

The Edinburgh Gazette.

Published by Authority.

FRIDAY, JANUARY 24, 1851.

FOREIGN-OFFICE, January 17, 1851.

THE Queen has been pleased to approve of Mr John Hellicar as Consul at Newport for His Majesty the King of Hanover.

Glasgow.-Legal Quay.

We, the undersigned, Lords Commissioners of Her Majesty's Treasury of the United Kingdom of Great Britain and Ireland, do hereby, under the authority of an Act passed in the Session of Parliament holden in the ninth and tenth years of the reign of Her present Majesty Queen Victoria, intituled "An Act to amend the laws relating to the Customs," appoint the following place, within the port of Glasgow, to be a legal quay for the lading and unlading of goods, and we do hereby declare the bounds and extent of such quay to be as follows; that is to say:—

All that open place, quay, or wharf, at Glasgow, called Springfield Quay, situate on the south side of the River Clyde, extending westward from the present legal quay, on that side of the said river, two thousand three hundred and seventeen feet in length, or thereabouts, and being in breadth one hundred and twenty feet, or thereabouts.

Whitehall, Treasury-Chambers, this 16th day of January 1851.

(Signed)

H. RICH.

W. GIBSON-CRAIG.

WHITEHALL, January 18, 1851.

The Right Honourable Sir John Jervis, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed William Jefferies Beckingsale, of Newport, in the Isle of Wight, 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 Hants.

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

The Queen's Own Worcestershire Regiment of Yeomanry Cavalry.

Robert Charles Courtenay Throckmorton, gent. to be Cornet, vice Watson, deceased. Dated 8th January 1851.

By the Lord Lieutenant-General and General Governor of Ireland.

CLARENDON.

WHEREAS by an Act passed in the 12th and 13th year of the reign of Her present Majesty, intituled "An Act to make provision during "the present year, and to the end of the year 1851, "relating to the Collection of County Cess in Ire-"land, and to the remuneration of the Collectors "thereof," it is enacted that it shall be lawful for the Lord Lieutenant, or other Chief Governor or Governors of Ireland, by any Order to be published in the Dublin Gazette, from time to time, to Order and declare that in and for any county or barony in such Order specified, the provisions thereinafter contained, relating to the security to be given by any High Constable or Collector of Grand Jury Cess, for the due collection of the same, shall be in force during the then current year.

Now We, the Lord Lieutenant of Ireland, do hereby, in pursuance of the power given to Us by the said Act, order and declare, that in and for the barony of the west division of West Carbery, in the county of Cork, the provision in the said Act contained, relating to the security to be given by any High Constable or Collector of Grand Jury Cess, for the due collection of the same, shall be in force during the now current year.

Given at Her Majesty's Castle of Dublin, this 18th day of January 1851.

> By His Excellency's Command, T. N. REDINGTON.

Order declaring the Act 12 & 13 Vic., c. 36, to be in force in the barony of the west division of West Carbery, county of Cork.

MONTHLY RETURN.

shewing the Quantities of Corn, Grain, Meal, and Flour, Imported into the United Kingdom in the Month ended 5th 1851; the Quantities upon which Duties have been paid for Home Consumption during the same Month; and the Quantities airing in Warehouse at the close thereof.

