

The Edinburgh Gazette.

Published by Authority.

FRIDAY, DECEMBER 6, 1850.

AT the Court at Windsor, the 13th day of November 1850,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS there was this day read at the
Board a Report from the General Board of
Health, dated the thirty-first day of October one
thousand eight hundred and fifty, in the words
following; that is to say:—

"To the Queen's Most Excellent Majesty.

"We, the General Board of Health, appointed for the purposes of the Public Health Act, 1848, have, in pursuance of the provisions of that Act, upon the petition of not less than one-tenth of the inhabitants rated to the relief of the poor of and within the parish of Diss, in the county of Norfolk, (the number of the said petitioners greatly exceeding thirty in the whole,) directed William Lee, Esq. a Superintending Inspector appointed for the purposes of the said Public Health Act, to visit the said parish, and to make public inquiry, and to examine witnesses as to the sewerage, drainage, and supply of water, the state of the burial-grounds, the number and sanitary condition of the inhabitants, and as to any local Acts of Parliament in force within such parish for paving, lighting, cleansing, watching, regulating, supplying with water, or improving the said parish, or having relation to the purposes of the said Public Health Act; also as to the natural drainage, areas, and the existing municipal, parochial, or other local boundaries, and the boundaries which might be most advantageously adopted for the purposes of that Act;

"And the said Superintending Inspector, having previously given the notices directed by the said Public Health Act, proceeded upon the said inquiry in the manner directed by that Act, and hath reported in writing to the said Board upon the said several matters with respect to which he was directed to inquire, and upon certain other matters with respect to which he deemed it expedient to

report for the purposes of that Act;

"And copies of the said Report, accompanied by a notice, stating that written statements might be forwarded to the said Board, with respect to any matter contained in or omitted from the said Report, or any amendment proposed to be made therein, have been duly published and deposited as directed by the said Public Health Act, and the time for forwarding such statements has now elapsed;

"And it appears by the said Report that there is no local Act of Parliament in force within the said parish for paving, lighting (otherwise than for the profit of proprietors or shareholders), cleansing, watching, regulating, supplying with water, or improving such parish, or any part thereof, or in anywise relating to the purposes of

the said Public Health Act;

"Now, therefore, We, the said General Board of Health, do hereby, in pursuance of the said Public Health Act, humbly report to your Majesty, that it appears to us to be expedient that the Public Health Act, 1848, and every part thereof, except the section numbered 50 in the copies of that Act, printed by your Majesty's printers, should be applied to, and be in force within and throughout the entire area, places, and parts of places comprised within the boundaries of the said parish of Diss, in the county of Norfolk, and that such area, places, and parts of places should be, and constitute a district for the purpose of the said Public Health Act accordingly.

"2. That the Local Board of Health to be

"2. That the Local Board of Health to be elected under the said Public Health Act, shall consist of nine persons, and that the entire number shall be elected for the whole of the said district.

"3. That the first election of the said Local Board of Health shall take place on the twenty-first day of January, in the year of our Lord one thousand eight hundred and fifty-one.

"4. That one-third in number of the said Local Board shall go out of office on the twenty-first day of January in each year subsequently to that in which the first election of that Local Board takes place; but in case the day so appointed shall fall on a Sunday, or on a day appointed for Public Fast or Thanksgiving, then such one-third shall go out of office on the day next following.

"5. That every person at the time of his election as member of the said Local Board, and so long as he shall continue in office by virtue of such election, be resident, as in the said Public Health Act, 1848, is required, and be seized or possessed of real or personal estate, or both, to the value or amount of not less than one thousand pounds; or shall be so resident and rated to the relief of the poor of some parish, township, or place, of which some part is within the said district, upon an annual value of not less than twenty-five pounds.

"6. That at the first election of the said Local Board, the Reverend William Manning, Rector of the parish of Diss, shall have the powers and per-

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form the duties vested in or imposed upon the Chairman of the Local Board of Health by the Public Health Act, 1848, in relation to the election by owners of property and rate-payers, and shall perform all other duties which it may be requisite for him to perform in conducting and completing the said first election; and in case the said William Manning, from illness, or other sufficient cause, shall be unable to exercise or discharge such powers or duties, or shall be absent, or shall refuse to act, then Samuel Farrow, Esq. of the parish of Diss, shall exercise and perform such of the said powers and duties as then remain to be exercised or performed.

"7. That the fourteen days' notice of qualification required by the Public Health Act, 1848, to be given by owners of property, in order to entitle them to vote at the said first election, shall be given to the said Reverend William Manning, at the Rectory, within the said district of Diss; or in case he shall refuse, or be unable to receive the same, then to the said Samuel Farrow, at his residence at Diss, likewise within the district aforesaid of 1 and 1 of 1

o" Given under our hands, and under the seal to m of the General Board of Health, this thirty-first day of October, in the year of our Lord

one thousand eight hundred and fifty, of the state of the

Now therefore, Her Majesty, having taken the said Report into consideration, is pleased to approve thereof, and by and with the advice of Her Privy Council, doth hereby, under and in pursuance of the Public Health Act, 1848, order and direct that from and after the date of this Order, the Public Health Act, and every part thereof, except the section numbered 50 in the copies of that Act, printed by Her Majesty's printers, shall be applied to and be in force within and throughout the entire area, places, and parts of places comprised within the boundaries of the parish of Diss, in the county of Norfolk, and that such area, places, and parts of places shall be, and constitute a district for the purposes of the said Public Health, Act accordingly. He is all loyans in a cold like the elected under the said Public Health Act, shall

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6. That at the first election of the said Local Board, the Reverend William Manning, Rector of the parish of Diss, shall have the powers and perform the duties vested in or imposed upon the Chairman of the Local Board of Health by the Public Health Act, 1848, in relation to the election by owners of property and rate-payers, and shall perform all other duties which it may be requisite for him to perform in conducting and completing the said first election; and in case the said William Manning, from illness or other sufficient cause, shall be unable to exercise or discharge such powers or duties, or shall be absent, or shall refuse to act, then Samuel Farrow, Esq. of the parish of Diss, shall exercise and perform such of the said powers and duties as then remain to be exercised or performed.

