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The Edinburgh Gazette.

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FRIDAY, JULY 27, 1832.



At the Council-Chamber, Whitehall, the 23d day of July 1832,

By the Lords of His Majesty's Most Honourable Privy Council.

HEREAS by an Act passed in the second year of the reign of His present Majesty, intituled "An Act for the prevention, as far as "may be possible, of the disease called the cholera, " or spasmodic, or Indian cholera, in Scotland," it is, amongst other things, enacted, that it shall and may be lawful for the Lords and others of His Majesty's Most Honourable Privy Council, or any two or more of them (of whom the Lord President of the Council, or one of His Majesty's Principal Secretaries of State for the time being, shall always be one), by any Order or Orders to be by them from time to time made, to establish, and again, from time to time, by any such Order or Orders, to revoke, renew, alter, or vary all such rules and regulations, or to substitute any such new rules and regulations as to them may appear necessary or ex-pedient, for the prevention, as far as may be possible, of the spreading of the said disease, called the cholera, or spasmodic, or Indian cholera, in Scotland, or any part thereof, or for the relief of any persons suffering under, or likely to be affected by,

And whereas by another Act, passed in the same second year of His present Majesty's reign, intituled "An Act for altering and amending an Act passed in the present session of Parliament, for the prevention, as far as may be possible, of the disease called the cholera, or spasmodic, or Indian cholera, in Scotland," it is, amongst other things, enacted, that all and every the expences which may be reasonably and properly incurred in carry-

ing into effect any Order or Orders of His Majesty's Most Honourable Privy Council, so to be made as in the said before mentioned Act, provided or sanctioned after they are incurred by any such Order, shall, whenever the occasion of such expence has arisen within any city, burgh, or town, be levied and defrayed by a special assessment to be made from time to time for this purpose by authority of the magistrates of such city, burgh, or town, in the manner therein prescribed, and where the occasion of expence shall arise in any landward parish (or in the landward part of any parish containing any burgh, or part of a burgh), the same shall be levied by a special assessment, to be from time to time made by the heritors, or their special mandatories, of such parish, or landward part of a parish, upon the owners and occupants of the lands, houses, and other heritages within the said parish, or landward part of a parish, in the manner therein set forth:

And whereas the said disease hath extended to many parts of Great Britain, and other parts thereof may be affected by the same:

And whereas by an Order, made on the tenth day of M irch last past, by the Lords of the Privy Council, it was, amongst other things, ordered and directed, that the burgh magistrates, and commissioners of police in all cities, burghs, and towns having local establishments of police, and the burgh magistrates, together with the members of the kirksessions and resident householders, occupying houses rated to the house duty at twelve pounds or upwards of yearly value in all other burghs, an I the resi lent heritors and agents for non-resident h ritors, together with the tenants paying fifty pounds or upwards of yearly rent, and the members of the kirksession of every landward parish, or landward part of a parish, in Scotland, should be permitted and

suffered where they though fit so to do, to invest and instruct their respective Boards of Health, constituted by an Order of the Privy Council, for cities, towns, districts, or divisions of Scotland, with authority and powers to carry into effect the purposes of the Act before recited, and the measures of precaution in the said Order described:

And whereas for the prevention of the spread of the said disease, and for the relief of persons suffering under the same, and for the encouragement and promotion of the safe and speedy interment of persons dying of the said disease, the Lords and others of His Majesty's Privy Council (of whom the Lord President of the Council is one), do deem it expedient and necessary, that further powers should be granted to all Boards of Health properly constituted by an Order of the Lords in Council, and that certain nuisances and offensive and dangerous matters, having a tendency to promote infection, and which are likely to be prejudicial to the public health, should be abated and removed;

should be abated and removed;

It is therefore ordered by the Lords and others of His Majesty's Privy Council (of whom the Lord President of the Council is one), in pursuance and exercise of the powers vested in them by the before recited Act, and of all other powers enabling them in that behalf, that every Board of Health which now is, or hereafter shall be, constituted, by virtue of any Order or Orders of His Majesty's Privy Council, certified under the hand of one of the Clerks in Ordinary of the Privy Council, shall and may, by their chairman or secretary, apply to the acting chief magistrate of any burgh, or the minister or any three of the resident heritors of any par h for which such Boards of Health are appointed, to convene a meeting of the different persons above enumerated, 11 such burghs or parahes as the case may be, which said meetings the proper officers shall accordingly summon and convene, after three days' full notice of the time and place of holding the same; and at such meetings respectively, every such Board of Health shall and may submit to such meeting proposals for their permission and con-actif