	Quantities Imported into the United Kingdom, in the Month ended 5th January 1851.			Quantities charged with Duty for Home Consumption, in the United Kingdom, in the Month ended 5th January 1851.			Quantities remaining in Warehouse, in the United Kingdom, on the 5th January 1851.		
Species of Corn, Grain, Meal, and Flour.	Imported from Foreign Countries.	Imported from British Possessions out of Europe.	Total.	Imported from Foreign Countries.	Imported from British Possessions out of Europe.	Total.	Imported from Foreign Countries.	Imported from British Possessions out of Europe.	Total.
Wheat	Qrs. Bush. 323628 1 48045 5 21436 7	Qrs. Bush. 930 5 24 0 3303 0	Qrs. Bush. 324558 6 48045 5 21460 7 14927 0 31233 6 46205 2 94 0	Qrs. Bush. 323628 1 48045 5 21436 7	Qrs. Bush. 930 5	Qrs. Bush. 324558 6 48045 5 21460 7	Qrs. Bush. 10693 0 15 5 24 1 6 0 527 2 5508 5	Qrs. Bush. 9 2	Qrs. Bush 10702 2 15 5 24 1 6 0 527 2 5508 5
Total of Corn and Grain	482267 5	4257 5	486525 2	482267 5	4257 5	486525 2	16774 5	9 2	16783 7
Wheat Meal or Flour Barley Meal Oat Meal Ryc Meal Pea Meal Indian Meal Buck Wheat Meal	Cwt. qrs. lb. 528797 3 24 	Cwt. qrs. lb. 42784 2 1 	Cwt. qrs. lb. 571582 1 25 550 3 4 2 0 0 880 1 17 14 3 11	Cwt. qrs. lb. 528797 3 24 495 3 7 2 0 0 880 0 25 11 1 11	Cwt. qrs. lb. 42784 2 1 54 3 25 - 0 0 20 3 2 0	Cwt. qrs. lb. 571582 1 25 550 3 4 2 0 0 880 1 17 14 3 11	Cwt. qrs. lb. 2939 2 5 ———————————————————————————————————	Cwt. qrs. lb. 10 3 3	Cwt. qrs. lb. 2950 1 8 - 2 2 27 - 49 3 1
Total of Meal and Flour.	530187 1 11	42843 0 18	573030 2 1	530187 1 11	42843 0 18	573030 2 1	2992 0 5	10 3 3	3002 3 8

The (Fixed) Rates of Duty under Act 9 and 10 Vic. cap. 22, are—
On Meal and Flour of all sorts, 4½d. per Cwt.

On Corn and Grain of all sorts, Is. per Quarter.

Custom-House, London, January 18, 1851.

W. MACLEAN.

STIRLING AND DUNFERMLINE RAILWAY.

OTICE is Hereby Given, in terms of 'The 'Companies Clauses Consolidation (Scotland) 'Act, 1845,' that it is the intention of the Directors of the Stirling and Dunfermline Railway Com-pany to declare forfeited the Shares in the Company standing registered in the Register of Share-holders of the said Company by the numbers after-mentioned, and that in respect of the failure of the holders of the said Shares to pay the Call due thereon of L.1, 10s. together with the interest that has accrued on said Call, payable on 18th November 1846, and the Calls due thereon of L.2 each on each Share, together with the interest that has accrued on said Calls, payable respectively on 20th May 1847, 5th June 1848, 15th January 1849, and one-half of a Call of L.2 payable on 21st December 1849, and the other half on 25th January 1850, viz.—40 Shares, numbers 14,268 to 14,307 inclusive,-20 Shares, numbers 24,463 to 24,482 inclusive.

And further, that it is the intention of the said Directors to declare forfeited the Shares in the said Company standing registered in the said Register by the numbers after-mentioned, and that in respect of the failure of the holders thereof to pay the Calls due thereon of L.2 each on each Share, together with the interest that has accrued on said Calls, payable respectively on 20th May 1847, 5th June 1848, 15th January 1849, and one-half of a Call of L.2 per Share payable on 21st December 1849, and the other half on 25th January 1850, viz.—50 Shares, numbers 14,473 to 14,522 inclusive; 10 Shares, numbers 10,638 to 10,647 inclusive; 30 Shares, numbers 24,423 to 24,452 inclusive; 10 Shares, numbers 11,989 to 11,998 inclusive; 10 Shares, numbers 12,000 to 12,009 inclusive; 10 Shares, numbers 14,553 to 14,562 inclusive; 5 Shares, numbers 3,184 to 3,188 inclusive; 20 Shares, numbers 11,760 to 11,779 inclusive.

