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The Edinburgh Gazette.

Published by Authority.

FRIDAY, AUGUST 1, 1851.

WESTMINSTER, July 24, 1851.

HIS day, the Lords being met, a message was sent to the Honourable House of Commons by the Gentleman Usher of the Black Rod, acquainting them that The Lords, authorized by virtue of a Commission under the Great Seal, signed by Her Majesty, for declaring Her Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of the Honourable House in the House of Peers to hear the Commission read; and the Commons being come thither, the said Commission, empowering the Lord Archbishop of Canterbury, and several other Lords therein named, to declare and notify the Royal Assent to the said Acts, was read accordingly, and the Royal Assent given to

An Act to continue the survey of Great Britain, Berwick-upon-Tweed, and the Isle of Man.

An Act to amend the Acts for the granting of sites for schools.

An Act to improve the law of landlord and tenant in relation to emblements, to growing crops seized in execution, and to agricultural tenants' fixtures.

An Act to amend certain Acts for the improve-

ment of prisons and prison discipline in Scotland. An Act to amend the Acts relating to the British White Herring Fishery.

An Act for the well ordering of common lodginghouses.

An Act to encourage the establishment of lodging-houses for the labouring classes.

An Act for further continuing certain temporary provisions concerning ecclesiastical jurisdiction in England.

An Act to continue an Act for authorizing the application of highway rates to turnpike roads.

An Act to continue an Act to amend the laws

relating to loan societies. An Act to suspend the making of lists and the ballots and enrolments for the militia of the United Kingdom.

An Act to enlarge the period allowed for compounding for assessed taxes.

An Act to authorize for a further period the advance of money out of the Consolidated Fund, to a limited amount, for carrying on public works and fisheries, and employment of the Poor.

An Act to extend the benefits of certain provisions of the General Merchant-Seamen's Act relating to apprentices bound to the sea service, to apprentices bound to the service by boards of guardians of the poor in Ireland ; and to enable such guardians to place out boys in the naval service.

An Act for marriages in India.

An Act to continue certain turnpike Acts in Great Britain.

An Act to facilitate arrangements for the relief of turnpike trusts, and to make certain provisions respecting exemptions from tolls.

An Act to repeal the duties payable on dwellinghouses according to the number of windows or lights, and to grant in lieu thereof other duties on inhabited houses according to their annual value.

An Act to exempt burgesses and freemen in certain cases from the operation of an Act for the better assessing and collecting the poor rates and highway rates in respect of small tenements.

An Act to authorize the Chorley Water Works Company to raise a further sum of money.

An Act to renew the term and continue the powers and provisions of an Act passed in the first year of the reign of His Majesty King George the Fourth, intituled "An Act for more effectually repairing and improving several dis-tricts of Malmesbury turnpike-roads, and other roads connected therewith, in the counties of Wilts, Berks, and Gloucester," so far as relates to the first and second districts.

An Act for making a Railway from the Loop Line of the Windsor, Staines, and South Western (Richmond to Windsor) Railway, in the parish of Baling, in the county of Middlesex, to the London and North Western Railway, in the parish of Hammersmith, in the said county, with a branch to be called "The North and South Western Junction Railway.'

An Act for the further amendment of the Acts relating to the Manchester Corporation Water Works.

An Act for authorizing certain deviations in the Taw Vale Extension Railway, and for other purposes.

An Act to explain, amend, and enlarge some of the provisions of the Acts relating to the Great Southern and Western Railway Company, and to enable the said Company to raise a further capital, and to construct a dock or basin at Cork.

An Act for the better raising and securing a fund for a provision for the widows and children of the Ministers of the Free Church, and for the

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widows and children of the Professors holding professors offices in any College connected with the said Church.

An Act for enabling the Great Western Railway Company to construct a station and works at Aston juxta Birmingham.

An Act to provide for the repair and maintenance of the cathedral church of Saint Patrick, Dublin.

