NOTICE

TO THE CREDITORS OF

SIBBALD, BROTHERS, and COMPANY, late Merchants in Leith, and John Sibbald, and William Sibbald, both now deceased, and Robert Donaldson, the Individual Partners of that Company.

Partners of that Company.

RICHARD SCOUGALL, Merchant in Leith, Trustee upon the sequestrated estates of the said Sibbald, Brothers, and Company, and individual partners thereof, hereby intimates, that his accounts of intromissions with the funds of the estate of the said Sibbald, Brothers, and Company, up to the 6th day of March current, have been audited and approved of by the Commissioners; and that the said accounts, with states of the Bankrupts' affairs, and a scheme of division among the Creditors of the said Company, who have proved their debts in terms of the Statute, will lie in the Trustee's counting-house, Exchange Buildings, Leith, for the inspection of all concerned, till the 14th day of April next, when a final dividend will be paid to the Creditors of the Company.

The Trustee further intimates, that no dividend can be paid to the Creditors of the individual partners, no funds having been realised for this purpose.

Leith, March 9, 1832.

TO THE CREDITORS OF

JAMES M'FARLANE, Nurseryman, Grocer, and Spirit-Dealer in Kinross.

THE said James M'Farlane, with concurrence of the Trustee on his sequestrated estate, and of the whole Creditors who have produced their grounds of debt and oaths of verity, has applied to the Court of Session for approval of the composition offered by him, and for a discharge of all debts contracted by him prior to the 9th November 1831, the date of his sequestration, except as to payment of said composition, preferable debts, and expenses of sequestration,—and the Trustee has also applied for exoneration and delivery of his bond of caution.

Rrown and Miller W. S. Arents.**

Brown and Miller, W. S. Agents. Edinburgh, March 6, 1832.

Greenock, March 5, 1832.

THE Copartnership Business carried on here, under the Firm of HOOD and SMITH, Boot and Shoemakers, Hamilton Street, was DISSOLVED on the 30th day of November last. All debts due by the Company will be paid by the Subscriber, John Hood, who is alone authorised to receive and discharge the debts due to the Company.

JOHN HOOD.

ALEXR. SMITH.

JN. CAMPBELL, Witness. DAV. WHARTON, Witness.

NOTICE

TO THE CREDITORS OF

JOHN TAYLOR and COMPANY, Grocers and Mer-chants in Glasgow, and of the deceased James Taylor, and of William Taylor, Junior, the Individual Partners of that Concern.

TAMES M'CLELLAND, Accountant in Glasgow, Trus. tee on the sequestrated estates of the said John Taylor and Company, and individual partners, hereby intimates, that a general meeting of the Creditors on the said estates will be held in his counting-house, No. 36, Miller Street, on Wednesday the 28th March current, at one o'clock afternoon, to consider an offer made for the compromise of certain claims due to and by the individual estate of the said James Taylor, for instructing the Trustee thereanent, and on other matters of importance. Glasgows, March 8, 1832.

TO THE CREDITORS OF

DAVID BURNS, Distiller at Birnam, and Writer in

Perth.

JPON the application of the said David Burns, with the concurrence of the Trustee on his sequestrated estate, and of the requisite number of Creditors, for approval of a composition offered by him, for a discharge of all debts contracted by him prior to the 4th day of November last, being the date of his sequestration, and for exoneration of the Trustee, the Court, of this date, appointed the petition to be intimated in the Minute-Book, and on the Walls, for fourteen days, and to be advertised in the Edinburgh Gazette—Of which notice is hereby given to all concerned, in terms of the Statute, and interlocutor of Court.

Edinburgh, March 8, 1832.

Edinburgh, March 8, 1832.

NOTICE.

NOTICE.

JOHN SMITH, Farmer at Cambuslang, John Alexander, Manager of the Cotton-Mills at New Lanark, William Richmond, Merchant, Edward Morris, Bookseller, James Simison, Surgeon, and Robert Adam, Writer, all in Glasgow, surviving and accepting Trustees nominated by the deceased James Smith, sometime Clerk with Robert Owen and Company, Merchants in Glasgow, afterwards residing in Warwick Street, Laurieston, have applied to the Commissary of Lauarkshire to be confirmed Executors Dative qua Creditors of the deceased JOHN RAMSAY, sometime Porter with the said Robert Owen and Company, thereafter residing in Melville Street, Glasgow.—Of which intimation is hereby given, in terms of the Act 4. Geo. 4th, cap. 98, entitled "An Act for the better granting of confirmations in Scotland."

Glusgow, March 6, 1832.

Glasgow, March 6, 1832.

NOTICE.

THE Business carried on here, under the Firm of WILLIAM SAMSON and COMPANY, as Seedsmen, was DISSOLVED on the 15th day of December last, by the death of Mr. Matthew Milne, one of the Partners. Mr. Thomas Samson, the surviving Partner, will pay all debts due by, and receive and discharge all debts due to the Company.

THO. SAMSON. JOHN MILNE, for self and the other represe Matthew Milne.

D. R. ANDREWS, Witness. DAVID CUNNINGHAM, Witness JOHN DUNLOP, Witness. JOHN PATON, Witness.

Kilmarnock, January 18, 1822.

E, Subscribers, Trustees on the estate of the late Charles Malloch, Merchant in Perth, hereby intimate, that the said Estate ceased to have any interest in, or concern with the Copartnery carried on in Dundee, under the Firm of The DUNDLE COMMERCIAL BANK, from and since the 31st day of January 1828.

ALEX. RICHARDSON, Merchant, Perth. JOHN SOUTER, Manufacturer, Perth. ANDREW WYLIE, Merchant, Perth. WM. NAIRNE, Merchant, Perth. JOHN JAMIESON, Minister, Scoon. ROB. BOWER, Merchant, Perth.

JOHN M'KENZIE, Witness. CHAS. YOUNG JARDINE, Witness.

Perth, March 7, 1832.

ROBERT BOWER, Merchant in Perth, begs to intimate, that he ceased to be a Partner of, or to have any interest in, or concern with the Copartnery carried on in Dundee, under the Firm of The DUNDEE COMMERCIAL BANK, from and since the 4th day of November 1831.

ROB. BOWER.

ROBERT PULLAR, Witness. JAS. REOCH, Witness.

Perth. March 7, 1832.

[All Letters must be post-paid.]

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