rupt on the 16th day of November, 1882. Creditors who have not proved their debts by the 28th day of February, 1883, will be excluded.—Dated this 12th day of February, 1883. Geo. Chandler, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Act, 1805. In the London Bankruptcy Court. In the Matter of Joseph Palmer, of No. 12, Borough High-street, in the county of Surrey, and No. 111, High-street, Lewisham, in the county of Kent, Auctioneer and House and Estate Agent, adjudicated a Bankrupt on the 24th day

of November, 1881. A GENERAL Meeting of the Creditors of the above-A named bankrupt is hereby summoned to be held at the offices of my Solicitor, Mr. James Mote, No. 1, Walthe offices of my Solicitor, Mr. James Mote, No. 1, Wal-brook, in the city of London, on Taesday, the 27th day of February, 1883, at twelve of the clock at noon, to transact the following business :--1. To fix the remuneration to be paid to the Trustee; 2. To pass any other resolution or reso-lutions that may be deemed necessary.--Dated this 8th day of February, 1883. PETER HOLMAN, Trustee.

The Bankruptoy Act, 1869. In the London Bankruptoy Court. In the Matter of Thomas Matthew, of 161, Hope-street, Glasgow, North Britain, and Elderslie House, Renfrewshire, North Britain, and John Fairlie, of 161, Hope-street, Glasgow, North Britain, and 14, Royal-terrace, street, Glasgow, North Britain, and 14, Royal-terrace, Glasgow, North Britain, both at present residing at the Victoria Hotel, Euston-square, in the county of Mid-dlesex, Merchants, Copartners, trading under the style or firm of Matthew, Buchanan, and Co., and both at Rangoon and Moulmeim, British India, under the style or firm of Buchanan and Co., Bankrupts. Before Mr. Registrar Pepys, sitting as Chief Judge. UPON reading a report of the Trustee of the pro-perty of the bankrupts, dated the 12th day of January, 1883, reporting that the whole of the property of the bankrupts has been realized for the benefit of their credi-tors, under and pursuant to the provisions of the general' scheme of arrangement of the affairs of the bankrupts, assented to by the Trustee, to which the approval of this

scheme of arrangement of the aflars of the bankrupts, assented to by the Trustee, to , which the approval of this Court was given on the 20th day of July, 1880, and which scheme has been carried out, and upon hearing Mr. Cyril Mortimer Murray Rawlins, the Solicitor for William Hurlbatt, the Trustee, and upon reading the affidavit of the said William Hurlbatt, sworn and filed in the above matter, and the report of the Official Assignce, and no one appearing to oppose, the Court being satisfied that the whole of the property of the bankrupts has been realized for the benefit of their creditors, under and pursuant to the provisions of the general scheme of arrangement of the affairs of the bankrupts assented to by the Trustee, to which the approval of this Court was given on the 20th day of July, 1880, and which scheme has been carried out, doth order and declare that the bankruptcy of the said Thomas Matthew and John Fairlie has closed.-Given under the Seal of the Court this 13th day of February, 1883.

1883. The Bankruptey Act, 1869. In the London Bankruptey Court.
In the Matter of Willett Laurance Adye, of No. 18, Manley terrace, Kennington Park, in the county of Surrey, of no occupation, 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 16th day of January 1883 renorting that it anneared by the accumta January, 1883, reporting that it appeared by the accounts and certificate rendered to the Comptroller in Bankruptcy, by the late Trustee that the whole of the property of the bankrupt had been realized, and that all the creditors had been paid in full with interest, and that all the creations had been paid in full with interest, and the costs of the bank-ruptcy paid, and upon reading the affidavit of William Humphreys, sworn the 2nd day of February, 1883, 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 whole of the property of the bankrupt has been realized, and that all the creditors have been paid in full with interest, and the costs of the bankruptcy paid, doth order and declare that the bank-ruptcy of the said Willett Laurance Adye has closed.-Given under the Seal of the Court this 8th day of February, 1883.

The Bankruptcy Act, 1869.

In the London Bankruptcy Act, 1605. In the London Bankruptcy Court. In the Matter of John Henry Walcot Vowler, of the River Lea Iron Works, Cauning Town, in the county of Essex, and of 5 and 7, Gracechurch-street, in the city of London, trading in his own name, and as the Canning Town Iron Company, a Bankrupt. sfore Mr. Registrar Pepys, sitting as Chief Judge.