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At the Council-Chamber, Whitehall, the 30th day of November 1850.

By the Right Honourable the Lords of the Committee of Council appointed for the consideration of all matters relating to Trade and Foreign Plantations.

By virtue of the power given to them by the Designs Act, 1850, the Lords of the said Com-smittee do hereby certify the Building, now being erected in Hyde Park, on a piece of ground lying between the Kensington-Drive and the ride com-monly known as. Rotten Row, for the purposes of the Exhibition of 1851, to be a place of public exhibition within the meaning of the said Act.

Signed by order of the Lords of the said Com^{B*}

Signed by order of the Lords of the said Comprintee.

To y'l James Booth one of the Joint Secretaries of the said Committee.

The grant and any and the said Committee.

DOWNING-STREET, December 3, 1850.

The Queen has been pleased to appoint Alexander Bannerman, Esq. to be Lieutenant-Governor of Prince Edward Island,

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Day and Place appointed for holding the Special Commissions of Oyer and Terminer and Gaol

City of York, the same day, at the Guildhall of the said city,

Commissions signed by the Lord Lieutenant of the West Riding of the County of York, and of the City and County of the City of York.

2d Regiment of West Riding Yeomanry Cavalry, Lientenant Henry Akroyd to be Captain, vice Pollard, resigned. Dated 26th November 1850. Cornet Courtney Kenny Clarke to be Lieutenanto vice Akroyd, promoted. Dated 26th Novembera 1850. Commissions signed by the Lord Lieutenant of the County of Salop.

North Salopian Regiment of Yeomanry Cavalry. The Right Honourable Arthur Hill Trevor Viscount Dungannon to he Major, vice Kenyon, resigned. The Honourable Charles Henry Cust to be Cap-

tain, vice Kynaston, resigned.
Lieutenant James Henry Murray Martin to be
Captain, vice Edwards, deceased.
Bulkeley Hatchett Bulkeley Owen, gent. to be

Lieutenant, vice Martin, promoted.
Whitehall Dod, gent. to be Lieutenant, vice Masefield, resigned.

Commission signed by the Lord Lieutenant of the County of Surrey.

2d Regiment of Surrey Militia.

The Right Honourable Arthur Onslow, commonly called Viscount Cranley, to be Lieutenant-Colonel, vice Sir Richard Frederick, Bart. resigned.

In pursuance of the directions of an Act passed in the twenty-fourth year of the reign of His late Majesty King George the Third, intituled "An Act to repeal so much of two Acts made "in the tenth and fifteenth years of the reign of "His present Majesty, as authorizes the Speaker " of the House of Commons to issue his warrant "to the Clerk of the Crown for making out writs "for the election of Members to serve in Parlia-"ment, in the manner therein mentioned, and for "substituting other provisions for the like pur-" poses :"

I do hereby give notice, that the death of the Right Honourable George Lord Nugent, late a Member serving in this present Parliament for the borough of Aylesbury, hath been certified to me in writing, under the hands of two Members serving in this present Parliament, and that I shall issue my warrant to the Clerk of the Crown to make out a new writ for the electing of a Member to serve in this present Parliament for the said borough, at the end of fourteen days after the insertion of this notice in the London Gazette.

La Given under my hand the 2d day December 1850.

CHARLES SHAW LEFEYRE, Speaker.

WHITEHALL, October 26, 1850.

The Right Honourable Sir John Jervis, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Hugh Beaver Roberts, of Bangor, in the county of Carnarvon, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Carnarvon.

WHITEHALL, November 7, 1850.

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The Right Honourable Sir John Jervis, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Edward Oram Gard, of Devonport, in the county of Devon, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Devon.

WHITEHALL, November 18, 1850.

The Lord Chancellor has appointed David Crawford, of the city of Edinburgh, gent to be a Master Extraordinary in the High Court of Chancery in that part of the United Kingdom of Great Britain and Ireland, called Scotland.

WHITEHALL, November 19, 1850.

The Lord Chancellor has appointed Edwin John Hayes, of Wolverhampton, in the county of Stafford, gent. to be a Master Extraordinary in the the High Court of Chancery.

WHITEHALL, November 27, 1850.

The Lord Chancellor has appointed John Edyvean of Camelford, in the county of Cornwall, gent to be a Master Extraordinary in the High, Court of Chancery,

The Lord Chancellor has also appointed John Yeats, of Aberdeen, North Britain, gente to be a Master Extraordinary in the High Court of Chancery in that part of the United Kingdom of Great Britain and Ireland, called Scotland.

The Lord Chancellor has also appointed William Nathaniel Fraser, of Edinburgh, gent. to be a Master Extraordinary in the High Court of Chancery in that part of the United Kingdom of Great Britain and Ireland, called Scotland.

ant to the thoughton By the Lord Lieutenant-General and General Governor of Ireland,

CLARENDON.

