



# Edinburgh Gazette.

PUBLISHED BY AUTHORITY.

FROM FRIDAY, NOVEMBER 18, to TUESDAY, NOVEMBER 22, 1808.

**THE AVERAGE PRICE OF BROWN or MUSCOVADO SUGAR,**  
Computed from the Returns made in the Week ending the 16th day of November 1808,  
Is *Forty-nine Shillings* per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the importation thereof into Great Britain.

### BANKRUPTS.

(From the London Gazette.)

- George Mann, of the Crown public-house, Southampton Place, Strand, victualler.
  - John Kitching, late of Leeds, York, dyer.
  - John Ieman, of Ramsgate, Kent, shopkeeper.
  - John Kitson, of Dewsbury Moor, parish of Dewsbury, York, clothier.
  - George Averill, late of Armitage, Stafford, wheelwright.
  - Thomas Knight and Samuel Knight, of Mosley, parish of Ashton-under-Lyne, Lancaster, clothiers.
  - John Handcocks, now or late of the parish of Bromyard, Hereford, dealer in horses, cattle, sheep, and pigs.
  - Robert Read, of Caroline Mews, Bedford Square, Middlesex, stable-keeper.
  - Georgé Fall and James Hutchinson, late of Tooley Street, Southwark, Surrey, brewers.
- Bankruptcy Superseded.*
- James Hulbert and John Hulbert, of Bath, Somerset, cabinet-makers and upholsterers.

### NOTICE

TO THE CREDITORS OF  
JAMES LAWSON, Baker in Leith.

UPON application to the Lords of Council and Session, their Lordships, on the 19th instant, sequestrated the whole estate and effects of the said James Lawson, and appointed the Creditors to meet within the house of John Robertson, vintner, Shore of Leith, on Thursday the 24th November instant, at 1 o'clock afternoon, to name an Interim Factor; and at the same place and hour, on Thursday the 22d December next, to choose a Trustee. Of which all concerned will take notice.

November 22, 1808.

Price Sixpence.

NOTICE is hereby given, that the Right Honourable JOHN Viscount of ARBUTHNOT has applied to the Right Honourable the Lords of Council and Session, for leave to sell, 1st, The lands of Garrotwood, and the Forresters Croft adjoining to it, both at present unlet. 2d, The lands of Garrot, Nether Drummelzie, and Wester Galloquhine, at present under lease to Mrs Ann M'Kenzie, for 28l. 10s. sterling, 4 bolls of bear, and 22 bolls of meal. 3d, The lands of Upper Drummelzie, likewise at present under lease to Mrs Ann M'Kenzie, for 11l. 12s. 6d. sterling, 6 1-4th bolls meal, and 10 poultry: and, 4th, About 420 acres of the adjoining hill of Strathfennella, which is possessed as a common to these different possessions; all which lands lie in the parish of Fordoun, and county of Kincardine; for the purpose of purchasing the land-tax affecting the entailed estate of Fordoun, lying in the said county of Kincardine, under the Act of Parliament 42d Geo. III, in that behalf. In terms whereof, the present intimation is made.

TO THE CREDITORS OF  
JOHN ROBERTSON, Corn-Dealer at Carsemill, near Stirling.

JAMES MAIN, Merchant in Glasgow, having been elected Trustee on the sequestrated estate of the said John Robertson, and his nomination confirmed by the Court of Session upon the 18th current, the Sheriff of Stirlingshire, upon application of the said Trustee, has appointed Monday the 5th, and Monday the 19th days of December next, at 12 o'clock noon, within the Sheriff-court-house of Stirling, for the public examination of the bankrupt and his family, and others acquainted with his business. The Trustee also intimates, that a general meeting of the Creditors is to be held on Tuesday the 20th day of December foresaid, being the first lawful day after the second examination, at the same place and hour, for the purpose of instructing the Trustee in the management and recovery of the estate. Those Creditors who have not already produced their claims, and vouchers or grounds of debt, with oaths of verity thereon, are requested to produce the same with the Trustee on or before the said 20th December next. And it is further intimated, that such Creditors as do not produce them on or before the 8th day of August next, being ten months from the date of sequestration, will be excluded from the first dividend of the bankrupt's estate. All in terms of the Statute.

### NOTICE

TO THE CREDITORS OF  
DUNCAN M'INTYRE & CO., Merchants, Leith,  
or of Duncan M'Intyre and John Wright, Partners thereof, as Individuals.

JOHN DUDGEON, Merchant in Leith, Trustee for the said Duncan M'Intyre & Co., and of the individual partners, hereby intimates to their Creditors, that some circumstances having occurred, which rendered it necessary to depart from the offer of composition formerly advertised, a meeting of the Creditors of said company was held on the 17th instant, when a new offer of composition was unanimously agreed to by the Creditors present, and the Trustee directed to advertise payment of the composition so offered, to all those Creditors who shall have produced their claims, properly authenticated, and affidavits, within one month from the date of said meeting; or, in case of said offer not being accepted of by all their Creditors, that he would, at the expiry of said month, make up a scheme of division of the funds realized, and divide the same among these Creditors producing claims and affidavits as aforesaid, in virtue of the powers committed to him by the deed of Trust in his favour, and of accession by the Creditors; certifying, that all those Creditors who shall not, within one month of said meeting, have produced their claims and vouchers, that they should have no share in said composition, or division of funds, as the case might be: Therefore, I the said John Dudgeon do hereby intimate and certify to all Creditors of the said company, or of the individual partners, in terms of the resolutions of said meeting, as before specified.

JOHN DUDGEON.

Leith, November 21, 1808.

### NOTICE

TO THE CREDITORS OF  
JAMES GRAY, Merchant in Fraserburgh.

THE said James Gray has, with concurrence of the Trustee on his sequestrated estate, and upwards of nine-tenths of his Creditors in number and value, who lodged claims, given in an application, for having the composition offered by him approved,—the sequestration declared at an end, and the Trustee exonerated; and for being freed and discharged, on payment of said composition, of all debts contracted prior to the sequestration.

November 18, 1808.