plication and disposal of which money, a plan and estimate shall be at the same time submitted or tendered to the said eeting), for the purposes of furnishing medicines and me dical assistance, nurses, and other necessary attendants, to the sick poor at their own habitations, in all those cases where persons afflicted with the said disease cannot be con-veniently removed to cholera hospitals; and further, of supveniently removed to choiers nospitals; and further, or supplying medicines at different dispensary stations, together with the necessary incidental expences of every such Board of Health; also for the purpose of cleansing and white-washing any house or habitation in which there exist dangerous impurities, and of removing, taking, and carrying away any corrupt, offensive, and dangerous matter within, away any corrupt, offensive, and dangerous matter within, or contiguous to, any house or habitation; also to effect the removal of any offal or filth from any slaughter-house in any city, town, or populous district; also to engage medical inspectors to visit and report upon the sanitary state of health of all lodging-houses kept for the reception of vagrants; also for the purposes of opening and scouring any such drains or watercourses, and of closing and covering any such open drains, ditches, and cesspools, as, being likely to be prejudicial to the public health, such parishes may be willing and desirous of undertaking to cleanse or cover, themselves dedesirous of undertaking to cleanse or cover, themselves de-fraying the expences thereof out of the parish funds; also to purchase, inclose, and fence lands for burying-grounds fraying the expences thereof out of the parish funds; also to purchase, inclose, and fence lands for burying-grounds and cemeteries; also to pay the funeral expences of persons dying of the said disease: and if such meetings in burghs or parishes shall consent and agree, by a majority of the votes of the members or inhabitants then present, taken in the usual and ordinary manner of voting at such meetings, that it is salutary and expedient to confer all or any of such authority and powers upon the Board of Health appointed for such parish or place, that it shall and may be lawful for such Boards of Health, and they are hereby invested with authority and power, under and by virtue of this Order of the Lords of the Privy Council (of whom the Lord President of the Council is one), to execute every one of such respective powers as shall be so conferred upon them as aforesaid (to wit); upon receiving a certificate in writing, signed by two medical practitioners, of the existence of any offensive impurities, dangerous to the public health, within any house, or within twenty yards of any house or habitation, by themselves, their servants, or others of the King's subjects, to enter any dwelling-house, hut, or cabin in any street, lane, court, alley, gateway, passage, or place in any city, town, division, or district, and at some seasonable time (regard being always had to the convenience of the inmates thereof), to wash, scour, cleanse, whitewash, and fumigate the same, and to empty and clean out the cellars thereof. thereof), to wash, scour, cleanse, whitewash, and fumigate the same, and to empty and clean out the cellars thereof, and to clear, cleanse, and purify all the sink-holes and drains thereof, and also to remove all swine out of any dwelling-house, but, or cabin to any adjoining hog-stye, when and house, hut, or cabin to any adjoining hog-stye, when and so soon as such sufficient styes shall have been provided for the reception of the same at the expence of the parish: and so soon as such sufficient styes shall have been provided for the reception of the same at the expence of the parish: and with power to enter upon the lands or grounds of any person or persons, bodies politic, corporate, or collegiste, and to remove, take and carry away all decayed fruits, vegetables, and garden-stuff, all putrid fish, and any other corrupt or offensive and dangerous matter or things, placed, deposited, or kept within twenty yards of any house or habitation; also to give notice to the owner or occupier of any slaughter-house in any city, town, or populous district, to remove, take, and carry away any refuse, offal, garbage, filth, or sweeping of such slaughter-house, and to effectually wash and cleanse the same; and if such filth shall not be removed, or shall not be commenced or set about to be removed, within one hour after such notice, then with full power and authority to enter every such slaughter-house, and to remove, take, and carry away all such offal, and all other rubbish and filth whatsoever: also with authority to appoint one or more such medical inspectors as aforesaid, to visit all lodging-houses used and kept for the reception of trampers and vagrants, once daily, at some seasonable hour, and to enquire into and report upon the condition of the same, and the state of health of the persons congregated therein, and the number of persons who have died of the said disease; and all such medical inspectors, so appointed as aforesaid, are hereby authorised and empowered to enter every such house for the purpose aforesaid, at the time and in the manner hereinbefore mentioned: and with further powers for the said Boards of Health to open, cleanse, and soour any such drains, ditches, watersaid, at the time and in the manner hereinbefore mentioned: and with further powers for the said Boards of Health to open, cleanse, and scour any such drains, ditches, water-courses, soughs, gutters, and cesspools, and to close and ouver any such open drains, ditches, and cesspools, as a majority of the said meetings in burghs and vestries shall agree to be offensive and dangerous, and to require such cleansing or covering respectively, and to have the consent of such meeting, or of a majority thereof, to the undertaking and engaging to cleanse and cover the same at the parish expence; the entire expence of the opening and cleansing, or of the cleaning and covering, of any such drain. parish expence; eleansing, or of t parist expence; the entire expence of the opening and eleansing, or of the closing and covering, of any such drain, ditch, or pool respectively, in no case exceeding fifty pounds for the complete accomplishment of the same; provided always, that nothing in this Order contained shall be taken or held to extend to any drains, ditches, watercourses, soughs, gutters, and cesspools, being within the jurisdiction of the Commissioners of sewers, or of trustees, or others having authority over the making or management of sew-

