ORDERS ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Debtor's Name.	Address.	Description.	Court,	No.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.
Short, Richard Habberfield Short, George, and Deykin, William Redfern (trading as Short, Short, and Co Short Bros., and as The British Mercantile Gazette)	Catherine-road, Surbiton, Surrey 19, Anerley-park, Anerley, Surrey Farquhar-road, Edghaston, Warwick- shire 91, Queen Victoria-street, London, and 22, Granville-street, Birmingham 256, Old-street, London 108, Fleet-street, London	Merchants and Newspaper Proprietors	High Court of Justice in Bankruptcy	569 of 1887	Aug. 16, 1887	Upon the approval by the Court of this scheme, all joint and separate property of the debtors divisible amongst their creditors as if they were adjudged bankrupts under these proceedings shall vest in a Trustee. Mr. Algernon
· .						Osmond Miles, of No. 28, King-street, Cheapside, E.C., Chartered Accountant, is the Trustee to administer the property of the debtors, who shall within 14 days after the date of such approval give security to the satisfaction of the Board of Trade, and obtain from the Board a cer-
					·	tificate of his appointment, and act under the superintendence of a Committee of Inspection. The executors of the late Thomas Short, deceased, and Mary Peck Deykin, Elizabeth Noake Gray, and Clara Short, the persons beneficially interested in his estate, shall in writing consent to postpone payment from the property admini-
						stered under this scheme of any Dividend upon the debt due to the executors until a Dividend or Dividends amount- ing to 5s. in the pound, shall have been declared and paid upon the debts of all joint creditors of the debtors who shall prove against the estate other than the said exe-
						cutors. That the joint property of the debtors shall be administered by the Trustee in like manner, and (so far as the same can be done consistently with this scheme)
*						with the like powers and duties, and subject to the like conditions in all respects as though the debtors had res- pectively been adjudged bankrupts, and such Trustee
*			· <u>-</u> ·	1		aforesaid had been appointed Trustee in the bank- ruptcy, and shall be distributed by him in the following order:—In payment of preferential debts, costs, charges,
· · · · · · · · · · · · · · · · · · ·	"	., ""				expenses, fees, and percentages, and in payment of 5s. in the pound upon the debts of all joint creditors of the debtors who shall prove against the estate other than the said executors. After the payments aforesaid, in pay-
					-	ment to the said executors of 4s, 6d, in the pound upon their said debt. And the residue as nearly as may be in accordance with the law of bankruptcy, in payment of dividends rateably on all debts proved against the joint
•	Į.	1	1	1	}	estate. From the date of the approval by the Court of