In the County Court of Wiltshire, holden at Swiedon.

A Dividend is intended to be declared in the matter of A Dividend is intended to be declared in the matter of Samuel and William Mason, of Ashton Keynes, in the county of Wilts, Bakers and Carriers, adjudicated bankrupts on the 24th day of June, 1880. Creditors who have not proved their debts by the 31st day of December, 1880, will be excluded.—Dated this 18th day of Fecember, 1880.

Richard Cole, Trustee.

The Bankruptcy Act, 1861.

Notice of Dividend Meeting:

A Meeting of the Creditors of the Bankrupt hereinafter named will be held, pursuant to the 174th section of the said Act, at the time and place hereinafter mentioned; that is to say :-

At the Court of Bankruptey, Lincoln's-inn-fields, in the county of Middlesex, before William Powell Murray, Esq., a Registrar:

Esq., a Registrar:
Andrew Forbes, of Totton, in the county of Southampton, ont of business, lately carrying on business in partnership with James Joel Bennett, at 148, High-street, in the town and county of the town of Southampton, as Stationers, Bookseliers, Engravers, and Printers, under the style or firm of Forbes and Bennett, adjudicated hankrupt on the 22nd day of August, 1863. A Dividend Meeting will be held on the 14th day of January next, at eleven o'clock in the formoon precisely. the forenoon precisely.

At the said Meeting the Assignee will, in pursuance of the 174th section of the said Act, submit statements of the Bankrupt's estate recovered and outstanding, and of all receipts and of all payments made or to be made thereout; and the creditors at the said meeting will, in pursuance of the said section, declare whether any and what allowance shall be paid to the said bankrupt. Proofs of Debts will be received, and creditors who have not proved, or do not then prove, will be excluded the benefit of the Dividend. And all claims not proved will be disallowed.

HIS is to give notice that the Court acting in the prosecution of a petition for adjudication of bank-ruptcy, filed on the 23rd day of December, 1857, against John Green and William Baker, of 79, Newgate-street, in the city of London, S'ay Manufacturers and Copartners, trading as J. Green and Co., will sit on the 19th day of January, 1881, at eleven o'clock in the foremoon precisely, at the London Bankruptcy Court, Lincoln's-inn-fields, in order to make a dividend of the extent and effects of the order to make a dividend of the estate and effects of the said bankrupts, 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.

In the County Court of Yorkshire, holden at Leeds. In the Matter of Johnson Harle, of Springfield Mount, in

In the Matter of Johnson Harle, of Springfield Mount, in Leeds, in the county of York, Commercial Traveller, late of No. 16, New Briggate, in Leeds aforesaid, and of No. 9, Thomas-street, Sunderland, in the county of Durham, Iron Merchant, a Bankrupt.

AN Order of Discharge was this day granted to Johnson Harle, of Springfield Mount, in Leeds, in the county of York, Commercial Traveller, late of No. 16, New Briggate, in Leeds aforesaid, and of No. 9, Thomas-street, Sunderland, in the county of Durham, Iron Merchant, who was adjudicated backrupt on the 2nd day of July, 1880.— Dated this 22nd day of November, 1880.

THIS is to give notice, that the Court acting in the prosecution of an adjudication of bankruptcy, made on the 21st day of November. 1866, against Joseph Charles Edwards, formerly of 6, Staple-inn, Holborn, London, then of Barrington, North Devon, Devonshire, then of Catcott, near Bridgewater, Devon, the whole time Clerk in Holy Orders, then and late of Ingoldmells Rectory, Boston, Lincolnshire, Rector of Ingoldmells, did, on the 10th day of December, 1880, grant the discharge of the said bankrupt, and that such discharge will be delivered to the bankrupt, unless an appeal be duly entered against the judgment of the unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the Court.

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The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of Ulrich Schacher, of No. 62, Leadenhall-

street, in the city of London, Steamship Broker, adjudi-cated a Bankrupt the 13th March, 1879.

cated a Bankrupt the 13th March, 1879.

TOTICE is hereby given, that a General Meeting of the Creditors of the above-named bankrupt will be held at the offices of Messrs. Cooper Brothers and Co., No. 14, George-street, Mansion House, in the city of London, on Monday, the 10th day of January, 1881, at three o'clock in the afternoon, to consider an application to be made to the London Bankruptey Court, No. 34, Lincoln's-inn-fields, in he county of Middlesex, on the 21st day of January, 1881, at eleven o'clock in the forenoon, for my release as Trustee, and for an order of the said Court granting such release,—Dated this 21st day of December, 1880.

EPANCIS COOPER 14 George-street Mansion

FRANCIS COOPER, 14, George-street, Mansion House, London, E.C., Trustee.

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

In the London Bankruptcy Court.

In the Matter of Charles Lawless, of 85, Gracechurchstreet, in the city of London, a Bankrupt.

Before Mr. Registrar Pepys, sitting as Chief Judge.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 26th day of November,
1880, reporting that he has been unable to realize any
property of the bankrupt, and is of opinion that there is
none that can be realized without needlessly protracting
the bankrupter, and upon reading the report of the the bankruptcy, and upon reading the report of the Official Assignee, dated the 6th day of December, 1880, and upon application made by Mr. Brough, of Counsel on behalf of the Trustee, and no creditor appearing to oppos the Court being satisfied that there is no property of the bankrupt that can be realized without needlessly pro-tracting the bankruptcy, doth order and declare that the bankruptcy of the said Charles Lawless has closed.— Given under the Scal of the Court this 21st day of December, 1880.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Francis William Taylor, of 21, Colemanstreet, in the city of London, Builder, 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 20th day of December, 1873, reporting that so much of the property of the bankrupt as can be realized without needlessly protracting the bankruptcy had been realized, and a dividend to the amount of two shillings and six pence in the pound has amount of two shillings and six pence in the pound has been paid, 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 December, 1880, and the affidavit of Willie Rowland Waller, sworn the 8th day of December, 1880, of postage of notices to creditors of this application, 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 a dividend to the amount of two shillings and six pence in the pound has been paid, doth order and declare that the bankruptcy of the said Francis William Taylor has closed.—Given under the Seal of the Court this 21st day of December, 1880.

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

In the Matter of Edwin Slater, of No. 402, Manor-terrace,
Brixton, and of the Railway-arches, York-road, Battersea,
both in the county of Surrey, and also of No. 2, Eversfield-place, St. Leonard's-on-Sea, in the county of Sussex,
Timbon Moutant of Parkeyste. Timber Merchant, a Bankrupt.

Before Mr. Registrar Pepys, sitting as Chief Judge.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 19th day of November, 1880, reporting that to much of the property of the bankrupt as can, according to the joint opinion of bimself and the Committee of Inspection, be realized without needlessly protracting the bankruptcy, has been realized, upon the appli-cation of the Trustee, Mr. James Wood Sully, and upon reading the report of the Official Assignee, and no creditors being present to oppose an order for closing, the Court being satisfied that so much of the property of the bankrupt as can, according to the joint opinion of bimself 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 Edwin Slater has closed.—Given under the Seal of the Court this 14th day of December, 1830.