sent that such Board of Health should be invested with all or s; provided also, that the owner of the soil shall in every or any of the powers following (to wit); that such Boards such case agree and consent to the scouring and cleansing, should be enabled to expend and lay out a certain sum of money, of a fixed and declared amount (of the intended apsuch case agree and consent to the scouring and cleansing, or closing and covering of the same: and with full permis-sion and authority for every such Board of Health to pur-chase, inclose, and fence suitable lands for burial-grounds chase, inclose, and tence suitable lands for burial-grounds and cemetries, to be used by all parishes in any city or town which shall agree to contribute a rateable proportion to the providing of such burying-grounds for cholera patients; provided always, that no lands used for any such interment shall be afterwards applied to any profane use, for the space of ten years then next ensuing: and when and so soon as any such Boards of Health, so authorised and empowered as aforesaid, shall have procured any such and empowered as aforesaid, shall have procured any such burying-ground, without the walls, limits, or bounds of any city or town, but within a reasonable and convenient dis-tance of the same, and shall have made all the necessary provisions and arrangements for the interment of bodies provisions and arrangements for the interment of bodies therein, then, in every such case, the Lords of His Majesty's Most Honourable Privy Council (of whom the Lord President of the Council is one), do hereby strictly forbid, prohibit, and interdict the interment of any person whomsoever, certified by a medical practitioner to have died of the said disease of spasmodic, or Indian cholera, within the said city, in any church, church-yard, chapel, chapel-yard, cemetery, vault, burying-ground, or other place whatever used for the reception of dead bodies within the walls, limits, and bounds thereof, unless for any good and sufficient reasons which shall be made to appear to the satisfaction of the said Board of Health, such Board shall determine that the regulation can be safely dispensed with in any particular excepted case, when it is further directed that the express grounds of such particular exception shall be truly press grounds of such particular exception shall be truly and at length stated and entered in the minutes of the proand at length stated and entered in the minutes of the proceedings of such Board of Health, and a copy of such entry shall forthwith be transmitted to the Clerk in Ordinary of the Privy Council, for the information of their Lordships; and the Lords of the Privy Council do further command and order, that the interment of all persons certified by any medical practitioner to have died of the said disease of spasmodic, or Indian cholers, shall take place within the space of twenty-four hours from the time of the death of every such person so dying, and all the relations and nearest friends of every person so dying, and all others His Majesty's subjects having controul over the disposal of the respective bodies, are hereby strongly enjoined, ordered, and directed to enforce the performance of this provision, under the pain of incurring the penalties denounced in the before-recited Act, against all persons guilty of disobedience to the Orders of their Lordships in Council: and every such Board of Health is hereby empowered and allowed to discharge the Health is hereby empowered and allowed to discharge the funeral expences of all persons dying of the said disease within the jurisdiction of the said Board, whose relations within the jurisdiction of the said Board, whose relations or friends shall procure the interment of the body within the before-limited time of twenty-four hours after the decease of such persons, and according to the directions of the said Board of Health; also with full power and authority for every such Board of Health to burn and destroy, or cause to be burnt and destroyed, such clothes, bedding, or any other naticles heloveing to or need by the deceased in any other articles belonging to, or used by the deceased, in his or her lifetime, as the said Board shall deem necessary to be destroyed, paying the value thereof to their legal representatives, to be charged upon the poors rate of the parish in which such person died: but if such meetings in burghs or parish shall not agree and determine by a majority of the verte of the premiers then present taken in the usual burghs or parish shall not agree and determine by a majority of the votes of the members then present, taken in the usual and ordinary manner of voting at such meetings, that it is salutary and expedient to confer all or any of such powers upon the Boards of Health appointed for such parishes or places respectively, or if such owners of the soil as aforesaid shall not consent to the opening and scouring, or the closing and covering of drains or ditches, and pools, at the expence of the parish as aforesaid, then it is ordered and enjoined that no such authority or powers, and no part of such powers as shall be refused or withheld by such vestries, shall be claimed or exercised by any Board of Health in any parish or place, except when such, or any authority and powers shall, upon due consideration of the premises, be conferred and given to any such Boards of Health by any powers shall, upon the consideration of the premises, we conferred and given to any such Boards of Health by any Order or Orders to be made by the Lords and others of His Majesty's Most Honourable Privy Council, certified under the hand of one of the Clerks in Ordinary of the Privy Conneil:

And for defraying all and every the expences which may be necessarily incurred in carrying into effect this Order of the Lords of the Privy Council, it shall be lawful for all such Boards of Health, so constituted and empowered as aforesaid, and they are hereby authorised and directed, to make application, by their chairman or secretary, to the magistrates of the burgh, or any four of the principal heri-tors of the parish, to contribute and advance such sum as away be necessary, either out of the assessments by the said last-mentioned Act authorised and directed, or in the event of such assessments not then being realised, on the credit of such assessments; and all police and peace officers, all constables and headboroughs, and all others His Majesty's subjects, are hereby required to be aiding and assisting in the execution of this Order:

And the Lords and others of His Majesty's British Committee of the such as the subjects.

