

TO THE HEIRS OF ENTAIL OF
The late FRANCIS GARDEN of Troup, Esquire, one of the Senators of the College of Justice in Scotland, INTIMATION is hereby given, that an Act of Parliament having been obtained, vesting certain parts of the barony of Pitsligo, in the county of Aberdeen, comprised in a deed of entail executed by Francis Garden of Troup, Esquire, deceased, in Trustees, to be sold, and for applying the purchase-money in the acquisition of other estates, to be settled upon the same series of heirs, and under the conditions and limitations contained in the said deed of entail. And the Trustees having, accordingly, disposed of the lands vested in them at the price of \$2,000. sterling, applied by petition to the Court of Session, (Second Division), for authority to reinvest the price in the purchase of certain parts of the lands of Northfield, and of the lands of Cuslinie and others, which are in the immediate vicinity of the entailed estate of Troup, and to which Francis Garden Campbell of Troup and Glenlyon, Esquire, the heir of entail at present in possession, has right in fee-simple.—The Court, upon considering the petition, with certain relative procedure, did, by interlocutor dated the 21st day of November current, remit to Lord CRINGLETIE, Ordinary, with power to order the proceedings to be intimated by delivery of copies thereof to as many of the substitute heirs of entail, and their tutors and curators, as he should think necessary, and to all and sundry by the Minute-Book, affixing copies on the Walls of the Inner and Outer House, and by notice in the Edinburgh Gazette; and thereafter, and failing appearance for the heirs of entail, with power to the Lord Ordinary to appoint an agent of experience in such matters to attend to the interest of the entailed estate, by employing counsel, and requiring proof of the value of the lands proposed to be settled, and burdens affecting the same, examining the title-deeds, searching the records for encumbrances, revising the new entail, seeing the same properly executed, recorded in the register of entails, and completed by infestment, and to order payment to be made to such agent for his trouble out of the fund *in medio*, and to report to the Court.—Of all which intimation is hereby given, in terms of an interlocutor pronounced by Lord CRINGLETIE, of this date: And farther, that the cause will be again moved in Court, before his Lordship, upon Friday the 15th day of January next, with continuation of days.
ROBINSON & PATERSON, W. S. Agents for the Trustees, and for Francis Garden Campbell, Esq.
Edinburgh, November 27, 1818.

FIRST NOTICE—SECOND TERM.

TO THE CREDITORS OF
The late HENRY ERSKINE FULLARTON, Eldest Son of the late Captain John Fullarton, residing at Kaimes. INTIMATION is hereby given, that upon 24th November 1818, Lord ALLOWAY, Ordinary in the Process of Ranking and Sale at the instance of Messrs Cranstoun and Veitch, W. S., against George Fullarton, brother of the now deceased Henry Erskine Fullarton and others, (Bruce, Clerk), pronounced the following interlocutor.—“The Lord Ordinary having heard what is before stated and craved, approves of the election of Robert Pitcairn, writer to the signet; nominates and appoints him to be common agent, for carrying on the said process of ranking and sale till the final end and conclusion thereof; and assigns the 1st day of February next to the whole Creditors to produce their claims, rights, and diligences (with the vouchers thereof) that were competent to them respectively against the deceased, or are now competent to them against his estate; with certification as in a reduction and improbaton; AND ORDAINS this interlocutor, assigning a SECOND TERM for production, to be intimated in the Minute-Book, and also by notices in the Edinburgh Gazette, in common form, once every week, for three weeks successively next immediately after the date of this interlocutor.”
“D. CATMART.”
Dated 24th, signed 26th November 1818.

NOTICE TO CREDITORS.

THOMAS JEFFREYS, Esquire, residing at Strontian, Trust-Disposnee of MR JOHN CAMERON, late Tacksman of Ariundle, hereby intimates to the said Creditors of the said Mr John Cameron, that the Trustee has now converted and realized the whole subject of the said trust; and that nothing but the non-lodgment of claims properly authenticated prevents a division thereof. Such Creditors, therefore, as have not yet lodged their claims, are hereby requested to do so, properly verified, on or before the 1st of January next, in the hands of the Trustee, that they may be ranked accordingly: Or failing their doing so, intimation is hereby given, that on the 1st of January a scheme of division of the subject will be made up, the dividend soon afterwards paid away, and such Creditors as do not avail themselves of this intimation excluded from any participation in the funds.
Strontian, November 20, 1818.

TO THE CREDITORS OF

FRANCIS GARBETT & CO., late Merchants at Carron-Wharf, and Charles Gascoigne, one of the partners of that company, as an individual.

WILLIAM HENDERSON, Trustee on the sequestrated estates of the said Francis Garbett & Co. and Charles Gascoigne, hereby gives notice, that he has made up a state of the bankrupt funds and affairs to the 10th instant, which will lie open at his house, No. 20, London Street, for the inspection of the Creditors or their agents, till Monday the 11th day of January next, when the Creditors are requested to meet within the Royal Exchange Coffeehouse here, at 12 o'clock noon, in order to give such directions to the Trustee as shall appear necessary for the future management of the estates.