WHEREAS under the provisions of an Act passed in the Session of Parliament held in the third and fourth years of the reign of His late Majesty King William the Fourth, entitled "And Act for consolidating and amending the Laws relative to Jurors and Juries in Ireland," the Justices assembled at the October Quarter Sessions of the Peace, holden in and for the division of Ballinrobe, in the county of Mayo, at Claremorris, in the said division, for the 110th day of October last, duly fixed a Special Sessions to be holden at the Sessions' House in Hollymount, on Saturday the 14th day of December 1850, within and for the division of Ballinrobe, in said county of Mayo, for the purpose of examining the Lists of Jurors returned by the High Constables and Collectors within said division, pursuant to the provisions in said Act contained, and did give public notice of such place and time:

And whereas it has been represented unto Us by the Clerk of the Peace for said county of Mayo, that the Lists of persons returned, pursuant to the provisions of said recited Act, for the said division of Ballinrobe, could not be examined or corrected by reason of the date, fixed as above stated, for holding a Special Sessions, not being in con-formity with the provisions of an Act passed in the fourth year of His late Majesty, and therefore said Sessions could not be effectually holden for the purpose aforesaid:

And whereas by an Act passed in the Session of Parliament held in the second and third years of the reign of Her present Majesty, entitled "An Act to amend two Acts of the third "and fourth and fourth and fifth years of His "late Majesty King William the Fourth, for "consolidating and amending the laws relative to Jurors and Juries in Ireland," it is enacted

that in every case in which, in any county at large, or any division thereof, or in any county of a city, or county of a town, such Special Sessions shall not be effectually held for the purpose in said Act stated, whether by reason of a sufficient number of Justices not attending, or by reason of a day or place not being fixed for the holding of such Sessions, or by any other cause, it shall and may be lawful for the Lord Lieutenant, or other Chief Governor or Governors of Ireland, by Warrant under his or their hand or hands, to fix a day, and also a place in such county or division, or county of a city, or county of a town, of such Sessions, or by any other cause, it shall for holding a Special Session for the purpose of and may be lawful for the Lord Lieutenant, or examining the List of Jurors, as in the said Act other Chief Governor or Governors of Ireland, of the third and fourth years of the reign of His said late Majesty is directed:

Now We, George William Frederick Earl of Clarendon, Lord Lieutenant-General sill and General Governor of Ireland, do, by this Our Warrant, in pursuance of the Authority so vested in Us, under and by virtue of the provisions of said recited Act of the second and third years, of the reign of Her present Majesty, appoint and fix that a Special Sessions, for the purpose of examining the List of Jurors as in the said Act of the third and fourth years of the reign of His said late Majesty is directed, shall be held at Hollymount, in and for the said division of Ballinrobe, on the 19th day of December next, being sixteen days from the publication of this Our Warrant; of which all persons concerned are to take notice.

Given at Her Majesty's Castle of Dublin,

this 30th day of November 1850. By His Excellency's Command, T. N. REDINGTON. (10 Comone ,

By the Lord Lieutenant General and General Governor of Ireland.

CLARENDON. P.rfs. Tunnadice, THEREAS under the provisions of an Act passed in the Session of Parliament held in the third and fourth years of the reign of His late Majesty King William the Fourth, entitled "An Act for consolidating and amend-"ing the Laws relative to Jurors and Juries in Henry Bishe, otherwise Bish, of Brighton, Sussex, "Ireland," the Justices assembled at the Octo- Henry Bishe, otherwise Bish, of Brighton, Sussex, builder in builder. bero Quarter Sessions of the Peace, holden in Robert Rising late of Frith Street, Soho, Lower Berke and for the division of Ballina, in the county of ley Street, Middlesex, dealer in casts, and bookseller. Mayo, at Swinford in the said division, on the Richard Northover, of Skinner, Street, Bishopsgate seventeenth day of October last, duly fixed a Spe-Street, and of No. 58, Cheapside, London, lint manufacturers. seventeenth day of October last, duly fixed a Special Sessions to be holden at the Sessions' House in Ballina, on Tuesday, the seventeenth day of December 1850, within and for the division of Ballina, in the said county of Mayo, for the purpose of examining the Lists of Jurors returned by the High Constables and Collectors within said division, pursuant to the provisions in said Act who had a side of the Peace for said county of Mayo, John Moore, of Nottingham, capinet maker.

And whereas it has been represented unto Us by the Clerk of the Peace for said county of Mayo, John Firth, of West Street, Leeds, York, linen draper. John Firth, of West Street, Leeds, York, linen draper. John Gollop, of Beaminster, Dorset, builders and division of Ballina, could hot be examined of the provisions of said recited Act, of or the said county of Mayo, John Gollop, of Beaminster, Dorset, builders and division of Ballina, could hot be examined of the provisions of the date fixed as above stated, for holding a Special Sessions, not being in the Parish of the Parish of

conformity with the provisions of an Act passed in the fourth year of His late Majesty, and therefore said Sessions could not be effectually holden for the purpose aforesaid:

And whereas by an Act passed in the Session of Parliament held in the second and third years of the reign of Her present Majesty, en-

titled "An Act to amend two Acts of the third "and fourth and fourth and fifth years of His "late Majesty King William the Fourth, for consolidating and amending the Laws relative to Jurors and Juries in Ireland," it is enacted that in every case in which, in any county at large, or any division thereof, or in any county of a city, or county of a town, such Special Sessions shall not be effectually held for the purpose in said Act stated, whether by reason of a sufficient number of Justices not attending, or by reason of a day or place not being fixed for the holding by Warrant under his or their hand or hands, to fix a day, and also a place in such county or division, on county of a city, or county of a town, for holding a Special Session for the purpose of examining the List of Jurors, as in the said Act of the third and fourth years of the reign of His said late Majesty is directed. 2 10 fbr 1.W

Now We, George William Frederick Earl
of Clarendon, Lord Lieutenant-General and
General Governor of Ireland, do, by this Our
Warrant, in pursuance of the Authority so, xested in Us, under and by virtue of the provisions of said recited Act of the second and third years of the reign of Her present Majesty, appoint and fix that a Special Sessions, for the purpose of examining the List of Jurors, as in the said Act of the third and fourth years of the reign of His said late Majesty is directed, shall be held at Ballina, in and for the said division of Ballina, on the 20th day of December next, being seventeen days from the publication of this Our Warrant; of which all persons concerned are to take notices

Given at Her Majesty's Castle of Dublin, this 30th day of November 1850.

> By His Excellency's Command, T. N. BEDINGTON. 9 Lan sin County of 1 rth

Lady Ehrabeth STAURANAB Se n Steugttesse Modnol ant Most ton and T ucb, un-tru-BANKRUPTCIES AWARDED.