An Act for facilitating the transmission to and from the York, Newcastle, and Berwick Railway, of the traffic of the Byers Green Branch of the Clarence Railway; for enabling the York, Newcastle, and Berwick Railway Company to hold shares in the West Durham Railway; for granting further powers to their lessors, the Great North of England, Clarence, and Hartlepool Junction Railway Company, and the Hartlepool Dock and Railway Company, in reference to their capital, and 'for other purposes.

An Act for enabling the York, Newcastle, and Berwick Railway Company to abandon a portion of their Bishop Auckland Branch Railway, and substitute in lieu thereof a new line of railway, and to extend the time for the purchase of lands and completion of works on certain lines of railway authorized to be made in the county of Durham, and for other purposes.

and for other purposes. An Act for the restoration of the Standard in the River Dee, and for granting further powers to the River Dee Company.

An Act to authorize the acquisition by the Midland Railway Company of the estate and interest of the Leeds and Bradford Railway Company in the Leeds and Bradford Railway, and to empower the Midland Railway Company to raise money for such purposes.

An Act for extending and enlarging the powers of the Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company; for changing the name of the Company, and for other purposes.

An Act for supplying with water the town of Stockton, in the county of Durham, and the suburbs thereof; and the towns of Middlesbrough and Yarm, in the North Riding of the county of York, and the suburbs thereof respectively, and for other purposes.

An Act for repealing and amending the provisions of the Acts relating to the navigation of the River Cam or Cham, alias Grant, between Clayhithe Ferry and the King's Mill, in the town of Cambridge; for altering the navigation tolls; for enabling the conservators of the said River to sue and be sued in the name of their clerk; for conferring additional powers, and other purposes.

ferring additional powers, and other purposes. An Act to enable the Cork and Waterford Railway Company to make arrangements as to their capital, and to provide for the immediate completion of the Tramore Branch.

An Act for the improvement of the town of Great Malvern, in the county of Worcester, and for supplying the same with water.

An Act, for the improvement of the city and borough of Bath; for the regulation of the markets; and for amending the Act for supplying Bath with water.

water. An Act for enabling the South Staffordshire' Railway Company to make a certain branch Railway; for authorizing arrangements with the London and North Western Railway Company, and NGWARP Authors.

The deterministic transferring to the Mayor, Aldermen and the second the borough of Birmingham, in the party of Warwick, the estates, properties, and the flow rester in certain Commissioners having undictionary parts of the borough, and to pro-

EDINBURGH

plying with water, and otherwise improving the said borough, and making provision for the good government, regulation, and management thereof.

An Act for better paving, lighting, draining, cleansing, and otherwise regulating and improving a portion of the borough of Newark, in the county

of Notingham; for regulating the Butchersmarket therein, and for authorising the Commissioners of the Newark Branch of the River Trent Navigation to contribute out of their funds a sum of money for the aforesaid purposes. An Act to enable the Caledonian Railway Com-

An Act to enable the Caledonian Railway Company to provide for the construction of certain branch railways in the county of Lanark.

An Act for the consecration of a portion of the Brighton Extra-mural Cemetery.

An Act for amending the Acts relating to the East Anglican Railways.

An Act for amending the Act relating to the Electric Telegraph Company.

An Act for making a Railway from the Furness Railway at Ulverstone to the Lancaster and Carlisle Railway at Carnforth, to be called "The Ulverstone and Lancaster Railway."

An Act for supplying with water the parish or township of East Stonehouse, in the county of Devon, and for amendment of Act.

An Act for making a Railway from Waterford to Tramore.

An Act to extend the time for the purchase of certain lands and completion of works authorized by the Midland Railway Ripley Branches Act, 1848, and on the Gloucester and Stonehouse Junction Railway.

An Act to authorize a deviation in the line of the Waterford and Limerick Railway, and to amend the Acts relating thereto, and for other purposes.

An Act to amend the Killarney Junction Railway Act, 1846.

An Act for amending and enlarging the powers of the several Acts relating to the Company of Proprietors of the Itchen Bridge and Roads.