The Trustee's accounts have been audited, in terms of the statute.

No dividend can be made at present.

Edinburgh, November 25, 1818.

NOTICE

TO THE CREDITORS OF

MRS JANET TAIT *alias* ANDERSON, Merchant and Haberdasher in Dundee, relict of the deceased David Anderson, late Merchant there.

HENRY BLYTH, Merchant in Dundee, Trustee on the sequestrated estate of the said Mrs Janet Tait *alias* Anderson, having applied to the Court of Session for a discharge of his intromissions with the said estate, (the affairs being now wound up and the funds advised among the Creditors, the Court, by their interbutor, appointed this application to be intimated in the Edinburgh Gazette for 14 days in common form.

Edinburgh, November 26, 1818.

NOTICE

TO THE CREDITORS OF

JOHN CURR, Merchant in Glasgow.

THE Court of Session has this day sequestrated the whole estates belonging to the said John Curr; and appointed his Creditors to meet within the George Inn, Glasgow, on Monday the 7th day of December next, at one o'clock afternoon, for the purpose of naming an Interim Factor; and again, at the same place and hour, on Monday the 28th day of December next, to elect a Trustee.

DAVID BROWN, W. S. Agent.

Edinburgh, November 26, 1818.

NOTICE.

DUNCAN KENNEDY, Accountant in Glasgow, Trustee on the sequestrated estate of JAMES HARGREAVES, Ironfounder and Carrier in Glasgow, hereby intimates to the Creditors, that his accounts and management has been this day examined and audited by the Commissioners; and that the same lie in his hands for the inspection of all concerned. No dividend.

Glasgow, November 25, 1818.

WILLIAM STIRLING, late Ironfounder in Edinburgh, one of the partners of THE CALTON HILL FOUNDRY COMPANY OF EDINBURGH, and of STIRLING & FAULDS, Ironfounders in Edinburgh, with concurrence of the Trustee on his sequestrated estate, and of four-fifths of his Creditors in number and value, having applied to the First Division of the Court of Session to be discharged of all debts contracted by him before the 13th of August 1816, the date of sequestration, their Lordships, of this date, appointed the petition to be intimated in the Minute-Book and on the Walls, and to be advertised in the Edinburgh and London Gazettes.

MR DUNDAS, Clerk.

MR PHILLIPS, W. S. Agent.

Edinburgh, November 26, 1818.

TO THE CREDITORS OF

JOHN YOUNG, late Merchant and Manufacturer in Dundee.

THREE Years having now elapsed since the date of the sequestration of the said John Young's estate, the Trustee requests the Creditors to attend a general meeting to be held within the office of Christopher Kerr, writer in Dundee, his agent, on Saturday the 19th day of December next, at 12 o'clock noon.—All in terms of the statute.

NOTICE

TO THE CREDITORS OF

JAMES CAGILL, Senior, Merchant in Wick.

WILLIAM PETRIE, the Trustee, hereby intimates, that a state of the bankrupt's affairs will lie open, for the inspection of the Creditors, at the Trustee's house in Pultney Town, near Wick, until the 27th of December next. No dividend at present.

Wick, November 12, 1818.

NOTICE

TO THE CREDITORS OF

JAMES WALKER, Merchant in Cupar.

STATES of the affairs of the said James Walker lie at the office of William Fleming, Esquire, banker in Cupar, the Trustee. No dividend.

Cupar, October 12, 1818.

NOTICE.

THE Business carried on in Glasgow under the firm of WATT, TAYLOR, & COMPANY, as Merchants, was DISSOLVED on the 20th current by mutual consent. The debts due to and by the company will be received and paid by either of the Subscribers, John Watt or Walter E. Taylor, who are authorized to uplift and discharge the same.

JOHN WATT.

WALTER E. TAYLOR.

ALEXANDER M'INTYRE.

GILBERT M'CAUL, *Witness*.

ANDREW M'CAUL, *Witness*.

Glasgow, November 25, 1818.

NOTICE.

Leith, November 17, 1818.

THE Concern which has for some time been carried on at this place by the Subscribers under the firm of PHILLIPS, SMART, & CO., has been this day DISSOLVED by mutual consent of parties. The debts due by the concern will be settled by the Subscriber, John Smart, who is authorized to receive and discharge those due to it.

A. G. PHILLIP.

JOHN SMART.

THO. BEVERIDGE, *Witness*.

JAMES MARTIN, *Witness*.

Perth, November 23, 1818.

THE Copartnership carried on under the firm of MONCRIEFF & DUNCAN, Writers in Perth, was this day DISSOLVED, of mutual consent, by the Subscribers.

ROB. HOPE MONCRIEFF;

THOM. DUNCAN.

DANIEL DAVIDSON, *Witness*.

GEORGE WOOD, *Witness*.