THOMAS JOHNSTON, Of Holehouse, Trustee on the sequestrated estate of JAMES HAY, Grazier, Cattle Dealer, and Farmer at Harviesmailing, in the Parish of Denny, hereby intimates, that the Commissioners have audited his accounts, postponed payment of a dividend until next Stantony position and dispensed with circulars being sent to Statutory period, and dispensed with circulars being sent to the Creditors.

THOMAS JOHNSTON, Trustee. Holehouse, by Denny, December 3, 1850.

THE Inclosure Commissioners for England and Wales hereby give Notice, that applications have been made by the under-mentioned persons for the advance of the under-mentioned sums by way of Loan, under the provisions of the Act of the 18th and 14th Vict. cap. 31, for the Drainage of the Lands hereinafter specified:

b Name of Applicant.	Name of Estate.	Parish.	County	Sums applied for by way of Loan
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Witness my hand t	hik 27th day of Novemb	ber, in the year of	our Lord 1850: H, C. Mules,	£

WILLIAM MARTING SEQUESTRATION,

THOMAS BARCLAY, Writer in Montrose, Trustee on the sequestrated estate of William Martin, Salmon Fisher and Fishcurer in Montrose, now deceased, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to 22d ultime, with states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute; that the Trustee and Commissioners have resolved not to declare a farther dividend at present, and dispense with the notification of this resolution by circular letters to Creditors who have given in claims A

E THOMAS BARCLAY, Trustee.

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Montrose, December 4, 1850.

JOHN SLATE, Farmer, Sunnyside, Trinstee on the sequestrated estate of JAMES LYLE, Farmer, Cattle Dealer, and Grazier at Ruchlawmains, and at Ruchlawmain, Newbarns and Meiklerig, all in the County of Haddington, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to 23d November last, and states of the sams recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners, in terms of the Statute; and that the Commissioners have postponed declaring any dividend till the recurrence of the next Statutory period, and have dispensed with circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

John Sunty, Sunty side, by Prestopkith, December 4, 1850.

EXCHANGE BANK OF SCOTLAND.

Edinburgh, 3d December 1850.

IN compliance with a Requisition by the Directors,
I hereby call a Special General Meeting of the
Partners of THE EXCHANGE BANK of SCOTLAND, to be held in Gibb's Saloon, Royal Hotel, Prince Street, Edinburgh, on Wednesday the 5th day of February next, 1851, at half-past Two o'clock P.M. for the purpose of considering the propriety of Dissolving the Company; and in the event of the Dissolution being resolved on, for determining the steps to be taken for winding up the affairs of the Bank, repaying the remaining portion of its Capital to the Shareholders, and for appointing such person or persons as may be thought fit, to carry such resolutions into effect, in accordance with the provisions of the Contract of Copartnery...

> 19 D. M'LAREN, Manager, NOTICE, in a

NTIMATION is hereby given, that Hugh FLEMING EDMISTON, Esquire of Bossfield, Heir of Entail in possession of that mailing and room of Land of Bossfield which sometime belonged to, and was possessed by the deceased William Paterson, being part of the Five Mark Land of Bossfield, in the Parish of Kilbride, and Shire of Lanark and also these houses and yards in the west end of Meikle Govan, commonly called the Green of Govan; and that piece of ground, formerly part of the said houses and yards called the Know Yard, lying within the Parish of Govan, lately of the Regality of Glasgow, and Sheriffdom of Lanark, has presented a Petition to the Court of Session, (First Division, Mr Walker, Clerk,) in terms of the Act 11 and 12 Victories, cap. 36, intituled 'An Act for the Amendment of the Law of Entail in Scotland,' for authority to dispatch and acquire in fee simple the whole of to disentail and acquire in fee-simple the whole of the foresaid Lands and others, as particularly specified in the Deed of Entail mentioned in the said Petition: On which Petition the following Interlocator has been pronounced :--- Edinburgh; 4th December 1850.—The Lords appoint the Petition to ' be intimated on the Walls and in the Minute-Book 'for fourteen days, and to be served on the persons on whom it prays for an order for service to be made, and them to answer the same (if advised to 'do so,) within the proper period, in terms of the Statute and relative Acts of Sederunt; farther, appoint said Petition to be publicly advertised once 'in the Edinburgh Gazette, and once weekly for six 'successive weeks in the North British Advertiser and Glasgow Herald.
'Signed 5th December 1850.

(Signed) ID. BOYLE, I. P. D.

JAMES CARNEGIE, Jr. W.S. Agent for the Petitioner.

Edinburgh, December 5, 1850.

OHN SMITH, Advocate and Accountant in Aberdeen, Trustee on the sequestrated estate of NORMAN MACLEOD, Esquire of MacLeod, Shipowner, and Manufacturer of Tiles, in the Island of Skye, and County of Inverness, hereby intimates, that his accounts, brought down to 19th ultimo, have been audited and approved of by the Commissioners, and that they have postnoned the navment of a missioners; and that they have postponed the payment of a dividend till the recurrence of the next Statutory period, and dispensed with sending notices to the Creditors,--all in terms

John Smith.