And the Lords and others of His Majesty's Privy Council, (of whom the Lord President of the Council is one), do hereby declare, that for all acts, deeds, matters, and things, which may be necessarily and properly done by any such burgh magistrates and commissioners of police, Boards of

Health, members of kirk-sessions, heritors, inspectors, per officers, constables, headboroughs, and others of His Ma-jesty's subjects, in execution and furtherance of this pre-sent Order, this Order shall be their full and sufficient warrant.

C. C. Greville.

FOREIGN-OFFICE, July 19, 1832.

The King has been graciously pleased to approve of M Durant St. Andre, as Consul-General in London for His Majesty the King of the French.

The King has also been graciously pleased to approve of Mr. William Maury, as Vice-Consul at Liverpool for His Majesty the King of the French,

The King has also been graciously pleased to approve of Mr. John Mitchell, as Consul at Leith for His Majesty the

Mr. John Mitchell, as Consul at Leith for his majesty as King of the Belgians.

The King has also been graciously pleased to approve of Mr. Johnston, as Consul at Liverpool for His Majesty the King of the Belgians.

The King has also been graciously pleased to approve of Mr. Giovanni Monticelli, as Consul-General at Malta for His Majesty the King of the Two Sicilies.

WAR-OFFICE, July 20, 1832.

2d Regiment of Dragoon Guards—Captain Charles Paget from half-pay of the Regiment, to be Captain, vice Curtis

3d Regiment of Foot—Assistant-Surgeon Arthur Wood M. D. from the 78th foot, to be Assistant-Surgeon Arthur wood, M. D. from the 78th foot, to be Assistant-Surgeon, vice Francis Browne, who retires upon half-pay 26th foot.

4th—Captain Philip Delisle, from half-pay 97th foot, to be Captain, vice Henry Palmer Hill, appointed Paymaster 8th foot.

8th—Captain Henry Palmer Hill, from the 4th foot, to be Paymaster in Core deceased.

Paymaster, vice Cox, deceased.

9th—Studholme Brownrigg, gent. to be Ensign, by pur.

chase, vice Ogilvie, who retires.

16th—Ensign Charles Jeffries Carter to be Lieutenant, by purchase, vice O'Neill, appointed to the 20th foot George Harris Wallace, gent. to be Ensign, by purchase,

vice Carter.

29th—Lieutenant John O'Neill, from the 16th foot, w

29th—Lieutenant John O'Neill, from the 16th foot, to be Lieutenant, vice Faden, who retires.
42d—Ensign James Muir Fergusson to be Lieutenant, by purchase, vice Douglass, who retires, Serjeant-Major — Wheatley to be Adjutant, with the rank of Ensign, vice Macfarlane, who resigns the Adjutancy only.
68th—Staff-Assistant-Surgeon John FizzGerald, M. D. to be Assistant-Surgeon, vice Williams, promoted.
78th—Staff-Assistant-Surgeon William Robertson to be Assistant-Surgeon, vice Wood, appointed to the 3d foot.
81st—Captain James Ward, from half-pay Unattached, to be Captain, vice David Duval, who exchanges, receiving the difference.

ne difference.

1st West India Regiment—William Maxwell Mills,

gent. to be Ensign, by purchase, vice Robinson, who ration. All dated July 20, 1832.

GARRISONS.

Lieutenant-General Sir John Byng, G. C. B. to be Governor of Londonderry and Culmore, vice General Hart, deceased; dated July 17, 1832.

HOSPITAL STAFF.

HOSPITAL STAFF.

To be Staff-Assistant-Surgeons.—Assistant-Surgeon John Forrest, M. D. from half-pay 8th West India Regiment, vice Fogarty, promoted in the 22d foot; dated July 9. Assistant-Surgeon Francis Hopkins, M. D. from half-pay 2 Life Guards. Assistant-Surgeon Michael Lawless Duigan, from half-pay 57th foot. Both dated July 11. Assistant-Surgeon Charles Foote, from half-pay 26th foot, vice Rebertson, appointed to the 78th foot; dated July 20, 1892.

