ing on business in copartnership under the style or firm of Thomas Booth and Son, at Medlock Mill, in Lees aforesaid, on the 13th day of July, 1876, will apply for an Order of Discharge.—Dated this 29th day of July, 1882.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough, transferred from the County

Court of Yorkshire, holden at York.

A Final Dividend is intended to be declared in the matter of Robert Paley, of No. 19, Parliament-street, Low Harrogate, in the county of York, Grocer and Provision Dealer, adjudicated bankrupt on the 10th day of November, 1881. Creditors who have not proved their debts by the 8th day of August, 1882, will be excluded.—Dated this 29th day of July, 1882.

Geo. Ed. Pybus, Trustee.

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

In the Matter of Algernon Moses Mursden, of the King-street Galleries, Nos. 9, 10, and 11, King-street, St. James's, in the county of Middlesex, and of 97, Lindengardens, Bayswater, in the same county, Picture Dealer, adjudicated a Bankrupt on the 20th day of August, 1881.

NAKE notice that a General Meeting of the Oreditors of the above-named Algernon Moses Marsden will be held at the offices of Messra. Browne, Stanley, and Co., 3, 4, and 5, Queen-street, Cheapside, in the city of London, on Tuesday, the 8th day of August, 1882, at halfpast two o'clock in the afternoon, for the purpose of con-tirming the payment sanctioned by the Committee of Inspection, and made by the Trustee to the bankrupt, of the sum of £185 8s., in consideration of his services during his engagement in winding up the estate.—Dated this 26th day of July, 1882.

W. L. CLIFTON BROWNE, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of Gustaf Ehrenreich Roos and James Wood, trading as Boos, Wood, and Coy., and also trading as Gust. Boos and Coy., of Market-buildings, Mark-lane, in the city of London, Commission Mer-

Mark-lane, in the city of London, Commission Merchants, Bankrupts.

Before Mr. Registrar Pepys, acting as Chief Judge.

UPON reading a report of the Registrar-Trustee of the property of the bankrupts, dated the 9th day of June, 1882, reporting that in the matter of the joint estate, and also in the matter of the separate estate of Tunes Wood, the headrupts did not disclose any property. James Wood, the bankrupts did not disclose any property whatever, which fact had been stated in a certificate rendered by the late Trustee to the Comptroller in Bankruptey, and that the bankrupt, Gustaf Ehrenreich Roos, in his separate statement of affairs returned as assets book debts which he estimated to realize the sum of \$282 5s. 10d., but the late Trustee in a certificate sent by him to the said Comptroller in Bankruptcy, stated that his continuous efforts to recover any of the amounts set out in the said statement of affairs had proved fruitless, and that it had not been brought to the Registrar-Trustee's knowledge, nor had he been able to discover that since the death of the late Trustee there is any property that could be realized for the benefit of the crediperty that could be resulted for the beneat 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 9th day of Jure, 1882, 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 in the matter of the joint estate, and also in the matter of the separate estate of James Wood, the bankrupts did not disclose any property, and that the assets disclosed in the separate statement of affairs of Gustaf Ehrenreich Roos, and estimated to realize £282 5s. Od., could not be realized by the late Trustee, and that since the death of the late Trustee there is no property which could be realized for the benefit of the creditors, doth order and declare that the bankruptcy of the said Gustaf Ehrenreich Rocs and James Wood has closed.—Given under the Seal of the Court this 25th day of July, 1882.

The Bankruptey Act, 1869,
In the London Bankruptey Court.
In the Matter of William Restartck, of Great Malvern, in the county of Worcestershire, Clothier and Lodging-house Keeper, a Bankrupt.
Before Mr. Registrar Pepys, acting as Chief Judge.
UPON reading a report of the Registrar-Trustee of the property of the bankrupt, dated the 5th day of June, 1882, reporting that the bankrupt had not filed any accounted for his and that he did not annear on the day appointed for his and that he did not appear on the day appointed for his