NTIMATION is Hereby Given, that a Summona of Disjunction and Erection has been instituted before the Lords of Council and Session, Commissioners for the Plantation of Kirks and Valuation of Teinds, at the instance of William Forman Honn, Esquire, of Billie and Paxton, and others, all contributors to the endowment of Paxton, and others, an contributors to the endowment of the proposed Church and Parish of Houndwood, against the Reverend the Presbytery of Chirnside and others, for their respective rights and interests; which Summons concludes that the said Lords of Council and Session, Commissioners for Plantation of Kirks and Valuation of Commissioners for Plantation of Kirks and Valuation of Commissioners for Plantation of Kirks and Valuation of Teinds, in virtue of the powers conferred upon them by the Acts of Parliament therein recited, ought and should decern and erect the Church of Houndwood, mentioned in said Summons, into a Parish Church in connection with the Church of Scotland, quoad sacra, and ought and should mark out and designate the district within the boundaries specially set forth and described in said Summons, or such other district as the said Lords should see fit to mark out and designate, as the district to be attached to the said Church of Houndwood suppad sacra s and ought and should disjoin as the district to be attached to the said Church of Houndwood, quoad sacra, and ought and should disjoin such district, quoad sacra, from the Parish of Coldingham, to which the same now belongs, and ought and should erect such district into a Parish quoad sacra, in connection with the Church of Scotland, to be called the Church and Parish of Houndwood; and it ought and should also be found and declared by decree of the said Lords, that the Minister and Elders, of the said Church and Parish so to be erected, should have and enjoy the status, and all the powers, rights, and privileges of a Parish Minister and Elders of the Church of Scotland; and it ought and should be further found and declared, that upon the said Church of Houndwood being erected that upon the said Church of Houndwood being erected into a Church and Parish quod sacra, in terms of the foregoing conclusions, the Patronage thereof should thereafter be vested in the said William Forman Home, and his Heirs and Successors in all time coming; but always under reservation of the right of the Presbytery of the bounds to present to the said Church, juve devolute, according to law, and as provided in the Act 7 and 8 Vico toria, cap. 44; and the said Lords ought and should find, decern, and declare in the premises, in terms of the foregoing conclusions, or in such other terms as to their Lordshipe should scare most use the said Summers in tests. going conclusions, or in such other terms as to their Lordships should seem meet; as the said Summons in itself more fully bears; which Summons having been enrolled before the said Lords, as Commissioners foresaid, their Lordships, on the 4th December current, pronounced the following Interlocutor therein:—'Edinburgh, 4th. 'December 1850.—The Lords having considered the Summons and heard Counsel for the Pursuers, pursuant to 'the Statute 7 and 8 Vic., c. 44, appoint Intimation of the conclusions of the Summons to be made once from 'the Precentor's Desk of the Parish Church, and of the 'Church or Chapel of Houndwood, within the said Parish. 'respectively, immediately upon the Blessing being proposition of the said parish that the said Parish conced, after the first Service on the Sabbath, of which intimations certificates by the respective Precentors shall to the sablath, of which are the first service on the sablath, of which intimations certificates by the respective Precentors shall be sufficient evidence; appoint intimation in similar terms, to be made once in the Edinburgh Gazette, and North British Advertiser Newspaper;—all such intimations to be made at least ten days before the Process shall be again moved in Court; and further, appoint the Pursuers to lodge with each of the Session-Clerks of the Provider and Church or Charol of pressid fifty conject of Parish, and Church or Chapel aforesaid, fifty copies of the printed Summons for the use of such of the Heritors or others interested as may apply for them.

D. BOYLE, I.P.D. (Signed) -Of all which Intimation is hereby given.

WM. Young, W.S. Agent for the Pursuers.

Edinburgh, 3, Moray Place, December 6, 1850.

REDERICK HAYNE CARTER, Accountant in Edinburgh, Trustee on the sequestrated estate of DONALD M'NAUGHTON, Merchant, and Dealer in Furniture and other Articles, Regent Arch, Calton, Edinburgh, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 17th day of Newspher current together with a to the 17th day of November current, together with a state of the funds outstanding at same date, has been made up and examined by the Commissioners, in terms of the Statute; that the Commissioners postponed payment of a dividend until the recurrence of another Statutory period, and dispensed with circulars being sent to the Creditors.

FRED. H. CARTER, Trustee.

Edinburgh, November 30, 1850,

THE Estates of CHARLES M'GLASHAN, Commission Agent and General Merchant, Edinburgh, a Partner of Mowbray & M'GLASHAN, Commission Agents and General Merchants, No. 5, Blenheim Place, Edinburgh, and as the only other Partner of said Company, along with Thomas Mowbray, Commission Agent, Edinburgh, and as an individual, were sequestrated on the 4th day of December 1850.

The first deliverance is dated the 4th December 1850. The meeting to elect Interim Factor is to be held at

The meeting to elect Interim Factor is to be held at two o'clock afternoon, on Thursday the 12th day of December 1850, within Stevenson's Rooms, George Street, Edinburgh; and the meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Friday the 3d day of January 1851, within the same

place. A composition may be offered at this latter meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the

Sth day of June 1861.
All future Advertisements relating to this sequestra tion will be published in the Edinburgh Gazette alone.

John Leishman, W.S. Agent, 18, Drummond Place, Edinburgh.

THE Estates of ARCHIBALD WARDEN, Sugar Merchant in Glasgew Merchant in Glasgow, carrying on Business there under the name or Firm of Archibald Warden, Junior, Sugar Merchant there, were sequestrated on the 5th day of December 1850.

The first deliverance is dated the 5th day of December

1850.

The meeting to elect Interim Factor is to be held at two o'clock on Monday the 16th day of December 1850, within the Star Hotel, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at two c'clock, on Monday the 6th day of January 1851, within

the Star Hotel, Glasgow.

A composition may be offered at this latter meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 6th day of June 1851.

All fature Advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

PATRICK PAUL, S.S.C. 6, Northumberland Street, Edinburgh.

THE Estates of KENNETH MUNRO, Shoemaker, Leather Merchant and Trader, lately residing and carrying on Business in George Street, Aberdeen, now deceased, were acquestrated on the 5th day of December 1859.

The first deliverance is dated the 17th October 1850. The meeting to elect Interim Factor is to be held at two o'clock afternoon, on Monday the 16th day of December 1850, within the Royal Hotel; Aberdeen; and the meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Monday the 6th day of January 1851, within the same place.

A composition may be offered at this latter meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 5th day of June 1851.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

SANG & ADAM, Agents 61, Great King Street, Edinburgh.

THE Estates of JAMES CAMPBELL, Grocer and Spirit Dealer in Rothesay, were sequestrated on 6th December 1850.

