NOTICE TO HEIRS OF ENTAIL.

THE Heirs of Entail of the Lands and Estate of Lanrick, Ruskie, Gart, and Balquhidder, under certain deeds of Entail executed by the late Sir John M'Gregor Murray of M'Gregor and Lanrick, Baronet, in the county of Perth, and all concerned in the said entailed estates, are hereby required to appear before the Right Honourable the Lord Justice-Clerk and Lord Mackenzie, the Judges named in a remit by the House of Lords, at the house of the Lord Justice-Clerk in Charlotte Square, Ediphurch, here Perides the mit by the House of Lords, at the house of the Lord Justice-Clerk, in Charlotte Square, Edinburgh, upon Friday the 8th day of April 1825, at 12 o'clock noon, when they will be heard for their interest upon a petition presented to the Lords Spiritual and Temporal by Sir EVAN JOHN MUR-RAY M'GREGOR of M'Gregor, Bart. only son and heir of the deceased Sir John Murray M'Gregor, Bart. praying for leave to bring in a Bill for vesting the said lands and estate of Ruskie and Gart, and certain other entailed lands and estates. If Trustees to be sold and for laving out the prices states, in Trustees, to be sold, and for laying out the prices thereof in the purchase of other lands and estates more conveniently situated, to be entailed under the conditions and limitations contained in the said deeds of entail, executed by the said late Sir John M'Gregor Murray, Bart. Edinburgh, March 1, 1825.

THE Business carried on at Leith by the Subscribers, John Kincaid Pitcairn and Thomas Jones, under the firm of PITCAIRN & JONES, as Merchants, Agents, and Insurance-Brokers, was discontinued, and the Copartnery DISSOLVED, by mutual consent, on the 15th May 1823.

J. K. PITCAIRN.

THOS. JONES.

A. Hunter, Witness.
R. Auld, Witness.
Edinburgh, March 7, 1825.

NOTICE

TO THE CREDITORS OF

BENJAMIN ROWE, Coalmaster at Shewalton, and Grocer and Spirit-Dealer in Irvine.

AT a meeting held on the 4th day of March current, the A T a meeting held on the 4th day of March current, the said Benjamin Rowe having made an offer of composition to his Creditors, to pay the sum of One Shilling and Sixpence per pound upon the whole just and lawful debts owing by him at the date of the sequestration of his real and personal estate, payable by instalments equally at three and six months from the date of the said offer of composition being approved of by the Court, together with the whole greater than the said offer of composition being approved of by the Court, together with the whole greater than the said offer of composition being approved of by the Court, together with the whole greater than the said offer of composition being approved of by the Court, together with the whole greater than the said offer of composition being approved of the said offer of composition being approximately approxima six months from the date of the said offer of composition being approved of by the Court, together with the whole expences in the sequestration, under this condition, that the Trustee assigns to him all claims upon the Coalwork of Shewalton, in virtue of the sequest ation, tack, or otherwise thereof, so that he might have all the powers and rights competent to his Creditors, in relation to said tack and coalworks, without any warrandice from them, and to find sufficient security to the satisfaction of his Creditors, for fulfilment of the said offer. James McClelland, accountant in Glasgow, the Trustee, hereby intimates, that another general meeting of the Creditors of the said Benjamin Rowe is to be held within his, the Trustee's office, at Clasgow, upon Saturday the 26th day of March current, at one o'clock afternoon, for the purpose of deciding upon said offer, with or without amendment.

Glasgow, March 7, 1825.

NOTICE

DAVID HALLEY and COMPANY, Distillers at Coldwells, Crieff, and David Halley, John Halley, and James Wells, the individual Partners of that Concern.

THAT the said David Halley, John Halley, and James Halley, with consent of the Trustee upon the requestrated estates, and nine-tenths of all the Creditors who have proved their deb's, have presented petitions to the L rds of Council and Session (First Division), praying for the apparay and as individuals, and for a discharge of all debts contracted prior to the date of sequestration, and for an exoneration to the Trustee; and upon advising these petitions, the Court have, of this date, ordered the same to be intit have, or this nate, ordered the same to be inth-and this notice is given to all concerned, in terms of the statute.

DAVID GRAY, S. S. C. Agent.

February 25, 1825.

DISSOLUTION OF COPARTNERSHIP. DISSOLUTION OF COPARTNERSHIP.

THE Concern carried on here by the Subscribers, under the Firm of MOWAT & RAB, Carpet-Manufacturers, has been DISSOLVED, of this date, by mutual consent.

The Business will be carried on in future by the Subscriber, David Mowat, who is authorised to receive and discharge all debts due to and by the Company.

DAVID MOWAT.

ISARELLA RAR.

ISABELLA RAE.

JOHN BENNIE, Writer in Glasgow, Witness. CHAS. RANKINE, Writer in Glasgow, Witness. Hutchesontown, Glasgow, February 24, 1825.

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