And further, that it is the intention of the said Directors to declare forfeited the Shares in the said Company standing registered in the said Register by the numbers after-mentioned, and that in respect of the failure of the holders thereof to pay the Calls due thereon of L.2 each on each Share, together with the interest that has accrued on said Calls, payable respectively on 5th June 1848, 15th January 1849, and one-half of a Call of L.2 per Share payable on 21st December 1849, and the other half on 25th January 1850, viz.-37 Shares, numbers 9,611 to 9,647 inclusive; 10 Shares, numbers 25,058 to 25,067 inclusive; 5 Shares, numbers 10,698 to 10,702 inclusive; 10 Shares, numbers 14,798 to 14,807 inclusive; 10 Shares, numbers 14,808 to 14,817 inclusive; 5 Shares, numbers 10,098 to 10,102 inclusive; 4 Shares, numbers 5,291 to 5,294 inclusive; 50 Shares, numbers 1,176 to 1,225 inclusive; 10 Shares, numbers 1,551 to 1,560 inclusive; 10 Shares, numbers 2,946 to 2,955 inclusive.

And further, that it is the intention of the said Directors to declare forfeited the Shares in the said Company standing registered in the said Register by the numbers after mentioned, and that in respect of the failure of the holder thereof to pay the Calls due thereon of L.2 each on each Share, together with the Interest that has accrued on said Calls, payable respectively on 15th January 1849, and one-half of one of said Calls of L.2 on 21st December 1849, and the other half on 25th January 1850, viz.—5 Shares, numbers 7,978 to 7,982 inclusive.

And further, that it is the intention of the said Directors to declare forfeited the Shares in the said Company standing registered in the said Register by the numbers after-mentioned, and that in respect

of the failure of the holder thereof to pay the Call due thereon of L.2 on each Share, together with the interest that has accrued on said Call, payable the one-half thereof on 21st December 1849, and the other half on 25th January 1850, viz. 5 Shares, numbers 2,886 to 2,890 inclusive.

By Order of the Directors.

JAMES MONTEATH, Secretary.

4. St Andrew Square Edinburgh, January 24, 1851.

NOTICE.

NOTICE.

A Petition having been presented to the Lord Ordinary
on the Bills by J. & W. Campbell, Merchants,
Glasgow, and Others, nine-tenths in number and value
of the Creditors ranked on the sequestrated estate of
GEORGE PATTERSON, Commission Merchant in
Renfrew, and sometime Dealer in Shares there, as an
Individual, and as a Partner of the Company or Firm of
Thomas Patterson and Sons Merchants and Drapers or Thomas Patterson and Sons, Merchants and Drapers, or late Merchants and Drapers, Grey Abbey, in the County of Down, Ireland, and as a Partner of the Company or Firm of Down, Ireland, and as a Partner of the Company or Firm of George and Hugh Patterson, Grocers, or late Grocers, Grey Abbey aforesaid, praying for a recal of the said sequestration, his Lordship, on the 24th January 1851, pronounced the following Interlocutor:—'Edinburgh, 24th' January 1851.—The Lord Ordinary appoints this Petition to be intimated in the Edinburgh Gazette, and requires all concerned to appear in Court within fourteen days from the date of publication, to shew cause why the sequestration should not be recalled.

(Signed) 'THOMAS MAITLAND.' Of which Intimation is hereby made accordingly.

(Signed) THOMAS MAITLAN
Of which Intimation is hereby made accordingly. WILL. MEIKLE, S. S. C. Agent. Edinburgh, 3, Great King Street,
January 24, 1851.

NOTICE

TO THE CREDITORS OF PETER HENDERSON, Grocer and Spirit Dealer

PETER HENDERSON, Grocer and Spirit Dealer in Montrose.

PETER HENDERSON having executed a Trust-Deed for behoof of his Creditors in favor of Alexander Thomson, Ship Chandler, Wet Dock, Montrose, Notice is hereby given, that a meeting of the Creditors will be held in the Star Inn, Montrose, on Wednesday the 29th current, at 12 of leak need the page of the Creditors will be submitted. 12 o'clock noon, when a state of his affairs will be submitted to the meeting.

N.B.—Those having claims against P. H. are requested to lodge the same in the hands of the Trustee without

delay. Montrose, January 22, 1851.

