



Edinburgh Gazette.

Published by Authority.

FROM TUESDAY, JULY 16. TO FRIDAY, JULY 19. 1805.

NOTICE.

THE trade lately carried on under the firm of the **TILlicOUNTRY WOOLLEN COMPANY** was, upon the 28th ult. DISSOLVED, by the mutual consent of the Partners. **JOHN YOUNG. JOHN CHRISTIE. DUNCAN CHRISTIE. WILLIAM CHRISTIE.**

Tillicountry,
July 12. 1805.

TO THE CREDITORS OF

HUGH CRAIG, Merchant in Greenock.

INTIMATION is hereby made, in terms of the statute, That the said Hugh Craig has, with the concurrence of the trustee on his estate, and four-fifths of his creditors in number and value, applied to the Court of Session by petition, praying that he may be held as finally discharged of all debts contracted by him prior to the 18th day of April 1803, the date of the sequestration awarded against him. Upon which petition the Court, by interlocutor, dated 10th July current, appointed the same to be intimated upon the walls of the Inner and Outer House, in common form; and also to be advertised in the Edinburgh Gazette, that all parties having interest may object thereto, if they think fit; and, upon such intimation and advertisement being duly made and published; the Lords will, in terms of the said statute, resume consideration of the petition, and proceed to determine thereon, with or without objections.

JUDICIAL SALE OF LANDS

In the Stewartry of Kirkcudbright,

Which belonged to the deceased **ROBERT MUIR** of Dunmuir.

To be SOLD, by authority of the Lords of Council and Session, upon Wednesday the 4th day of December next, within the Parliament or New Session House of Edinburgh, before the Lord Ordinary on the bills, between the hours of five and six o'clock afternoon, ALL and WHOLE the LANDS of DUNMUIR, being one-fourth Share of the LANDS of FUF-FOCH, as divided and ascertained by decret arbitral shewment, dated the 18th day of November 1798, with the whole parts and pendicles of the same, which belonged to the late Robert Muir of Dunmuir, and lying within the parish of Croismichael, and Stewartry of Kirkcudbright. The total gross rent of the lands, stock and teind, under sale is, 34l. 2s. 6d. and deducting one-

PRICE 6d.

fifth part thereof, being 6l. 16s. 6d. for teind, as it does not appear the common debtor has any right thereto, there remains of gross rent of stock L. 27 6 0

Holding and Deductions.

The lands are held blench of Sir Alexander Gordon and James Balmain, Esq. as superiors.

The school salary payable yearly out of the lands amounts, per certificate produced, to

0 2 8

Which leaves of free rent, L. 27 3 4

And which amounts, at 25 years purchase, to L. 679 3 4

The fifth part of the gross rent set apart for teind is L. 6 16 6.

The stipend payable to the minister of Croismichael is two pecks three lippies bear, three pecks three lippies and one-half meal, and 6s. 1 1/2d. Sterling of money; and this stipend, conform to the fairs price of grain for crop 1803, amounted to 12s. 6d. 4-12ths, at which it may be stated on an average,

0 12 6 4-12

There remains of free teinds L. 6 3 11 8-12

Which sum of free teind valued at five years purchase, extends to L. 30 19 10 4-12

Amounting, the total price or value of the lands, stock, and teind, to L. 710 3 2 4-12

At which sum they will be exposed to sale.

Since the proven rental was made up, and the highest price fixed by the Court, it has been discovered that the common debtor has right to the teinds, and before the day of sale arrives, authority will be obtained from the Court for including the teinds in the subjects under sale. The teind, after deducting the stipend now payable to the minister of Croismichael, amounts to 6l. 3. 11 1/2. 8-12ths, which, at twenty-five years purchase, amounts to 157l. 19s. 3d. 8-12ths, and deducting the 30l. 19s. 10d. 4-12ths, at five years purchase, at which the teinds have been already valued, there will remain of addition to the value of the subjects under sale 127l. 19s. 5d. 4-12ths, which will make the total up

price of the lands and teinds to be 834l. 2s. 7d. 8-12ths Sterling.

As the lands adjoin the burgh roads of Castle-Douglas and the marle loch, and there are good roads in all directions, they can be set to high advantage, in separate fields; and as the situation commands so many advantages of prospect, and a genteel and populous neighbourhood, it is excellently adapted for a villa.

