

form your Lordship the exact number of killed and wounded, but from the best information circumstances afford, I think about 30 killed and as many wounded, most of them dangerously.

I have the honour to be, &c.

W. BUTTERFIELD.

Admiral Lord Bridport, K. B. &c.

It appears also, by a letter from Admiral Lord Bridport of the 21st instant, that his Majesty's ship Jason had captured, on the preceding day, a new gun brig, named L'Arrogante, carrying 6 long twenty-four pounders and 92 men.

WAR-OFFICE, April 28.

STAFF.

Lieut. Col. Charles Stevenson, of the 5th foot, to be Brigade Major General to the troops under the command of Field Marshal His Royal Highness the Duke of Gloucester.

HOSPITAL STAFF.

Apothecary James Leslie to be Surgeon to the forces.

East and West Lothian Fencible Cavalry.

James Crook to be Cornet, vice Johnston, who resigns.

NOTICE.

THE Copartnership carried on here under the Firm of GEORGE and WILLIAM MILLER & CO. opposite the Tron Church, was this day DISSOLVED by mutual consent.

Those who are indebted to the said Company are desired to make payment to Mathew or Andrew Miller, either of whom are empowered to uplift and discharge the same, as well as to settle all claims against the Company.

Glasgow, March 24. 1798.

MATHEW MILLER.

ANDREW MILLER.

GEORGE MILLER.

WILLIAM MILLER.

INTIMATION.

PATRICK LEE, Vintner in Edinburgh, residing at the head of Leith Walk, and WILLIAM SCOTT, Plumber in Edinburgh, intimate, That they respectively have renounced all right, interest, and concern in the lease dated the 11th day of May 1795, entered into between Robert Haldane, Esq. of Airthrey, and Samuel Hands, late of Wirksworth, in the county of Derby, now residing at Airthrey, in Stirlingshire, on the one and other parts, of all mines, minerals, metals, and fossils, within that part of the lands of Airthrey, lying in the parish of Logic and shire of Stirling; and in the Mining Adventure, now or formerly carried on under the firm of "The Caledonian Company;"—that they have also renounced their partnership; with the said Samuel Hands, his assignees, &c. therein; and have ceased to have any concern in the said lease, Caledonian Company, and Mining Adventure; in the transactions of the said Samuel Hands as lessee foresaid, and of the said Samuel Hands, and every other person trading under the firm of the Caledonian Company; and that they have transferred to the said Samuel Hands, his heirs, &c. their respective parts or shares of the said mining lease, and whole profits, privileges, and advantages thereof, all from and after this date—Of which all concerned are required to take notice.

PATRICK LEE.
WILLIAM SCOTT.

Edinburgh, April 23. 1798.

TO THE CREDITORS OF

WILLIAM ROBERTSON, Jeweller in Edinburgh, and to his Debtors.

Charles More, trustee on the sequestrated estate of the said William Robertson, hereby intimates, that states of his affairs have been made up, in terms of the statute, and will lie open for the inspection of the creditors or their agents, in the hands of the trustee, at the Royal Bank of Scotland, and with Alex. Kidd, writer, North Frederick Street, until the 1st day of June next; but from particular circumstances a dividend cannot then be made, which the trustee and commissioners will explain to a General Meeting of the creditors, which they hereby intimate will be held, for that purpose, within the Royal Exchange Coffeehouse, Edinburgh, on Monday the 21st day of May curt. at 12 o'clock noon, and also for giving the trustee instructions to some matters of importance relative to the sequestrated estate.

The trustee, for the third time, gives this public intimation to all those indebted to the estate of Mr Robertson, that their accounts must be paid to him, or liquidated by bills at a short date, on or before the 15th curt. otherwise they will then be put into the hands of a man of business, for recovering payment in due course of law.

TO THE CREDITORS OF

JOHN MILNE, Sen. merchant in Montrose.—

Alexander Paterson, banker in Montrose, having been chosen trustee on the sequestrated estate of the said John Milne, and his nomination confirmed by the Lord Ordinary officiating on the bills, he hereby gives notice, that the Sheriff of Forfarshire, has appointed the 10th and 24th days of May curt. at eleven o'clock forenoon, within the Court-room of Brechin, for the public examination of the bankrupt, and others acquainted with his business.

The trustee hereby requests a meeting of said creditors, within the Trades Hall of Montrose, on Friday the 25th day of May curt. at 12 o'clock noon, for the purpose of instructing him as to the management and recovery of the funds; betwixt and which time the creditors are requested to produce in the trustee's hands, their claims, with oaths of the verity thereon; with certification to those who fail to make such productions before the 10th day of December next, being 10 kalendar months from the date of the sequestration, that they will have no share in the first distribution of the bankrupt's effects.

1st May 1798.

TO THE CREDITORS OF

ROBERT HARDY, Horsedealer at Williams Craigs.

By appointment of the Sheriff-substitute of Linlithgow, the last diet of the bankrupt's examination took place the 23d April; and in terms of the statute, James Aitken, writer in Falkirk, the trustee, required a meeting of the creditors, to be held within the Sheriff Court-room of Linlithgow, upon the day following, being Tuesday the 24th April, for the purpose of giving him instructions as to the management and recovery of the estate; of which meeting due notice was given upon the 10th April in the Edinburgh Gazette. None of the creditors having, however, attended at this meeting, the trustee hereby again requires a general meeting of the creditors of the bankrupt, within the house of Richard Forrester, vintner in Linlithgow, upon Friday the 18th May curt. at 12 o'clock noon, for the purpose aforesaid, and for the other purposes mentioned in the statute; for till these are complied with, the business of the bankruptcy must in a great measure be at a stand, and the delay may turn ultimately to the disadvantage of the creditors.