G EORGE TODD, Accountant in Edinburgh, Trustee on the sequestrated estate of the deceased JOHN GIBSON, of Stolwood, Solicitor-at-Law in Edinburgh, hereby intimates, that the account of his intromissions, brought down to 6th current, and a state of the funds as at that date, have been examined by the Commissioners; and that they have postponed a division of the funds till next Statutory period, and have dispensed with intimation to the Creditors by circulars.

GEORGE TODD, Trustee.

Edinburgh, January 21, 1851.

DAM PATERSON, Writer to the Signet, Edinburgh, A. Trustee on the sequestrated estate of GILBERT DUNCAN, Writer in Lerwick, and Purser in the Royal Navy, deceased, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to ntromissions with the funds of the estate, brought down to 8th January current, and a state of the funds recovered and outstanding as at the same date, have been audited by the Commissioners on the said estate, in terms of the Statute; and that payment of any farther dividend has been postponed till the recurrence of another Statutory period, and circulars to the Creditors have been dispensed with.

Adam Paterson, Trustee.
Edinburgh, January 23, 1851.

In the Sequestration of the Estates of the Deceased THOMAS WATSON, Builder in Edinburgh.
OTICE is hereby given, by the authority of the Commissioners, that the first and final dividend from said estate, declared payable on 8th February next, is post-WILLIAM Low, Trustee.

Edinburgh, January 22, 1851.

HEREAS, the Lord Lieutenant of Ireland, by and with the advice of the Privy Council of Ireland, did, on the thirty-first day of July 1848, by a Proclamation published in the Dublin Gazette, declare, that from and after the second day of August 1848, an Act passed in the eleventh year of the reign of Her Majesty Queen Victoria, intituled "An Act for the better prevention of "crime and outrage in certain parts of Ireland, until "the first day of December 1849, and to the end of the then next Session of Parliament," should apply to the County of Wexford, and which Act was continued in full force and effect by an Act passed in the fourteenth year of the reign of Her said Majesty, to the 31st day of December 1851, and from thence until the end of the then next Session of Parliament.

Now, His Excellency the Lord Lieutenant, in pursuance of the provisions of the said Act, does, by this Warrant, under the hand of his Under Secretary, appoint M'Carty Colclough, Esq., to grant at his discretion, at such time and times, and place and places, to be named in such manner as in the said Act is mentioned, a Licence or Licences to any person or persons to have, within the district named in the said Proclamation, in his, her, or their own dwelling-house or dwelling-houses only, or to carry and have within the same district, any gun or guns, pistol or pistols, or other fire-arm or firearms, or any sword or swords, cutlass or entlasses, pike or pikes, bayonet or bayonets, or any bullets, gunpowder, or ammunition.

Given at Dublin Castle, this 20th day of January 1851.

> By His Excellency's Command, T. N. REDINGTON.

BANKRUPTS PROM THE LONDON GAZETTE.

BANKRUPCY SUPERSEDED. Henry Brooke Muriel, of Brighton, Sussex, chemist.

BANKRUPTCIES AWARDED. Frederick George Johns, late of No. 44, Great Queen Street, and No. 157, Drury Lane, Middlesex, and now of New Yard, Great Queen Street aforesaid, medical and general fixture dealer.

Lionel Prager Goldsmid, of No. 4, King Street, Holborn,

Middlesex, importer of watches. Peter Van den Ende, of Strood, Rochester, Kent, woolstapler and merchant.

James Lemmon, of Norwich, printer, bookbinder, and stationer

Weslby Walker (and not Westly, as before advertised), of Preston, Lancaster, chemist, druggist, and apothecary. Thomas Locock, the younger, of Weston-super-Mare,

Thomas Locock, the younger, of Weston-super-Mare,
Somerset, builder.
Joseph Rawling, of Selby, York, shoemaker.
William Henry Catton and Charles Catton, both of
Milnsbridge, near Huddersfield, York, dyers.
James Bell, of Leyburn, York, draper and mercer.
John Blain, of Liverpool, Lancaster, stationer.