The articles of roup and title-deeds may be seen in the office of M. Bruce, depute clerk of Session; or in the hands of Alexander Young and Roger Aytoun, writers to the signet; to whom, or to James Hannay at Lochbank, application may be made for further particulars.

TO THE CREDITORS OF

PIERRE JACQUES PAPILLON, Cotton Dyer in Glasgow, for some time past residing in London;

AND TO THE CREDITORS OF

PETER and CHARLES PAPILLON, Cotton Dyers and Merchants in Glasgow.

A notice having been made by the bankrupts for a liberation and discharge, the trustee, with advice and consent of the commissioners, hereby requires a General Meeting of the creditors on both estates to be held in the Black Bull Inn, Glasgow, on Tuesday the 6th day of August next, at twelve o'clock noon, to consider and decide upon the said offer.

DAVID KAY, Trustee.

Glasgow, July 17. 1805.

TO THE CREDITORS OF

WILLIAM MATTHIE, late Merchant in Greenock.

THAT upon an application of the said William Matthie, with the concurrence of the trustee on his sequestrated estate, and of four-fifths of the creditors in number and value, praying to be discharged of all debts contracted by him before the 4th April 1803, the date of the sequestration, the Court of Session, by interlocutor, dated the 11th July current, appointed intimation of that application to be made in the Edinburgh Gazette, that all parties having interest may object thereto if they think fit, and declared that upon such intimation and advertisement, they would proceed to determine thereon, with or without answers—Of all which the present notice is given in terms of the statute.

19th July 1805.



NOTICE TO CREDITORS.

THAT GEORGE CHAPMAN, Merchant in Montrose, has applied to the Court of Session to be discharged of all debts contracted by him previously to the 23d day of September 1802, the date of the sequestration of his estate, with the concurrence of the trustee and the requisite number of creditors—of which intimation is hereby given in terms of the statute.

Edinburgh, July 11. 1805.

TO THE CREDITORS OF
ROBERT WILSON, Maltster and Grain Dealer
in Ayr.

THAT at a meeting of the said Robert Wilson's creditors, held on the 15th of July current, being the meeting immediately after his second examination, he made offer of a composition of 1s. 6d. per pound on his whole debts, payable at six and twelve months, and to find sufficient caution for payment thereof; the creditors present therefore appointed another meeting of creditors, to be held within the house of William Stirling, vintner in Ayr, on Monday the 5th day of August next, at one o'clock afternoon, to decide upon the said offer—of which meeting the trustee hereby gives notice to all concerned.

Ayr, July 15. 1805.

TO THE CREDITORS OF

JAMES SMITH & SONS, Merchants in Brechin; and of JAMES, JOHN, and COLIN SMITH, the respective Partners of the said Company, as Individuals.

WILLIAM BUCHANAN, writer in Montrose, trustee upon the sequestrated estate of the said James Smith & Sons, and the Individual Partners, hereby intimates, that he has made up a state of the affairs of the bankrupts, which lies at the Town Clerk's office in Montrose, for the inspection of all concerned.—No dividend at present.

TO THE CREDITORS OF

DAVID BARNET, Paper-Maker at Oil Mill of Aberuthven.

THE trustee on the sequestrated estate of the said David Barnett, requests a meeting of his creditors, within the house of Mr Gellatly, innkeeper, Perth, on Saturday the 3d August next, at 12 o'clock noon, for the purpose of giving instructions to the trustee relative to the disposal of the lease of Oil Mill of Aberuthven.

19th July, 1805.

TO THE CREDITORS OF

JAMES DAVIDSON, Grocer and Confectioner in Glasgow.

A Petition having been presented to the Lords of Council and Session for the said James Davidson, with concurrence of Robert Brown, merchant in Glasgow, trustee on his sequestrated estate, and of four-fifths of his creditors, both in number and value, praying to be discharged of all debts contracted by him prior to the 1st Sept. 1802, being the date of awarding the sequestration against him, the Court, by interlocutor, dated 4th July 1805, appointed the same to be intimated upon the walls of the Inner and Outer House, and also to be advertised in the Edinburgh Gazette, that all parties having interest may object thereto, if they think fit; and upon such intimation being made, and advertisement published, the Lords declared they will resume consideration of the said petition, and proceed to determine thereon, with or without objections—of all which intimation is hereby made in terms of the statute.

Edinburgh, July 12. 1805.

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