An Act for facilitating the settlement of the affairs of the Governor and Company of Copper Miners in England, and for the better management of the said Company.

An Act to enable the Dublin, Dundrum, and Rathfarnham Railway Company to extend their Railway from Dundrum to Bray; and to extend the time and to continue and revive the powers granted by the Acts relating to the Dublin, Dundrum, and Rathfarnham Railway Company for the compulsory purchase of lands and completion of works; and to amend the Acts relating to the Dublin, Dundrum, and Rathfarnham Railway; and for other purposes.

An Act to authorize the abandonment of a portion of the Waterford, Wexford, Wicklow, and Dublin Railway, and the construction of a new line of railway in lieu of a portion of the line to be abandoned, to extend in respect of a portion of the said undertaking the periods at present limited for compulsory purchase of lands and for completion of works, and to amend the Acts relating to the said Railway, and for other purposes.

An Act for of new incorporating the Edinburgh Lunatic Asylum under its present name of "The Royal Edinburgh Asylum for the Insane;" for enabling the said corporation to borrow money, and for other purposes.

and for other purposes. An Actito continue "The City of London Sewers Act, 1848," and to alter and amend the provisions of the said Act.

An Act to enable the Great Northern Railway Company to construct works in connection with the Manchester, Sheffield, and Lincolnshire Railway, and to facilitate the use of that Railway by the Company, and for other purposes.

And five private Acts.

DOWNING-STREET, July 29, 1851.

The Queen has been pleased to appoint Henry Samuel Chapman, Esq. to be Colonial Secretary for the Island of Van Diemen's Land.

Her Majesty has also been pleased to appoint Thomas Falconer, Esq. to be Colonial Secretary for the territory of Western Australia.

WHITEHALL, July 29, 1851.

The Queen has been pleased to grant unto George Butler Hopson, of Brisley, in the county of Norfolk, Gentleman, Her royal licence and authority that he and his issue may, from grateful and affectionate respect for the memory of his late maternal great uncle, Bodham Butler, of Tittleshall, in the said county of Norfolk, Gentleman, deceased, and in compliance with a direction contained in the last will and testament of the said Bodham Butler, take and henceforth use the surname of Butler, in lieu of that of Hopson.

And to command that the said royal concession and declaration be registered in Her Majesty's College of Arms.

WHITEHALL, July 26, 1851.

The Lord Chancellor has appointed Thomas Miles, the younger, of Leicester, in the county of Leicester, Gent. to be a Master Extraordinary in the High Court of Chancery.

Llanelly Union.-Llanelly Parish.

- To the Churchwardens and Overseers of the Poor of the parish of Llanelly, in the county of Carmarthen;
- To the Clerk or Clerks to the Justices of the Petty Sessions held for the division or divisions in which the said parish is situate;

And to all others whom it may concern.

Whereas the population of the parish of Llanelly, in the county of Carmarthen, according to the last

census, exceeds two thousand persons; And whereas at a meeting of the Vestry of the said parish, held, after public notice in that behalf, on the twenty-seventh day of May last, it was Resolved-

That the Churchwardens of the parish of Llanelly be requested to make application to the Commissioners for administering the laws for the relief of the poor in England, for an order, under their seal of office, that the Act of the 13th and 14th Vict. cap. 57, shall be applied to and be put in force within this parish of Llanelly.

And whereas the Churchwardens and Overseers of the Poor of the said parish have made their application in writing to the said Poor Law Board, pursuant to the above Resolution,

Now therefore, We, the said Poor Law Board, under the authority of the several Statutes in that behalf made and provided, do hereby order and direct that the whole of the said Act passed in the fourteenth year of the reign of Her Majesty, intituled "An Act to prevent the holding of vestry " or other meetings in churches, and for regulating the appointment of vestry clerks," shall forthwith be applied to and be put in force within the said parish of Llanelly.

And we do hereby order and direct that a copy of this Order shall be published in the London Gazette.

Given under our hand and seal of office, this eighteenth day of July, in the year one thousand eight hundred and fifty-one.