public examination, and that it appeared from the account rendered to the Comptroller in Bankruptey by the late Trustee, that he had realized the whole of the property of the bankrupt which he had been able to discover, and that a first and final dividend of one shilling and nine pence in the pound had been paid by the late Trustee to the creditors, and that it had not been brought to the knowledge of the said Registrar-Trustee that the bankrupt had since the death of the late Trustee acquired any further property that could be realized for the benefit of the creditors, and that in his opinion it is expedient that the hankruptcy should be closed, June, 1882, 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 the bankrupt had not filed any accounts, and that he did not appear on the day appointed for his public examination, and that the late Trustee realized the whole of the property of the bankrupt which he been able to discover, and that a first and final dividend of one shilling and nine pence has been paid to the creditors, and that the bankrupt has not since the death of the inte Trustee acquired any surther property that could be realized for the benefit of the creditors. order and declare that the bankruptcy of the said William Restarick has closed, - Given under the Seal of the Court this 25th day of July, 1882.

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

In the Matter of John Henry French, late of No. 1, High Holborn, in the county of Middlesex, Printer and Litho-grapher, a Bankrop.

Before Mr. Registrar Brougham, sitting as Chief Judge.

UPON the application of the Trustee, and upon reading a report of the Trustee of the property of the bankrupt, dated the 28th day of June, 1832, reporting that the principal asset consists of a share in a partnership matter which the had been unable to realize, and he had now reason to believe that nothing will come from this or any other source, and upon reading the report of the Official Assignee, dated the 7th day of July, 1882, and no creditor appearing to oppose, the Court being satisfied that the principal asset consists of a share in a partnership matter which the Trustee has been unable to realize, and being of opinion that nothing will ever come from this or any other source, doth order and declare that the bankruptey of the said John Henry French has closed.—Given under the Seal of the Court this 13th day of July, 1882.

The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of William Robert Warner, late of No. 29.

In the Matter of William Robert Warner, late of No. 29, Gaisford-street, Kentish Town, in the county of Middlesex, Secretary to a Public Company, but now a Prisoner or out on Ticket of Leave, a Bankrupt.

Before Mr. Registrar Pepps, sitting as Chief Judge.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 10th day of February, 1882, reporting that the whole of the property of the bankrupt had been realized for the benefit of his creditors, and there was shown by the Trustee's last account a bulance of £55 2. 2d shown by the Trustee's last account a balance of £55 9c. 2d., of which sum £40 11s. 7d. has been voted for his remunera-tion, and it was estimated that the costs of the Solicitors to the Trustee would exhaust the greatest part of the remainder, and of the Official Assignee, dated the 18th day of July, 1882, and upon hearing Mr. Liddle, Solicitor for the Trustee, and no creditors appearing to oppose the application, and the Court being satisfied that the whole of the property of the bankrupt had been realized, and that there was no balance with which to declare a dividend, doth order and declare that the bankruptcy of the said William Robert Warner has closed.—Given under the Seal of the Court this 24th day of

The Bankruptcy Act, 1869. Ine bankruptey Act, 1009.

In the London Bankruptey Court.

In the Matter of John James Moore, of 97, Curtain-road, in the county of Middlesex, Upholsterer, a Bankrupt.

Before Mr. Registrar Pepys, acting as Chief Judge.

Upon reading a report of the Registrar-Trustee of the property of the bankrupt, dated the 23rd day of June, 1882, reporting that the accounts filed by the bankrupt do not discount and that the later Trustee by his

July, 1882.

close any assets, and that the late Trustee, by his account rendered to the Comptroller in Bankruptcy, appeared to have received an amount of £3 from a debtor to the estate, and to have made certain payments, leaving a bulance of 14s. 4d. due to him, and that the said late Trustee, in certificates rendered by him to the said Comptroller, dated the 29th September, 1875, and the 15th February, 1876, respectively, the same being approved of by the Committee of Inspection, states that there is no further estate that could be realized, and that it had not been brought to the knowledge of the said Registrar-Trustee that the bankrupt had since the death of the late Trustee acquired any further property that could be realized for the benefit of the creditors, and that, in his opinion, it is expedient that the bankroptcy should be closed, and upon reading the affidavit of William