The first deliverance is dated the same day.

The meeting to elect Interim Factor is to be held at one o'clock afternoon, on Saturday the 14th day of December 1850, within the Bute Arms Hotel, Rothesay; and the meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Saturday the 4th day of Japaners 1851.

January 1851, within the same place.

A composition may be offered at this latter meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 6th day of June 1851.

All future Advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

Campebla & Smith, S.S.C. Agents, 9, George Street, Edinburgh.

THE Estates of WINGATE & LAUDER, Warehousemen and Commission Agents in Glasgow, as a Company, and Oliver Wingate and Robert Lauder, as Partners of the said Company, were sequestrated on the 6th December 1850.

oth December 1800.

The first deliverance is dated the 6th December 1850a. The meeting to elect Interim Factor is to be held at 12 o'clock noon, on Tuesday the 17th day of December 1850, within the Globe Hotel, George Square, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Tuesday the 14th day of Johnson 1851, within the same place.

of January 1851, within the same place.

A composition may be offered at this latter meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 6th

day of June 1851.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES F. WILKIR. 29, Dundas Street, Agent.

NOTICE

THE Estates of THOMAS KIDD MEFFAN, Merchant in Dundee, now deceased, were sequestrated on the 6th December 1850.

The first deliverance is dated 15th October 1850.

The meeting to elect Interim Factor is to be held at two o'clock, on Wednesday the 18th December 1850, within the Royal Hotel, Dundee; and the meeting to elect the Trustee and Commissioners is to be held at two o'clock, on Wednesday the 18th December 1850, within the Royal Hotel Dundee.

and commissioners is to be near at two belows, on wounded at the 8th January 1851, within the Royal Hotel, Dundee.

A composition may be offered at this latter meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 15th April 1851.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

J. S. Johnston, S.S.C. Agent, 28, Pitt Street, Edinburgh,

SEQUESTRATION of THOMAS BAIGRIE, Farmer, Cattle and Grain Dealer, Southside, in the County of Edinburgh.

Edinburgh.

TAMES M'GILL RAE, residing at Newbattle, has been elected Trustee on the estate, and Hugh James Rollo, Writer to the Signet, Andrew Jamieson, Writer in Edinburgh, and William Scott Stuart, Solicitor before the Supreme Courts of Scotland, have been elected Commissioners. The examination of the Bankrupt will take place within the Sheriff's Office, County Buildings, Lawnmarket, Edinburgh, on Tuesday the 24th day of December current, at 12 o'clock noon. The Creditors will meet within the Star Hotel, Princes Street, Edinburgh, on Friday the 10th day of January next, at 12 o'clock noon, for the purpose of deciding on an offer of composition which the Bankrupt has made, and which his Creditors unanimously entertained, of 1s. per pound on all debts due by him at the date of the sequestration of his estates, payable in one instalment at six months on all debts due by him at the date of the sequestration of his estates, payable in one instalment at six months after his final discharge; and for the regular payment of which Mr Matthew Foster, Farmer and Coal Merchant, Sauchenside, in the County of Edinburgh, is willing to become bound as security. The Bankrupt also engages to pay and provide for the expence attending the sequestration and the remuneration to the Trustee. tration and the remuneration to the Trustee.

JAMES M'GILL RAB, Trustee.

Edinburgh, December 5, 1850.

SEQUESTRATION of GEORGE WILLIAMSON, Cattle Dealer, who resided at 41, Wales Street, Aberdeen, now

THE Commissioners on this estate hereby intimate, that the Sheriff of Aberdeenshire, by deliverance of date the 30th day of November last, appointed a meeting of the Creditors to be held within the Hall of the Society of Advocates, Union Street in Aberdeen, upon Tuesday the 24th instant, at two o'clock afternoon, to elect a new Trustee, in room of Alexander Muir, Advocate in Aberdeen, deceased.—Of which Notice is hereby given, in terms of the Statute. the Statute. JOHN LIGERTWOOD, Agent.

Aberdeen, December 2, 1850,

ERRATUM in last Gazette. In the Notice in the Sequestration of James Henderson & Company, Merchants in Dundee, and of John Henderson, Merchant there, the Sole Partner thereof,—the offer of 3d. per pound upon all debts due by the said James Henderson, should have been by the said James Henderson and Company.

SEQUESTRATION of ALEXANDER BAIGRIE,

SEQUESTRATION of ALEXANDER BAIGRIE, Farmer, Cattle and Grain Dealer, Southside, in the County of Edinburgh.

TAMES M'GILL RAE, residing at Newbattle, has been elected Trustee on the estate, and James Bertram Brown, Farmer, Smeaton, Archibald Torrance of Viewfield, near Dalkeith, and William Watson, Merchant, Dalkeith, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff's Office, County Buildings, Lawnmarket, Edinburgh, on Tuesday the 24th day of December current, at 12 o'clock noon.

The Creditors will meet within the Star Hotel, Princes Street, Edinburgh, on Friday the 10th day of January next, at 12 o'clock noon, for the purpose of deciding on an offer of composition which the Bankrupt has made, and which his Creditors unanimously entertained, of 1s. per pound on all debts due by him at the date of the sequestration of his estate, payable in one instalment at six months after his final discharge; and for the regular payment of which Mr Matthew Foster, Farmer and Coal Merchant, Sauchenside, and Mr William Tait, Grazier and Cattle Dealer, Ford, both in the County of Edinburgh, are willing to become bound as securities. The Bankrupt also engages to pay and provide for the expence attending the sequestration and the remuneration Bankrupt also engages to pay and provide for the expence attending the sequestration and the remuneration to the Trustee.

Edinburgh, December 5, 1850.

NOTICE

TO THE GREDTORS OF
WILLIAM & JAMES BROOKS, Merchants in Glasgow and
at Grangemouth, and WILLIAM BROOKS & COMPANY,
Merchants in Glasgow and at Grangemouth, and William
Brooks, Merchant in Glasgow and at Grangemouth, Sole
Partner of scient framework and access. Individual

Partner of said Company, and as an Individual.