James Robinson, of Stanwix, Cumberland, cattle dealer.

G EORGE TODD, Accountant in Edinburgh, Trustee the sequestrated estate of the deceased JOHN MILL, Wine Merchant, Edinburgh, hereby intimates, that the account of his intromissions from 6th October 1850 to 6th January 1851, and a state of the funds as at the latter date, have been examined by the Commissioners, in terms of the Statute: That he has examined the additional claims lodged since 6th May 1850, and has prepared lists shewing the claims admitted, and those rejected in whole or in part; and further, that a dividend will be paid on the additional claims which have been admitted, at 29, Northumberland Street, Ediuburgh, on 7th March next.

GEORGE TODD, Trustee.

Edinburgh, January 21, 1851.

INTIMATION is Hereby Given, that a Summons of 1 Disjunction and Erection has been instituted before the Lords of Council and Session, Commissioners for the the Lords of Council and Session, Commissioners for the Plantation of Kirks and Valuation of Teinds, at the instance of The Right Honourable Archeald William Montgomenie Earl of Egunton and Winton, and Others, Trustees of the proposed new Church and Parish of Ardrossan, against the Reverend the Presbytery of Irvine 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 Teinds, in virtue of the powers conferred upon them by the Acts of Parliament therein recited, ought and should decern and erect the new Church or Chapel of Ardrossau, mentioned in said Summons, into a Parish Church in connection with the Church of Scotland, 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 caid Church of nate as the district to be attached to the caid Church of Ardrossan, quoad sacra; and ought and should disjoin such district, quoad sacra, from the Parish of Ardrossan, 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 new Church and Parish of Ardrossan; and it ought and should also be found and declared, by decree of the said Lords, that the Minister and Elders of the said new 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 Scotland; and it ought and should be further found and declared, that upon the said new Church of Ardrossan being erected into a Church and Parish quoud sucru, in terms of the foregoing conclusions, the Patronage thereof should thereafter be vested in the said Right Honourable the Earl of Eglinton and Winton, and his Heirs and Successors, under reservation of the right of the Subscribers to the erection and endowment, right of the Subscribers to the erection and endowment, &c., of the said Church, to elect the first Minister to be appointed thereto; but always under reservation of the right of the Presbytery of the bounds to present to the said Church, june devoluto, according to law, and as provided for in the Act 7 and 8 Victoria, 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 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 22d January current, pronounced the following Interlocutor therein:—'Edinburgh, 22d January 1851.—The 'Lords, in terms of the Statute 7 and 8 Vic., c. 44, appoint Intimation of the conclusions of this Process to be 'made once from the Precentor's Desks of the Parish of made once from the Precentor's Desks of the Parish of Ardrossan, and of the Church or Chapel in said Parish sought to be erected, respectively, immediately upon the Blessing being pronounced after the forenoon Service on the Sabbath, of which intimations certifi-cates 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;—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 foresaid Parish and Church or Chapel aforesaid, fifty copies of the printed Summons for the use of such of the Heritors or others interested in the said Parish and Chapel as may apply for them.
(Signed)

' D. Boyle, I.P.D. -Of all which Intimation is hereby given.

WM. YOUNG, W.S. Agent for the Pursuers. Edinburgh, 3, Moray Place, January 24, 1851.

The Interest of the Creditors in the Outstanding Debts belonging to the Sequestrated Estates of WILLIAM POTTER, Draper in Dumfries, for Sale.

THERE will be Exposed for Sale by Public Roup, on Saturday the 22d day of February 1851, at 12 o'clock noon, within the Writing-Chambers of W. & T. H. M'Gowan, Irish Street, Dumfries,—The Interest of the Creditors in the whole Outstanding Debts belonging to the said sequestrated estate. The Articles of Sale and Lists of the said Debts lie in the Office of the said W. & T. H. M'Gowan for inspection, from whom all particulars relative to the same may be learnt.

Dumfries, Inneary 22 1051

Dumfries, January 23, 1851.