July 24.

18th Regiment of Foot—Lieutenant-General Matthew Lord Aylmer, K. C. B. from the 56th foot, to be Colonel, vice the Earl of Donoughmore, deceased.

56th—Lieutenant-General Sir Hudson Lowe, K. C. B. from the 93d foot, to be Colonel, vice Lord Aylmer, sp.

pointed to the 18th foot.

pointed to the 18th foot.

93d—Major-General Sir John Cameron, K. C. B. to be
Colonel, vice Sir Hudson Lowe, appointed to the 56th foot
All dated July 23, 1832.

GARRISONS.

GARRISONS.

General Sir Martin Hunter to be Governor of Stirling Castle, vice the Earl of Donoughmore, deceased; dated July 23. Dr. Bennie to be Chaplain to Stirling Castle, vice Moodie, deceased; dated July 12.

Major-General Paul Anderson to be Governor of Pendennis Castle, vice Sir Martin Hunter.

Lieutenant-Colonel Peter Dumas, of the 65th Foot, to be Lieutenant-Governor of Gravesend and Tilbury Fort, vice Major-General Paul Anderson. Both dated July 23, 1832.

At the Court at St. James's, the 11th day of July 1832.

PRESENT,

The KING's Most Excellent Majesty in Council.

THIS day the Right Honourable Holt Mackenzie and the Right Honourable Henry Ellis were, by command of His Majesty, sworn of His Majesty's Most Honourable Privy Council, and took their respective places at the Board accordingly.

C. C. Greville.

WHITEHALL, July 21, 1832.

The King has been pleased to direct letters-patent to be passed under the Great Seal of the United Kingdom, constituting and appointing the Right Honourable Charles Grant; Frederick John Viscount Goderich, William Viscount Melbourne, and Henry John Viscount Palmerston, G. C. B. His Majesty's three Principal Secretaries of State; Charles Earl Grey, K. G. First Commissioner of His Majesty's Treasury; the Right Honourable John Charles Spencer (commonly called Viscount Althorp), Chancellor of His Majesty's Exchequer; the Right Honourable Charles Watkin Williams Wynn; the Right Honourable John Sullivan; the Right Honourable Honourable Honourable Honourable Honourable Honourable Holt Mackenzie; Robert Gordon, and Thomas Babington Macaulay, Esqrs. His Majesty's Commissioners for the Affairs of India.

BANKRUPTS.

FROM THE LONDON GAZETTE.

Thomas Spring, of the Macelesfield Arms Public-House, City Road, Middlesex, victualler.

James Foster, late of Derby, and now of Hammersmith, Middlesex, frame-work-knitter.

George Ellis, of Market Street, Edgeware Road, Padding-ton, Middlesex, carriage and omnibus builder and pro-prietor.

prietor.
George Wells, late of the Quadrant, Regent Street, Middlesex, man-milliner and laceman.
Christopher Dunkin Hays, late Master of the Ship Reliance, trading to India, now residing at Meriton's Wharf, Bermandeau Supragar Parinaga

mondsey, Surrey, mariner.
Richard Chalener, of No. 10, King's Row, Pentonville,
Middlesex, bricklayer and builder, and of King's Cross,

Middlesex, bricklayer and builder, and of King's Cross,
Battle-Bridge, potatoe-dealer.
William Bean, of Willesden, Middlesex, and of Edgeware
Road, horse-dealer.
Robert Butter, of Bruton, Somerset, apothecary.
John Amphlett, of Worcester, druggist.
Cornelius Winter, of Marlborough, Wilts, innkeeper.
Thomas Stephens, of Manchester, Lancaster, publican.
Robert Bullen, of Sherborne, Dorset, innholder.
George Birch, of Cannock, Stafford, joiner and cabinetmaker.

Robert Mallitt, of Hereford, draper and tailor. Bankruptcy Superseded.

James Driver, of Cambridge, hatter and furrier.

THIRD NOTICE—SECOND TERM.

THIRD NOTICE—SECOND TERM.

In the Process of Ranking and Sale at the instance of JOHN KENNEDY, Esquire, of Kirkland, with concurrence of His Majesty's Advocate for His Majesty's interest, against John Gracie, Eq. of Killiewarren, the Lord Ordinary was pleased, by interlocutor of this date, to assign Thursday the 15th day of November next, for the whole Creditors of the said John Gracie to produce all their claims, rights, and diligences competent to them respectively against the said Bankrupt or his estate, and that for the SECOND TERM; with certification as in a reduction improbation."—Of all which notice is hereby given to those concerned.

1st Division—Lord Corehouse, Ordinary—J. Pringle, Clerk. John Brodic, W. S. Common Agent.

Edinburgh, July 10, 1832.

