cated bankrupt on the 30th day of May, 1881. Creditors who have not proved their debts by the 18th day of July, 1881, will be excluded.—Dated this 1st day of July, 1881.

Thomas Horsfield, Trustee.

THIS is to give notice, that the Court acting in the prosecution of a Petition for an adjudication of Bankruptcy, filed on the 13th day of August, 1859, against Thomas Peters, of Cambridge, in the county of Cambridge, Tailor and Robe Maker, Dealer and Chapman, will sit on the 29th day of July, 1881, at eleven o'clock in the forenoon precisely, at the London Bankruptcy Court, Lincoln's-inn-fields, in order to make a Final Dividend of the estate and effects of the said bankrupt, when and where the creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend; and all claims not then proved will be disallowed.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Frederick Thomas Verner and Charles Augustus Verner, trading in copartnership under the Style of Verner Brothers, at No. 9, Old Broad-street, in the city of London, Stock Brokers, and also late of No. 8, Queen's-gardens, Hyde Park, in the county of Mid-dlesex, and in the Matter of the Separate Estates of Frederick Thomas Verner and Charles Augustus Verner, Bankrupts.

Bankrupts.
Before Mr. Registrar Hazlitt, sitting as Chief Judge.
UPON reading a report of the Trustee of the property of the joint estate of the bankrupts, dated the 24th day of May, 1881, reporting that so much of the property of the bankrupts as can, according to the joint opinion of himself and the Committee of Inspection be realized without needlessly protracting the bankruptcy had been realized, as shown by the statement thereunto annexed, and a dividend to the amount of nine pence in the pound and a dividend to the amount of nine pence in the pound Trustee of the same date, reporting that the whole of the property of the separate estate of the said Charles Augustus Verner had been realized, as shown by the statement thereunto annexed, and a dividend of three pence farthing in the pound had been paid, and also upon reading a certificate of the said Trustee, dated the 24th day of May, 1881, that he had received no money on account of the separate estate of the said Frederick Thomas Verner, and upon hearing Messrs. Stibbard, Gibson, and Co., Solicitors for the Trustee, and no creditor emerging to oppose and upon reading the report of to appearing to oppose, and upon reading the report of the Official Assignee, dated the 24th day of May, 1881, the Court being satisfied that so much of the property of the bankrupts as can, according to the joint opinion of the Trustee and the Committee of Inspection as could be realized without needlessly protracting the bankruptcy had been realized, and a dividend to the amount of nine pence in the pound had been paid to the graditors of the pence in the pound had been paid to the creditors of the joint estate, and a dividend of three pence farthing in the pound had been paid to the creditors of the separate estate of the said Charles Augustus Verner, and no money had been received on account of the separate estate of the said Frederick Thomas Verner, doth order and declare that the bankruptcy of the said Frederick Thomas Verner and Cherles Augustus Verner has closed.—Given under the Seal of the Court this 1st day of July, 1881.

The Bankruptcy Act, 1869. The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of Louis Engels, of No. 9, Mincing-lane, in the city of London, Merchant, trading under the style or firm of Engels and Co., a Bankrupt.
Before Mr. Registrar Murray, sitting as Chief Judge.
UPON reading a report of the Trustee of the property of the bankrupt, dated the 21st day of January, 1881, reporting that so much of the property of the bankrupt as can according to the joint opinion of himself and the Committee of Inspection thereunto annexed in writing under their hands.

of Inspection thereunto annexed in writing under their hands, be realized, without needlessly protracting the bankruptcy, has been realized, as shown by the statement thereunto annexed, and that a dividend to the amount of two shillings and nine pence halfpenny in the pound has been paid, and apon reading the report of the Official Assignee, dated the 27th day of June, 1881, and no creditor appearing to oppose, the Court being satisfied that so much of the property of the the court being satisfied that a much of the property of the bankrupt as can be realized, without needlessly protracting the bankruptcy has been realized, and that a dividend to the amount of two shillings and nine pence halfpenny in the pound has been paid, doth order and declare that the bankruptcy of the said Louis Engels has closed.—Given under the Seel of the Court this 2nd day of July, 1881,

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of Benjamin Dowel and Linton Priddle, of