THE Estates of ROBERT MURDOCH, Farmer, Cattle Dealer, and Dairyman, at Easter Haughead, in the Parish of Blantyre, and County of Lanark, were sequestrated on the 24th day of January 1851.

The first deliverance is dated the 24th day of January 1851.

The meeting to elect Interim Factor is to be held at one o'clock afternoon, on Tuesday the 4th day of February 1851, within the Glasgow Stock Exchange Rooms, National Bank Buildings, Queen Street, in Glasgow; and the meeting to elect the Trustee or Trustees in succession and Commissioners, is to be held at one o'clock afternoon, on Tuesday the 25th day of February 1851, within the Glasgow Stock Exchange Rooms, National Bank Buildings, Queen Street, in

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 24th day of July 1851.

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

ROBERT ELLIS, Agent, Writer to the Signet,
No. 4, Royal Terrace, Edinburgh.

SEQUESTRATION of HARTHILL & SALMOND, Print-

SEQUESTRATION of HARTHILL & SALMOND, Printers, Publishers, News and Commission Agents in Glasgow, as a Company, and of Alexander Harthill and William Salmond, Printers, Publishers, News and Commission Agents in Glasgow, Individual Partners of said Company, as such Partners, and as Individuals.

TOHN MILLER, Accountant in Glasgow, has been elected ed Trustee on the estates; and John Black, Accountant, Glasgow, William Cowan, Wright in Glasgow, and William Fleming, Secretary to, and representing the City and Suburban Gas Company, Glasgow, have been elected Commissioners. The examination of the Bankrupts will take place within the Sheriff-Clerk's Office, Glasgow, on Monday the 10th day of February next, at 12 o'clock noon. The Creditors will meet within the Writing-Chambers of Messrs Steele and Douie, No. 6, South Hanover Street, Glasgow, on Thursday the 27th day of February next, at two o'clock afternoon,—in terms of the Statute.

Steele & Douie,

STEELE & DOUIE, Agents in the Sequestration. Glasgow, January 23, 1851.

SEQUESTRATION of DAVID RUSSELL, Printer and Stereotype Founder in Glasgow.

POBERT M'COWAN, Accountant in Glasgow, has been elected Trustee on the estate; and Andrew Kelley, Watchmaker in Glasgow, Adam M'Lellan, Clothier there, and John Black Dill, Writer there, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Clerk's Office here, on Tuesday the 11th day of February next, at 12 o'clock noon. The Creditors will meet in the Counting-House of the Trustee, 67, Miller Street, Glasgow, on Friday the 28th day of February 1851, at one o'clock afternoon.

Rob. M'Cowan, Trustee.

Glasgow, January 23, 1851.

SEQUESTRATION of LAUCHLAN FRASER,

SEQUESTRATION of LAUCHLAN FRASER,
Coach Builder, Inverness.

COLIN LYON MACKENZIE, Merchant, Inverness,
has been elected Trustee on the estate; and Messrs
John Grant, residing at Clunemore, William Ross Grant,
Solicitor, Inverness, and William Matheson, Blacksmith,
Inverness, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff's
Chambers, Castle, Inverness, on Wednesday the 5th day of
February next, at 12 o'clock noon. The Creditors will
meet in the Writing-Chambers of Mr David Prophet, Solicitor, No. 77, Academy Street, Inverness, on Saturday the
22d day of the said month of February next, at 12 o'clock
noon.

C. Lyon M'Kenzie.

Inverness, January 18, 1851.

on the sequestrated estates of P. & J. M'LEAN, Cabinet Makers and House Carpenters in Dundee, as a Company, and Peter M'Lean and John Donald M'Lean, both Cabinet Makers and House Carpenters there, the Individual Partners of that Company, as Partners thereof and as Individuals, having made a final division of the funds, hereby calls a general meeting of the Creditors to be held within the Writing-Chambers of Messrs Neish and Pattullo, Writers, No. 20, Reform Street, Dundee, on Monday the 17th day of February next, at one o'clock afternoon, to consider as to an application for his discharge as Trustee on said sequestrated estates.