Before Mr

UPON reading a report of the Trustee of the property of the bankrupt, dated the 30th day of August, 1882, reporting that the whole of the property of the bankrapt has

been realized for the benefit of his creditors, and a dividend of two shillings in the pound had been paid, as shown by the statement annexed to the said report, and upon hearing the said Trustee, and upon reading the report of the Official Assignee, dated the 20th November, 1882, and no one appear-ing to oppose, and the Court being satisfied that the whole of the property of the bankrupt has been realized for the benefit of his creditors, doth order and declare that the bankruptcy of the said John Henry Walcot Vowler has closed.—Given under the Seal of the Court this 18th day of December, 1882.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the London Bankruptcy Court. In the Matter of William Bull, of No. 1; Quality-court, Chancery-lane, in the county of Middlesex, Civil Engineer, a Bankrupt.

gineer, 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 lat day of November, 1882, re-porting that the whole of the property of bankrupt had been realized for the benefit of his creditors, and a dividend to the amount of four shillings and four pense in the pound had been paid, as shown by the statement thereunto annexed, and that according to the joint opinion of himself and the Committee of Inspection it would be best to close the back-ruptcy forthwith, there being no further assets for distribu-tion among the creditors, and upon hearing the Trustee, and reading the report of the Official Assignee, dated the 2nd day of February, 1883, and no creditor appearing to oppose, and the Court being satisfied that the whole of the property of the bankrupt has been realized for the benefit of his creditors, and a dividend to the amount of four shillings and four pence in the pound has been paid, and that there is no prospect of any further assets for distribution among his credi-tors, doth order and declare that the bankruptey of the said William Bull has closed.—Given under the Seal of the Court this 10th day of February, 1883.

The Bankroptcy Act, 1869.

In the London Bankruptey Court. In the London Bankruptey Court. In the Matter of James Morton, of 204, West George-street, Glasgow, North Britain, and Elderslie House, Renfrew-shire, North Britain, and the Vistoria Hotel, Eustonsquare, in the county of Middlesex, and Alexander Taylor, also of 204, West George-street, Glasgow, North Britain, and Wellfield House, Partick-hill, Glasgow, North Britain, both Merchants and Copartners, trading under the style or firm of James Morton and Co., and carrying on business at 8, George-yard, Lombard-street, in the city of London, Bankrupts. Before Mr. Registrar Pepys, sitting as Chief Judge.

UPON reading a report of the Trustee of the property of the bankrupts, dated the 12th day of January, 1883, reporting that the whole of the property of the bankrupts has been realized for the benefit of their creditors, under and has been realized for the benefit of their creditors, under and pursuant to the provisions of the general scheme of arrange-ment of the affairs of the bankrupts, assented to by the Trustee, to which the approval of this Court was given on the 20th day of July, 1880, and which acheme has been carried out, and upon hearing Mr. Cyril Mortimer Murray Rawlins, the Solicitor for Robert Palmer Harding, the Trustee, and upon reading the affidavit of the said Robert Palmer Harding, sworn and filed in the above matter, and the report of the Official Assignee, and no one appearing to oppose, the Court being satisfied that the whole of the pro-perty of the bankrupt has been realized for the benefit of their creditors, under and pursuant to the newsions of the their creditors, under and pursuant to the provisions of the general scheme of arrangement of the affairs of the bankrupt, assented to by the Trustee, to which the approval of this Court was given on the 20th day of July, 1880, and which scheme has been carried out, doth order and declare that the bankruptcy of the saidjJames Morton and Alex-ander Taylor has closed. — Given under the Seal of the Court this 13th day of February, 1883.

The Bankruptoy Act, 1869. In the London Bankruptey Court. In the Matter of Joel Moss Hart, of No. 89, Fore-street. in the city of London, Manufacturer and Agent, a Bankrupt.

Before Mr. Registrar Brougham, acting as Chief Judge.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 10th day of November, 1882, reporting that so much of the property of the bankrupt as can be, without needlessly protracting the bankruptcy, has been realized for the benefit of his creditors, no dividend having been paid to the creditors, the costs and preferential claims having absorbed all the assets, and no creditor opposing, and upon hearing the Trustee in person, and upon reading the report of the Official Assignee, dated the 8th day of February, 1883, the Court being satisfied that so much of the property of the bankrupt, as can be, without needlessly protracting the bankruptcy, has been realized, doth order and deblare that the bankruptcy of the said Joel Moss Hart has closed.-Given under the Seal of the Court this 8th day of February, 1883.