In the Matter of Benjamin Dowel and Linton, Priddle, of
4, Royal Exchange-buildings, in the city of London, Contractors and Commission Agents, Bankrupts.
Before Mr. Registrar Brougham, sitting as Chief Judge.
UPON reading a report of the Trustee of the property
of the bankrupts, dated the 8th day of December, 1880, reporting that the whole of the property of the bankrupts disclosed in their statement of affairs is unrealizable, and that
the Trustee has not been able to discover that any property. the Trustee has not been able to discover that any property has since devolved upon them, and upon the application of the Trustee in person, and no creditor appearing to oppose, and upon reading the report of the Official Assignee, dated the 21st day of June, 1881, and the affidavit of John Folland Lovering, sworn the 7th day of June, 1881, and the further affidavit of John Folland Lovering, sworn the 30th day of June, 1881, and the affidavit of Stuart Frederick Bowyer, sworn the 17th day of June, 1881, of postage of notices to creditors of this application, the Court being satisfied that the whole of the property of the bankrupts disclosed in their statement of affairs is unrealizable, and that the Trustee has has not been able to discover that any property has since the Trustee has not been able to discover that any property has not been able to discover that any property has since devolved upon them, doth order and declare that the bank-ruptcy of the said Benjamin Dowel and Linton Priddle has closed. - Given under the Seal of the Court this 30th day of June, 1881.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matter of Richard Hooper, of Huyton, near Liver-

In the Matter of Richard Hooper, of Huyton, near Liverpool. in the county of Lancaster, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 17th day of June, 1881, reporting that the whole of the property of the bankrupt had been realized for the benefit of his creditors, and a dividend of sixpence in the pound had been paid, as shown by the statement thereunto annexed, the Court being satisfied thereof, doth order and declare that the bankruptcy of the said Richard Hooper has closed.—Given under the Seal of the Court this let day of July, 1881.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matter of George Highton, of 35, North John-street and I and 3, Mathew-street, Liverpool, in the county of Lancaster, Provision Merchants, trading under the style or firm of George Highton and Co., and also of No. 6, Tarleton-street, Liverpool aforasaid, trading as the American Fresh Meat Company, and also of Larkfieldterrace, Wavertree-road, Wavertree, near Liverpool afore-said, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 17th day of June, 1881, reporting that the whole of the property of the bankrupt had been realized for the benefit of his creditors, and a dividend of two shillings and six pence in the pound had been paid, as shown by the statement thereunto annexed, the Court being satisfied thereof, doth order and declare that the bankruptcy of the said George Highton has closed.—Given under the Seal of the Court this lat day of July, 1881.

The Bankruptcy Act, 1869. In the County Court of Laucashire, holden at Liverpool. In the Matter of William Heaton, of Town-row, West Derby,

In the Matter of William Heaton, of Town-row, West Derby, in the county o' Lancaster, Builder, a Bankrupt.
UPON reading a report of the Trustee of the property of the bankrupt, dated the 27th day of May, 1881, reporting that a scheme of arrangement of the affairs of the bankrupt had been assented to by him, to which the approval of the Court was given on the 12th day of December, 1879, the Court being satisfied thereof, doth order and declare that the bankruptey of the said William Heaton has closed.—Given under the Seal of the Court this 1st day of July, 1881.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Halifax.
In the Matter of John Henry Farrar, of Pellon-lane, Halifax, in the county of York, Cabinet Maker, a Bankrupt.
UPON reading a report of the Trustee of the property of the bankrupt, dated the 29th day of June, 1881, reporting that the whole of the property of the bankrupt has been realized for the benefit of his creditors, and that the amount realized after paying the avenues was insufficient for the realized for the benefit of his creditors, and that the amount realized, after paying the expenses, was insufficient for the payment of a dividend, as shown by the statement thereunto annexed, the Court being satisfied that the whole of the pro-perty of the bankrupt has been realized for the benefit of his creditors, and that the amount realized, after paying the expenses, was insufficient for the payment of a dividend, dothlorder and declare that the bankruptcy of the said John Henry Farrar, has closed.—Given under the Seal of the Court this 30th day of June, 1881.