JN. KIRKLAND, Trustee. said sequestrated estates. Dundee, January 23, 1851. Jn. Kirkland, Trustee.

NOTICE

WILLIAM TAYLOR, Distiller in Campbelltown, WILLIAM TAYLOR, Distiller in Campbelltown,
Trustee on the sequestrated estates of TEMPLE.
TON, FULTON, & CO. Distillers at Drumore, near
Campbelltown, and of Robert Templeton, Farmer and
Distiller at Drumore, William Templeton, Distiller
there, John M'Millan, sometime Saddler in Campbelltown, afterwards Farmer and Distiller at Drumore, and
Mrs Mary Mitchell or Fulton, Relict of the deceased
Robert Fulton, Merchant in Campbelltown, the Individual Partners of said Company, as Partners and Individuals, hereby intimates, that accounts of his intromissions with the funds of the said estates, brought
down to the 14th current, have been made up and examined by the Commissioners on said estates, in terms amined by the Commissioners on said estates, in terms of the Statute—states of all recoverable and outstanding funds having been previously submitted to and considered by the said Commissioners: That he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt and completed lists of these Conditors entitled to be realized to the lists of those Creditors entitled to be ranked on the funds of the said estates, and also of those whose claims have been rejected in whole or in part. Further, that a second and final dividend will be paid from the estates second and mai dividend will be paid from the estates of the said Company, and of the said Robert Templeton, and John M'Millan, and a first and final dividend from the estates of the said William Templeton and Mary Mitchell or Fulton, to those Creditors whose claims have been admitted by the Trustee, at his place of business in Campbelltown, on the 15th day of March next.—Of all which Notice is hereby given, in terms of the

WM. TAYLOR, Trustee.

Campbelltown, January 20, 1851.

JAMES FERGUSON, Advocate in Aberdeen, Trustee on the sequestrated estates of GEORGE WILLIAMSON, Cattle Dealer, who resided at No. 41, Wales Street, Aber-deen, now deceased, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to 8th inst., and states of the funds recovered and of those outstanding as at the same date, have been made up by him, and examined and audited by the Commissioners on said estate, in terms of the Statute: That he has examined the additional claims lodged on or before the said 8th current, and prepared lists of the Creditors entitled to be ranked on the funds; that an equalizing dividend on the additional claims, and a second dividend on the whole claims ranked, will be paid at the Office of John Ligertwood, Advocate, 4, Correction Wynd, Aberdeen, Agent for the Trustee, on and after the 8th March next.—Of all which Notice is now given, in terms of the Statute.

JAS. FEROUSON, Trustee.

Aberdeen, January 21, 1851.

NOTICE TO THE CREDITORS OF

GEORGE MILLAR, Engraver, Printer, and Lithographer in Edinburgh.

WILLIAM DICKSON, Wholesale Stationer, South St Andrew Street, Edinburgh, Trustee on the sequestrated estate of the said George Millar, hereby intimates, that the accounts of his intromissions with the funds of the estate, brought down to the 10th day of January 1851, and state of the funds recovered and of those outstanding, have been made up and examined by the Commissioners; that the Commissioners have postponed the payment of a dividend-till the recurrence of another Statutory period for making the same, and they have further dispensed with the Trustee's sending circulars containing a copy or abstract of the said state.

WILLIAM DICESON, Trustee. Edinburgh, January 24, 1851.

NOTICE.

A LEXANDER FARQUHAR GRAY, South Logan,
Sorn, Trustee on the sequestrated estate of JAMES
WEIR, sometime Farmer in Boreland Mains, Parish of Cumnock, now deceased, hereby intimates, that states of his intromissions, brought down to the 8th January current, have been submitted to the Commissioners, who have postponed declaring a dividend, and have dispensed with circulars to the Creditors.

A. F. GRAY, Trustee.
DAVID CRAWFORD, S.S.C.
15, Albany Street, Edinburgh, Agent.
January 21, 1851. A. F. GRAY, Trustee.

NOTICE

OF

DISSOLUTION OF COPARTNERY.