NOTICE

TO THE CREDITORS OF

THOMAS STEVENSON, of Belnahua, Distiller, Oban.

OHN PATTEN, W. S. Trustee on the sequestrated setate of the said Thomas Stevenson, hereby intimates, that a general meeting of the Creditors will be held within the Trustee's chambers, 25, Royal Crescent here, on Tuesday 21st August next, at 12 o'clock noon, for the purpose of giving him directions as to the Sale of the Outstanding Debts due to the Estate.

Edinburgh, July 27, 1832.

INTIMATION

TO THE CREDITORS OF

ROBERT EASTON, Tavern-Keeper in Glasgow.

THE Lord Ordinary officiating on the Bills of this date sequestrated the whole estates of the said Robert Easton, and appointed his Creditors to meet in the Stirling Square Coffeehouse in Glasgow, on Wednesday the let of August next, at one o'clock afternoon, to appoint an Interim Factor; and on Thursday the 16th of said month, at same place and hour, to choose a Trustee.

John M'Gill, Agent.

NOTICE

TO THE CREDITORS OF THOMAS SMELLIE, Smith and Builder at Coatbridge.

THE Lord Ordinary on the Bills of this date sequestrated the whole real and personal estates of the said Thomas Smellie, and appointed his Creditors to meet within the house of Robert Davie, Vintner at Coatbridge, near Airdrie, upon Friday the 3d day of August next, at one o'clock afternoon, to name an Interim Factor; and to meet again, at the same place and hour, upon Friday the 17th day of August next, to elect a Trustee.—Of which notice is hereby given, in terms of the Statute.

Edinburgh, July 26, 1832.

Edinburgh, July 26, 1832.

Edinburgh, July 26, 1832.

NOTICE

TO THE CREDITORS OF

JAMES SCOTT, Coach-Builder and Harness-Maker Stage-Coach-Proprietor, and Innkeeper, Edinburgh.

Stage-Coach-Proprietor, and Innkeeper, Edinburgh.

ROBERT AITKEN, Corn-Merchant, Fisherrow, Musselburgh, hereby intimates, that he has been elected and confirmed Trustee on the sequestrated estate of the said James Scott; and that the Sheriff of Edinburghshire has appointed Thursday the 9th and Thursday the 23d days of August next, within the Sheriff-clerk's office, Edinburgh, at 11 o'clock forenoon each day, for the public examination of the Bankrupt and others connected with his affairs.

The Trustee further intimates, that a general meeting of the Creditors will be held within the Royal Exchange Coffeehouse, Edinburgh, upon Friday the 24th day of August next, at two o'clock afternoon; and that another general meeting will be held, at the same place and hour, upon Friday the 7th day of September next, to name Commissioners on said estate, and for the other purposes mentioned in the Statute. And the Trustee hereby requires the Creditors to produce in his hands their claims and vouchers or grounds of debt, with oath of verity thereto; with certification, that unless produced between and the 19th day of April next, being ten months after the date of sequestration, the party neglecting will have no share in the first distribution of the estate.

Edinburgh, July 25, 1832.

Edinburgh, July 25, 1832.

NOTICE

TO THE CREDITORS OF

WILLIAM KERR, Calenderer and Merchant in Glasgow.

WILLIAM KERR, Calenderer and Merchant in Glasgow.

A LEXANDER GRAY, Accountant in Glasgow, hereby intimates, that his appointment as Trustee on the sequestrated estate of the said William Kerr has been confirmed by the Court of Session; and that the Sheriff of Lanarkshire has fixed Thursday the 9th and Thursday the 23d days of August next, at 11 o'clock forenoon of each day, within the Sheriff-clerk's office, Glasgow, for the examination of the Bankrupt, &c. in terms of the Statute.

That a meeting of the Creditors will be held within the chambers of the said Alexander Gray, No. 39, Miller Street, on Friday the 24th day of August next, at 11 o'clock forenoon; and another meeting of the Creditors will be held, at the same place and hour, on Friday the 7th day of September next, to name Commissioners, and for the other purposes mentioned in the Statute.

The Trustee farther requires the Creditors to produce in his bands their claims and vouchers or grounds of debt, with their oaths to the verity thereof, at or previous to the day of the said first meeting, if not already produced; hereby intimating, that unless said productions are made between and the 13th day of April 1833, being ten months after the date of sequestration, the party neglecting shall have no share in the first distribution of the bankrupt estate.

Clauser Libro 25, 1932 estate.

Glasgow, July 25, 1832.

Exchequer Chambers, Edinburgh, July 20, 1832.

OTICE is hereby given to all concerned, that Andrew M'Lachlan, Vintner in Tohermory, has applied to the Honourable the Barons for a gift of a small piece of ground, and of the house built thereon, situated in the village of Oban, in the county of Argyle, which belonged to the late ANGUS MACLACHLAN, fallen to the Crown by reason of Bastardy.

