of No. 24, Montpelier-street, Brompton, in the county of Middlesex, Gentleman, a Bankrupt.

Before Mr. Registrar Hazlitt, acting as Chief Judge.

UPON reading a report of James Rigg Brougham, Esq., the Registrar-Trustee of the property of the bank-

rupt, dated the 4th day of July, 1878, reporting that by the accounts rendered to the Comptroller in Bankruptcy by the late Trustee, it appears that he had been unable to realize the alleged assets set forth in the bankrupt's statement of affairs, and that it had not been brought to his knowledge that the bankrupt had since the adjudication acquired any further property that could be realized for the benefit of the creditors, and that in his opinion it is expedient that the bankruptcy should be closed, and upon reading the affidavit of Archibald Reid, sworn the 13th day of July, 1878, and upon hearing Mr. Aldridge, Official Solicitor, on behalf of the Registrar-Trustee, and Mr. Willis, of Counsel for the petitioning creditor, and not opposing, the Court being satisfied that by the accounts rendered to the Comptroller in Bankruptcy by the late Trustee, he has been unable to realize the alleged assets set forth in the bankrupt's statement of affairs, and that it has not been brought to the knowledge of the said Registrar-Trustee that the bankrupt has since the adjudication acquired any further property that 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 Mervyn Bunbury has closed.—Given under the Seal of the Court this 3rd day of August, 1878.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of William Harris, of No. 17, Wynne-road, Brixton-road, in the county of Surrey, a Bankrupt.

Before Mr. Registrar Hazlitt, acting as Chief Judge.

UPON reading a report of James Rigg Brougham, Esq., Registrar-Trustee of the property of the bankrupt, dated the 4th day of July, 1878, reporting that by the accounts rendered to the Comptroller in Bankruptcy by the late Trustee, it appeared that the whole of the assets of the bankrupt were sold by the Sheriff of Surrey, and that it had not been brought to his knowledge that the bankrupt had since the adjudication acquired any further property that could be realized for the benefit of the creditors; and that in his opinion it is expedient that the bankruptcy should be closed, and upon reading the affidavit of Archibald Reid, sworn the 13th day of July, 1878, and upon hearing Mr. Aldridge, Official Solicitor, on behalf of the said Registrar-Trustee, and no one appearing to oppose, the Court being satisfied that by the accounts rendered to the Comptroller in bankruptcy by the late Trustee, the whole of the assets of the bankrupt were sold by the Sheriff of Surrey, and that it has not been brought to the knowledge of the said Registrar-Trustee that the bankrupt has since the adjudication acquired any further property that 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 William Harris has closed.—Given under the Seal of the Court this 3rd day of August, 1878.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Ralph Grant, of 10, Broadway, Westminster, Middlesex, Corn Dealer, a Bankrupt.

Before Mr. Registrar Hazlitt, acting as Chief Judge.

UPON reading a report of James Rigg Brougham, Esq., the Registrar-Trustee of the property of the bankrupt, dated the 4th day of July, 1878, reporting that so far as he is aware the whole of the available property of the bankrupt has been realized by the late Trustee, and a dividend amounting to eleven pence in the pound has been paid, as shown by the statement annexed to the said report, and that it had not been brought to his knowledge that the bankrupt had since the adjudication acquired any further property that could be realized for the benefit of the creditors, and that in his opinion it is expedient that the bankruptcy should be closed, and upon reading the affidavit of Archibald Reid, sworn the 12th day of July, 1878, and upon hearing Mr. Aldridge, Official Solicitor, on behalf of the said Registrar-Trustee, and no one appearing to oppose, the Court being satisfied that so far as the Registrar-Trustee is aware the whole of the available property of the bankrupt has been realized by the late Trustee, and that a dividend amounting to eleven pence in the pound has been paid, as shown by the statement annexed to the said Registrar-Trustee's report, and that it has not been brought to his knowledge that the bankrupt has since the adjudication acquired any further property that 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 Ralph Grant has closed.—Given under the Seal of the Court this 3rd day of August, 1878.

THE estates of George Docherty, Clothier, No. 6, William-street, Greenock, were sequestrated on the 2nd day of August, 1878 years, by the Sheriff of Renfrew and Bute.

The first deliverance is dated 2nd August, 1878.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock, afternoon, on the 19th day of