HE Copartnery Business carried on here by the Sub-HE Copartnery Business carried on here by the Subscribers, the sole Partners of the Firm of FUL-LERTON & CO. Hardware Merchants, Plumbers and Tinsmiths, was, by mutual consent, DISSOLVED on the 31st day of December last; and the Subscriber, John Hogarth, is authorised to pay the debts due by the Firm, and to uplift and discharge those owing to it.

WM. FULLERTON. JOHN HOGARTH.

HUGH ORR, Writer, Ardrossan, Witness. James Hogarth, Residenter, Ardrossan, Witness. Ardrossan, January 16, 1851.

With reference to the above, John Hogarth begs to intimate, that he continues the same line of Business in his own name, and on his own account, in the premises occupied by the late Firm.

JOHN HOGARTH.

Glasgow, January 23, 1851.

THE Copartnership carried on by the Subscribers, as Wine and Spirit Merchants, Stockwell Street, Glasgow, under the Firm of ROSE & MAIN, has this day been DISSOLVED by mutual consent. Mr William Rose is alone authorised to uplift the outstanding accounts due to the Firm and he will not all their lightilities. the Firm, and he will pay all their liabilities.

> WM. ROSE. ROBERT MAIN.

JAMES M'CULLOCH, Witness. Dun. M'Auslan, Witness.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given, that the Business lately carried on by the Subscribers, as Cotton Spinners at Bridge of Weir and Glasgow, under the Firm of CRAIG & MACFARLANE, was DISSOLVED on the 31st day of December last, being the term of expiry of the Partnership. Mr Robert Macfarlane is authorised to receive payment of the whole accounts due to, and to settle all claims against the late Firm; and the Business will in future be carried on by him.

> JAMES CRAIG. R. MACFARLANE.

W. P. ALLARDICE, Witness. PETER MACLEOD, Witness. Glasgow, January 14, 1851.

THE Copartnery carried on in Leith, under the Firm of LITTLE & SWINTON, Masons there, was this day DISSOLVED by mutual consent.

ALEX. LITTLE. ROBERT SWINTON.

ALEX. MANN, Solicitor, Leith, Witness.

John Hammond, Writer, Leith, Witness.

No. 7, Quality Street, Leith,

January 20, 1851.

NOTICE.

THE Copartnership carried on here, under the Firm of J. & P. STALKER, Dyers, was this day DISSOLVED by mutual consent.

JOHN STALKER, Junr. JOHN STALKER, Senr., Commissioner for PETER STALKER.

DAVID SEMPLE, Writer, Witness. DAVID CAMPBELL, Writer, Witness. Paisley, January 11, 1851.

Edinburgh, January 22, 1851.

THE Business carried on by the late Erskine Collins, and the Subscriber John Collins, under the Firm of E. COLLINS & SON, Upholsterers and Cabinet Makers in Edinburgh, was DISSOLVED on the 21st day of October last by the death of the said Erskine Collins; and the Business is now carried on by the said John Collins on his own account.

ELISABETH COLLINS,
Executrix of Erskine Collins.
JOHN COLLINS.

JAMES DUNCAN, Writer to the Signet, Witness.
HUGH Ross, Clerk to Duncan and Dewar,
Writers to the Signet, Witness.

Nairn, June 19, 1850. NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Timber Merchants, &c., under the Firm of COLIN M'KENZIE & CO., is this day DISSOLVED by mutual consent.

COLIN MACKENZIE.

RODK. M'KENZIE.

DONALD MACKENZIE, Witness. JAMES SCOTT, Witness.

NOTICE.

JOHN SLOSS, Grocer in Crosshill, presently a Prisoner in the Prison of Ayr, has presented a Petition to the Sheriff of Ayrshire for his liberation, and interim protection, and decree of Cessio Bonorum. All his Creditors are hereby required to attend in the Court-House at Ayr, on Tuesday the 25th day of February next, at 12 o'clock noon, when the Petitioner will appear for public examination. WILSON & GRAY, Prors.

Ayr, January 22, 1851.

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

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Friday, January 24, 1851.

Price Sixpence.

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