the report of the Official Assignee, dated January 24th, 1880, and upon reading the affidavit of George Walter, dated January 22nd, 1880, and upon hearing the Trustee, no creditor attending to oppose, the Court being satisfied that no property of the bankrupt has been realized, and that it is not necessary to keep the bankruptcy open, doth order and declare that the bankruptcy of the said Henry Merrin has closed.—Given under the Seal of the Court this 5th day of February 1990 of the Court this 6th day of February, 1880.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Stocktonon-Tees and Middlesborough.

In the Matter of William Coatsworth, of Hury, in the parish of Ronald Kirk, in the North Riding of the

county of York, Farmer, a Bankrupt.

UPON reading a report of the Trustee of the pro-crty of the bankrupt, dated the 14th day of January, 1880, reporting that so much of the property of the bankrupt as can, according to the joint opinion of the said Trustee and the Committee of Inspection be realized without needlessly protracting the bankruptcy has been realized, and upon hearing Mr. Smith, Solicitor for the said Trustee, the Court being satisfied that so much of the property of the bankrupt as can, according to the joint opinion of the said Trustee and the Committee of Inspection, be realized without needlessly protracting the bankruptcy has been realized, doth order and declare that the bankruptcy of the said William Coatsworth has closed.—Given under the Seal of the Court this 10th day of February, 1880.

The Bankruptey Act, 1869. In the County Court of Kent, holden at Rochester. In the Matter of Robert Stephen Gooch, of No. 3, Park-road, Belvedere, in the county of Kent, Builder and Cou-

tractor, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 17th day of October, 1879, reporting that the proceeds of the same have been absorbed in payment of the expenses of the bankruptcy, that there is no probability, to the best of the Trustee's knowledge and belief, of any other property being forthcoming, and that in the Trustee's opinion it is desirable to close the bankrup'cy, that the Trustee has nothing whatever in hand, and to the best of his knowledge and belief there is no outstanding estate of the bankruptcy, the Court being satisfied that the proceeds of the same have been absorbed in payment of the expenses of the bankruptey, that there is no probability, to the best of the Trustee's knowledge and belief, of any other operty being forthcoming, and that in the Trustee's opinion it is desirable to close the bankruptey, that the Trustee has nothing whatever in hand, and to the best of his knowledge and belief there is no outstanding estate of the bankruptcy, doth order and declare that the bankruptcy of the said Robert Stephen Gooch has closed. —Given under the Seal of the Court this 10th day of December, 1879.

The Bankruptey Act, 1869.
In the County Court of Wiltshire, holden at Swindon.
In the Matter of John Alexander Handy, of Malmesburyin the county of Wilts, Attorney and Solicitor, a Bank,

UPON reading a report of the Trustee of the property of the bankrupt, dated the 6th day of February, 1880, reporting that the whole of the property of the bankrupt, according to the opinion of the said Trustee and the Committee of Inspection, had been realized for the benefit of his creditors, and a dividend to the amount of eight pence in the pound had been paid, the Court being satisfied that the whole of the property of the bankrupt had been realized as aforesaid, and a dividend of eight pence in the pound paid, doth order and declare that the bankrup'cy of the said John Alexander Handy has closed, - Given under the Seal of the Court this 16th day of February, 1880.

The Bankruptcy Act, 1869. In the County Court of Lincolnshire, holden at Great Grimsby.

In the Matter of Edward Richard Lloyd and Carl Alfred Bock, of Great Grimeby, in the county of Lincoln, Timber Merchants, trading under the style or firm of Lloyd, Bock, and Co., Bankrupts.

Livya, Dock, and Co., Dankrupts.