33.601.

Pursuant to the Act for the Relief of Insolvent Debtors in England.

THE COURT FOR RELIEF OF INSOLV-ENT DEBTORS.

On the 24th day of July 1832.

Upon the filing of the Petition and Schedule of WILLIAM BUCHANAN, formerly of 60, Pall Mall, afterwards of 3, Upper George Street, Euston Square, both in Middlesex, afterwards of London Street, in the City of Edinburgh, afterwards of 18, then of 33, and last of 6, all in Golden Square, Middlesex, Agent for the Sale of Pictures, a Prisoner in the King's Bench Prison, in the County of Surrey. Surrey.

It is ORDERED and APPOINTED, that the matters of the said Petition and Schedule shall be heard by the Court at the Court-House in Portugal Street, Lincoln's-Inn-Fields, on the Twentieth day of August next, at the hour of TEN in the Morning precisely: of which all Creditors, and Persons claiming to be Creditors of the said Insolvent, for the Sum of Five Pounds or more, shall have notice, by Service of a Copy of this Order made within such time and in such manner as is prescribed by the Rule of Court in that behalf.

BY THE COURT.

Charles McDuff, Insolvent's Attorney, 37, Castle Street, Holborn.

TAKE NOTICE.

- 1. If any Creditor intends to oppose the said Prisoner's discharge, notice of such intention must be given by entry thereof in the proper page and co-lumn of the book kept for that purpose at the office of the Court, between the hours of ten in the fore-noon and four in the afternoon, three clear days before the day of hearing above-mentioned, exclusive of Sunday, and exclusive both of the days of entering such notice and of the said day of hearing:—No. tice to produce at the hearing any books or papers filed with the Schedule, must be given to the Officer having the custody thereof, within the same hours, on any day previous to the said day of hear-
- N. B. Entrance to the Office in Portugal Street.
- 2. The Petition and Schedule, and all books, papers, and writings, filed therewith, will be produced by the proper Officer for inspection and examina-tion on Mondays, Wednesdays, and Fridays, until the last day for entering opposition inclusive, on this notice being exhibited :- and copies of the Petition and Schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act 7. Geo. 4, c. 57, sec. 76.
- 3. Opposition at the hearing can only be made by the Creditor in person, or by counsel appearing for him.

NOTICE.

LEXANDER ANDERSON, Advocate in Aberde A the Trustee on the sequestrated estate of DAVID SMITH, Hat-Manufacturer and Merchant in Aberdeen, SMITH, Hat-Manufacturer and Merchant in Aberdeen, hereby intimates, that at a meeting of the said David Smith's Creditors, held at Aberdeen on the 19th day of July current, the Bankrupt made offer of a composition of Seven Shillings and Sixpence per pound, on the debts due by him at the date of the sequestration, payable by equal instalments at three, nine, and twelve months after the Court should approve of said composition, with security therefor to the satisfaction of the Creditors, and also with security to pay all expences attending the sequestration and discharge; which offer being entertained and considered reasonable by the Creditors present, another meeting was ordered to be called for the purpose of deciding on the same, with or without amendment. The Trustee accordingly hereby intimates, that another general meeting of the said David Smith's Creditors will be held within the Lemon Tree Tavern, Aberdeen, upon Saturday the 18th day of August next, at two o'clock afternoon, for the purpose of deciding upon said offer, with or without amendment, in terms of the Statute.

11, Union Buildings,

11, Union Buildings, Aberdeen, July 20, 1832.

NOTICE

TO THE CREDITORS OF

JAMES SWAN, W.S. Dairyman or Cowfeeder at Meadowbank, near Edinburgh, and Underwriter in Edinburgh.

INDSAY MACKERSEY, Accountant in Edinburgh Trustee on the sequestrated estate of the said James Swan, hereby intimates, that the Sheriff of Edinburgh has fixed Saturday the 11th day of August next, at 11 o'clock forenoon, within the Sheriff-office, Edinburgh, for the re-examination of the said James Swan, and for the examination of others connected with his business,—all in terms of Statute 54. Geo. III, c. 137, § 32.

John Hunter, Jr. W. S. Agent.

July 27, 1832.

TO THE CREDITORS OF

JAMES FLEMING, Baker in Cowcaddens, of or near Glasgow.

A T a Meeting of his Creditors held on the 20th day of July current, the said James Fleming made offer of a composition on the debts due by him, at the date of the first deliverance on the petition for sequestration, and that besides paying all expences; which offer the meeting unanimously entertained as reasonable, and appointed another meeting of said Creditors to be held within the writing-office of Mr. John Monteith, 20, Miller Street, Glasgow, on the 17th day of August next, at 12 o'clock noon, for the purpose of deciding on said offer, with or without amendment.