NDREW MACEWAN, Accountant in Glasgow, hereby intimates, that an account of his intermediate. A NDREW MAGEWAN, Accountant in Glasgow, hereby intimates, that an account of his intromissions, with the funds of the estate, brought down to the 21st ulto, and states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute: That he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before the 21st ulto, and completed lists of those Creditors entitled to be ranked on the funds of the said estate, and also of the 21st ulfo, and completed lists of those Creature entitled to be ranked on the funds of the said estate, and also of those whose claims have been rejected in whole or in part; and farther, that a dividend will be paid to those Greditors whose claims have been admitted by the said Trustee, on Wednesday the 22d day of January next, at his Counting-House, No. 28, St Vincent Place, Glasgow.—Of all which Notice is hereby given, in terms of the Statute,

Glasgow, December 5, 1850, And, MacEwan, Trustee.

AVID MITCHELL, Railway Contractor, residing in Montrose, Trustee on the sequestrated estate of ALEXANDER HECTOR, Salmon Fisher, and Dealer in Salmon, or Fish Dealer, residing at Kirkside, St Cyrus, near Montrose, hereby intimates, that at the third general meeting of Creditors held on the 2d December current. ral meeting of Creditors held on the 2d December current, the Bankrupt made an offer of a composition of One Shilling per pound to his Creditors on all debts due by him at the date of his sequestration, payable at four months after the Bankrupt's final discharge, and offered Mr John Law, Coal, Lime, and Pavement Merchant in Montrose, as his security. The said Alexander Hector further offered to pay or provide for the whole expenses attending the sequestration, and the remuneration to the Trustee. That the Creditors present at said meeting having unanimously resolved that the offer and security should be entertained for consideration. Notice is hereby should be entertained for consideration, Notice is hereby given, that another general meeting of Creditors will be held within the Star Inn, Montrose, on Tuesday the 24th day of December next, at 12 o'clock noon, for the purchase pose of finally deciding on the Bankrupt's offer and the security proposed. DAVID MITCHELL, Trustee. security proposed. Day Montrose, December 4, 1850.

WALTER DUNCAN, Druggist, Dumfries, Trustee on the sequestrated estate of JOHN MKEN, Chemist and Druggist, Dumfries, bereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 26th ulto. and states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute; and that the declaration of a dividend has been postponed till next Statutory period, and circulars to the Creditors dispensed with.

WALTER DUNCAN, Trustee. Dumfries, December 4, 1850.

In the Sequestration of the Estates of WILLIAM MACKENZIE, sometime Commission Agent in Argyle Street, Glasgow, thereafter of Cannon Row, Westminster, in England, Cement Manufacturer, and now of Trinity Crescent, near Edinburgh, in the County of Edinburgh.

Edinburgh.

THE said William MacKenzie having presented a
Petition to the Lord Ordinary officiating on the
Bills in the Court of Session, praying to be discharged
of all debts and obligations contracted by him or for
high he was liable at the date of the sequestration of of all debts and obligations contracted by him or for which he was liable at the date of the sequestration of his estates, his Lordship, on the 6th day of December 1850, appointed the same to be intimated in the Edinburgh Gazette, in terms of the Statute.—Of which Intimation is hereby made.

JOHN MURDOCH, S.S.C. Agent. Leith, December 6, 1850.

WILLIAM MONCREIFF, Accountant in Edinburgh, Trustee on the sequestrated estates of JAMES CAMPBELL REDDIE, Insurance Broker, Underwriter, and Writer to the Signet, sometime residing in No. 6, India Street, Edinburgh, now furth of Scotland, hereby intimates, that a general meeting of the Creditors of the said James Campbell Reddie will be held on Monday the 23d day of December current, at two o'clock afternoon, within the Office, No. 45, George Street, Edinburgh, of Messrs Cay and Black, Advertising and Newspaper Agents, Edinburgh, for the purpose of electing a Commissioner on the estate, in the room of Thomas Grahame Murray, Esq. W.S. who has resigned.—Of which Notice is hereby given, in terms of the Statute.

W. Monoreiff, Trustee.

Edinburgh, December 6, 1850.

NOTICE.

DAVID DICKSON, Bank Agent, Laurencekirk, Trustee on the sequestrated estate of the Deceased JOSEPH VALENTINE, Wood Merchant, Bridge Mill, Marykirk, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 27th ultimo, and states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute; and that the Commissioners have postponed making payment of any further dividend until the next Statutory period.

DAVID DICKSON, Trustee.

JAMES GOURLAY, Accountant in Glasgow, Trustee on the sequestrated estate of GEORGE WHITE, Watch Maker, Jeweller, and Goldsmith in Glasgow, hereby intimates, that the Commissioners have audited his accounts, again postponed payment of a farther dividend, and dispensed with circulars being sent to the Creditors.

JAMES GOVELAY, Trustee.

Glasgow, December 3, 1850.

NOTICES OF DISSOLUTION.

THE Copartnery Concern carried on by the Subscribers, as Shawl and Dress Manufacturers, at No. 69, Ingram Street, Glasgow, was this day DISSOLVED by the retirement of the Subscriber, Robert Laird, therefrom.
ROBERT LAIRD.
GEORGE THOMSON.

James Paterson, Clerk, Witness. Robert Glover, Foreman, Witness. Glasgow, November 25, 1850.

In reference to the above, the Subscriber, George Thomson, begs to intimate, that the same Business will be carried on in the same premises, under the same Firm as formerly. GEORGE THOMSON.

205 € 306

Glasgow, November 28, 1850. HE Copartnership carried on by the Subscribers, the sole Partners, at Glasgow, and Lugar Mills, Cumnock, under the Firm of JOHNSON BROTHERS & COMPANY, Hair Cloth and Curled Hair Manufacturers, was DISSOLVED on 1st April last of mutual concent.