UPON reading a report of the Trustee of the property of the bankrupts, dated the 17th day of February, 1880, reporting that the whole of the property of the bankrupts has been realized for the benefit of their creditors, and a dividend to the amount of six shillings in the pound has been paid upon the separate estate of the said Edward Richard Lloyd, that a dividend to the amount of twenty shillings in the pound has been paid upon the separate estate of the said Carl Alfred Bock, and that a dividend to the amount of one shilling and eight pence in the pound has been paid upon the joint estate of the said bankrupts, as shown by the statement thereunto annexed, the Court being satisfied that the whole of the property of the bankrupts has been realized for the benefit of their creditors, and that a dividend to the amount of six shillings in the pound has been paid upon the separate estate of the said Edward Richard Lloyd, and that a dividend to the amount of twenty shillings in the pound has been paid upon the separate estate of the said Carl Alfred Bock, and that a dividend to the amount of one shilling and eight pence in the pound has been paid upon the joint estate of the said bunkrupts, doth order and declare that the bankruptcy of the said Edward Richard Lloyd and Carl Alfred Bock has closed.—Given under the Seal of the Court this 17th day of February, 1880.

The Bankruptcy Act, 1869.
In the County Court of Staffordshire, holden at Burton- ] on-Trent.

In the Matter of a Bankruptey Petition against John Sher

ratt, of Fenny Bentley, Ashbourne, in the county of Derby, Innkeeper and Beerseller.

UPON reading a report of the Trustee of the property of the backrupt, dated the 29th day of January, 1880, reporting that the whole of the property of the bankrupt, except one debt of £10 0s. 6d., which had been received by him, had been seized and sold under a bill of sale, and that here were no other assets which it was possible to obtain for the benefit of the creditors, the Court being satisfied that there are no other assets which it is possible to obtain for the benefit of the creditors, doth order and declare that the bankruptcy of the said John Sherratt has closed.—Given under the Seal of the Court this 4th day of February, 1830.

The Bankruptcy Act, 1869.
In the County Court of Suffolk, holden at Ipswich.
In the Matter of James Scarlett, of 79, Fore street, Saint Clements, Ipswich, in the county of Suffolk, Butcher, a

UPON reading a report of the Trustee of the property of the bankrupt, dated the 14th day of February, 1880, reporting that so much of the property of the bankrupt as can, ecording to the joint opinion of himself and the Committee of Inspection, he realized without needlessly protracting the bankruptcy has been realized, the joint opinion of himself and the Committee of Inspection being that there is not any property of the bankrupt whatever to be realized, the Court being satisfied that so much of the property of the bankrupt as can be realized without needlessly protracting the bankruptcy has been realized, and that there is not any property of the bankrupt whatever to be realized, doth order and declare that the bankruptcy of the said James Scarlett has closed. - Given under the Seal of the Court this 14th day of February, 1880.

The Bankruptey Act, 1869. In the County Court of Surrey, holden at Kingston.
In the Matter of Henry Temple Waldy, of Victoria-road, Teddington, in the county of Middlesex, Gentleman, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 16th day of February, 1880, reporting that the whole of the property of the bankrupt has been realized for the benefit of his creditors, the bankrupt in fact having no property, the Court being satisfied that the whole of the property of the bankrupt has been realized for the benefit of his creditors, the bankrupt in fact having no property, doth order and declare that the bankruptny of the said Henry Temple Waldy has closed.—Given under the Seal of the Court this 18th day of February, 1880.

THE estates of William Galbraith, Wa'chmaker and
Jeweller, of Campbe town and Tarbert were secured Jeweller, of Campbe town and Tarbert, were seques trated on the 14th day of February, 1830, by the Sheriff of Argyllshir.

the first deliverance is dated the 14th day of February,

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 27th day of February, 1880, within the Argyil Aims Hotel, in Campbeltown.

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 14th day of June,

A Warrant of Protection has been granted to the bankrupt till the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.
C. and D. MACTAGGART, Writers,

Campbeltown, Agents.

HE estates of David Edie, sometime Quarrymaster, THE estates of David Edie, sometime Quarrymaster, now Public-house Keeper, at Guardbridg, in the county of Fifs, were sequestrated on the 1st day of February, 1880, by the Sherff of the county of Fifs.

The first deliverance is dated 14th February, 1880.

Tue meeting to elect the Trustee and Commissioners is to be held at eleven o'clock, forenoon, on Wednesday, the 25 h day of February, 1880, within the Royal Hotel, Cupar. A composition may be offered at this meeting, and to

entitle creditors to the first dividend, their ouths and grounds