—Wo fall which notice is hereby given, in terms of the Statute. July 23, 1832.

NOTICE.

A Ta Meeting of the Creditors on the Sequestrated Estate of JOHN CARPENTER STEAVENSON, Merchant, Fortrose, held on the 18th instant, only one Creditor attended, and the Trustee not deeming it proper to act on the recommendation of one Creditor in regard to the claim of John Cooke Gordon, Writer, Inverness, "for trouble while occupied as Interim-Factor on the estate," has, with concurrence of the claimant, resolved to call another merting meting on the subject. Notice is therefore hereby other meeting on the subject. Notice is, therefore, hereby given, that a meeting of the said Creditors will be held in M'Kenzie's Hotel, Dingwall, on Thursday the 16th August, at 12 o'clock noon, for the special purpose of giving instructions as to the said claim.

Dingwall, July 24, 1832.

NOTICE

TO THE CREDITORS OF

The Company lately carrying on Business, as Merchants in Greenock, under the Firm of ANDREW LYMBURN and COMPANY, and in Saint John's, New Brunswick, under the Firm of JAMES ROBERTSON and COMPANY, being one and the same Concern, and of Andrew Lymburn, Merchant in Greenock, a Partner of said Concern. of said Concern.

of said Concern.

M. R. JOHN M'NAB, Trustee on the said estates,
hereby intimates, that his accounts have again
been audited by the Commissioners; and that the same,
with a state of the Bankrupts' affairs, will lie at his counting-house in Greenock, for the inspection of the Creditors,
until the 28th day of August next, when a third dividend
under the sequestration will be paid to such Creditors as
here areas their selected in terms of the Stetute. have proven their claims, in terms of the Statute.

Greenock, July 25, 1832.

NOTICE

TO THE CREDITORS OF

JOHN RENNIE of Phantassie, Farmer, Corn-Merchant, and Cattle-Dealer, at East Linton, in the County of Haddington.

RCHIBALD BRUCE, Accountant in Edinburgh Trustee upon the sequestrated estate of the said John Rennie, hereby intimates, that his accounts have been audited and approved of by the Commissioners. The said accounts, and state of the Bankrupt's affairs, lie at the Trustee's office here, for the inspection of the Credit-No dividend at present.

3, Hillside Crescent, Edinburgh, July 27, 1832.

Dunblane, July 26, 1832.

NOTICE.

THAT an application has been made to the Commissary of the Commissariot of Perth, and his Depute for the Western District of said Commissariot, at the instance of Mr. John Cunningham Leny of Glins, to be decerned Executor Dative qua Creditor to the Deceased CAPTAIN WALTER GRAHAM of Glenny, who died at the Mill of Cone, in the Parish of Aberfoyle and county of Perth.—Intimation of which is hereby given, in terms of the fourth Section of the Act 4. Geo. IV, cap. 98.

PAT. J. STIRLING, Procurator for the Raiser.

NOTICE

TO THE CREDITORS OF

ALEXANDER TURNER and COMPANY, Wine and Spirit-Merchants in Glasgow.

EDWARD RAILTON, Agent in Glasgow, acting for the Creditors of the above named concern, hereby gives intimation, that having realized the principal part of the Debtors' means and estate, he will distribute the same among those who have already lodged their claims with him, or who may do so within one month from this date; certifying that he will not hold himself accountable to any Creditor who may neglect this intimation.

20. Brunswick Place Glasgow, July 27, 1832.

NOTICE

TO THE CREDITORS OF

JOHN SIVEWRIGHT, late Merchant in Aberdeen.

WILLIAM CLARK, Merchant in Aberdeen, Trustee W ILLIAM CLARK, Merchant in Aberdeen, Trustee on the sequestrated estate of the said John Sivewright, hereby intimates, that his acquents have been sudited by the Commissioners, and that a state and scheme of division lie at the office of Mr. Webster, Advocate, King Street, for the inspection of all concerned, till the 30th day of August next, after which period a dividend will be paid to the Creditors whose claims have been ranked, or to their mandatories. mandatories.

Aberdeen, July 24, 1832.

NOTICE

TO THE CREDITORS OF

GEORGE FOWLER, late Merchant in Aberdeen.

LEXANDER WEBSTER, Advocate in Aberdeen, A. Trustee on the sequestrated estate of the said George Fowler, hereby intimates, that his accounts have been audited by the Commissioners, and that the ranking and scheme of division lie at his office, Kiug Street, for the inspection of all concerned, till the 27th day of August next, after which period a dividend will be paid to the Creditors whose claims have been ranked, or to their mandatories.

King Street, Aberdeen, July 24, 1832.

[All Letters-must be post-paid.]

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