The Business continues to be carried on in all its branches under the same Firm, by the Subscriber, D. B. Johnson, sole Partner thereof.

DANIEL KING. D. B. JOHNSON. THOs. JOHNSON.

Rob. M'Cowan, Witness. Wm. Brown, Witness.

NOTICE.

NOTICE.

In consequence of the death of Mr Hugh Austin, Nursery and Seedsman in Glasgow, which happened on the 25th September 1828, and of the death of Mr Robert Austin, Nursery and Seedsman in Glasgow, which happened on the 4th March 1830, and of the death of Mr Alexander M'Aslan, Nursery and Seedsman in Glasgow, which happened on the 14th February 1841, the interests of them and of their Representatives respectively in the Company of AUSTIN & M'ASLAN, Nursery and Seedsmen in Glasgow, ceased at the dates of the deaths of the said deceased severally above mentioned. tioned.

Glasgow, November 25, 1850.

C. M'ASLAN,
J. GRAHAM GILBERT,
Executors of the late ALEXE. M'ASLAN.
MARGARET AUSTIN for

Self, and other Representatives of the late Hugh

Austin.

MARY AUSTIN for Self,
and other Representatives 8 1 of the late Robert Austin.

Rob. M. Nobris, Witness, ALEXR. MURRAY, Witness, to Signatures of four first Parties,

Glasgow, December 4, 1850. 21 AUSTIN & M'ASLAN ď

Alex. Yound, Writer, Glasgow, Witness, John Black, Witness, to Signature of Austin & M'Aslan iw 1 - 1

THE Copartnership earried on at No. 29, Nelson Street,
Glasgow, under the Firm of STRATTON &
SUMMERS, as Glaziers, &c. was this day DISSOLVED by
mutual consent. James Stratton is alone authorized to uplift the outstanding debts and to pay all accounts due by the late Firm.

JAMES STRATTON. CHARLES SUMMERS.

George Monour, Witness, ALEXE, ROBERTSON, Witness, Glasgow, December 4, 1850.

THE Copartnery Concern carried on by the Subscribers, 1 as Dyers at Castlebank, Partick, Glasgow, under the Firm of DAVID BARR & COMPANY, was this day DIS-SOLVED by the retirement of the Subscriber, Robert

Laird, therefrom. Oct (5 19 110 DAVID BARR. D mitnes of ROBERT LAIRD. AMES PATERSON, Clerk, Witness, bar 191 w L ROBERT GLOVER, Foreman, Witness, d ma s, ti

THE Business) carried on by DAVID M'LEISH and WILLIAM CHALMERS, as Tailors and Clothiers, was DISSOLVED by mutual consent upon the 1st November 1850; and David M'Leish carries on Business as formerly.

DAVID M'LEISH. WILLIAM CHALMERS.

James Wright, Patrick O'Bryen, Witnesses.

TAKE Notice, that the Partnership herefolous subsisting between the Shareholders of The OREAT WESTERN LOAN SOCIETY, formerly carrying of Bushiness at No. 121, and latterly at 123, Edgeware Rosel, and at Hammersmith, was, on the 23d day of September new last past, DISSOLVED, in accordance with the Rules and Coastitution of the said Society.

HENRY BROWNLOW THOMAS HEATH!

November 16, 1850,

Chairman of the Directors, and Treasurer.

Chairman of the Directors, and Treasurer.

Witness EDWD. CLARKE, Featherstone Buildings, Holborn, London, Attorney-at-Law.

NOTICE THE Subscriber ceased to be a Partner of The CLYDES-DALE BANK, in the month of October last, having then sold his Stock, and he also ceased to hold Shares in The SCOTTISH, UNION INSURANCE COMPANY in May 1845. AND. TAWSE.

Writer to the Signet. James Bonar, Writer to the Signet, Witness. John W. Tawse, Writer to the Signet, Witness. Edinburgh, December 5, 1850.

THE Subscribers ceased to be Partners of The NORTH OF SCOTLAND BANKING COMPANY on the 21st November 1850, having sold their Shares.

JESSIE MILLER LAING. JOHN LAING.

J. F. Rodger, Witness. William Ross, Witness. Melville Grange, Liberton, d November 21, 1850,

TLLIAM BELL, Flesher and Victualier in Glagow, and presently residing at 469, Gallowgate Street there, has presented a Petition to the Sheriff of Lanarkshire, craving interim protection and decree of Cessio Bouorum; and his Creditors are hereby required to attend within the Sheriff-Clerk's Office here, on the 7th day of January that the Lanarkshire when the Petitionar will arrange the state of the same when the Petitionar will arrange the same when the Petition are the same when the same w next, at 12 o'clock noon, when the Petitioner will appear for examination.

Rob. Baind, Petr's. Agent. Glasgow, December 5, 1850.

JOHN WALKER, Merchant, and present Prisoner in the North Prison of Glasgow, has presented a Petition to the Sheriff of Lanarkshire, craving liberation, interim protection, and decree of Cessio Bonorum; and his Creditors are hereby required to attend within the Sheriff-Clerk's Office here, on the 7th day of January next, at 12 o'clock noon, when the Petitioner will appear for examination.

Clasgow December 5, 1850.

Glasgow, December 5, 1850.

A NDREW COMMING, Merchant, No. 137, Dalmar-nock Road, Bridgeton, Glasgow, has presented a Petition to the Sheriff of Lanarkshire, craving interim protection and decree of Cessio Bonorum; and his Creditors are hereby required to attend within the Sheriff-Clerk's Office here, on the 7th day of January next, at one o'clock r.m., when the Petitioner will appear for examination, J. Renwick, Petr's. Agent, Glasgow, December 5, 1850.

N.B.—The Fees of all Notices must be paid in advance, and all Letters post-paid.

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Friday, December 6, 1850.

Price Ninepence.