> M. T. BAINES, President. COURTENAY, Secretary.

OFFICE OF ORDNANCE, July 25, 1851.

Corps of Royal Engineers.

- Lieutenant-Colonel Alexander Brown to be Colonel, vice Vavasour, deceased. Dated 14th July 1851.
- Captain Montgomery Williams to be Lieutenant-Colonel. Dated 14th July 1851.

Captain John Hawkshaw to be Licutenar Colonel, vice Brown. Dated 14th July 1851. Lieutenant-

- Second Captain Andrew Beatty to be Captain, vice Hawkshaw. Dated 14th July 1851.
- First Lieutenant Fairfax Charles Hassard to be Second Captain, vice Beatty. Dated 14th July 1851.

Second Lieutenant George Montagu Stopford to be First Lieutenant, vice Hassard. Dated 14th July 1851.

MEMORANDUM.

The date of the commissions of the under-mentioned Officers has been altered to the 5th of July 1851 ; viz :-

> Colonel Blanshard. Lieutenant-Colonel Wolff. Captain Hamley. Second Captain Sim. First Lieutenant Fisher.

ADMIRALTY, July 24, 1851.

Corps of Royal Marines.

Second Lieutenant Charles Louis Atterbury Farmar to be First Lieutenant, vice Gerard Montagu, resigned.

Second Lieutenant William Kelly to be First Lieutenant, vice W. H. W. Branch, resigned.

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

1st Somerset Regiment of Militia. William Speke, Junr. Esq. to be Captain, vice Bailie, resigned. Dated 23d July 1851.

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

Dorset Regiment of Militia.

Morgan Devenish, gent. to be Lieutenant. Dated 21st July 1851.

BANKRUPTS

FROM THE LONDON GAZETTE.

BANKRUPTOIES AWARDED.

Edward Herring, of Trinity Street, Southwark, Surrey, manufacturing chemist, trading under the style of the British and Foreign Alkaloid Company. John Limbird, of No. 143, Strand, Middlesez, stationer

and publisher.

Richard Keeping, of Ryde, Isle of Wight, Southampton,

watchmaker and jeweller. Edwin Gates, of Aylesford, Kent, grocer and stone merchant.

Walter Levy, of No. 2, White's Row, Spitalfields, Middlesex, maccaroni and vermicelli manufacturer. Alfred Hinton, of Portsmouth, Southampton, stationer

and bookseller.

Edward Davis, of Northampton, currier and shoe manufacturer

Thomas Irlam and Vincent Wanostrocht, (and not Wanostrocht Wanostrocht, as before advertised,) both of Liverpool, Lancaster, brokers and ship owners, carry ing on businees there in copartnership together, under the firm of Irlam and Wanostrocht.

Robert Heath, of Manchester, Lancaster, William Welch and John Heath Barber, both of Burslein, Stafford, ironmasters, lately carrying on business at the Ravensdale Ironworks, Tunstall, Stafford, under the firm of Heath, Welch, and Barber.

Thomas John King, of Stourport, Worcester, innkeeper. David Phillips, of Cardiff, Glamorgan, linen draper and shopkeeper.

Betsy Daw, of Lumborn Mills, near Tavistock, Devon, miller.

John Searle, of Brixham, Devon, builder.

NOTICE.

(LOCHGELLY ESTATE.)

NTIMATION is Hereby Given, that The Right Honourable GILBERT ELLIOT MURRAY KYNNYN-MOND, EARL OF MINTO, Heir of Entail in possession of the following parts and portions of the Lands and Barony of WESTER KYNNYNMOND, viz :-- The Lands of Colqubaillies, Easter and Wester, the Lands of Collitoun, the Lands of Pitcairn and Pitcairn Mill, and the Lands of Pitkannie, and also of the Lands of Easter Lochgelly, all lying in the Sheriffdom of Fife, has presented a Petition to the Court of Session (Second Division, Mr Russell, Clerk), in terms of the Act 11 and 12 Victoria, cap. 36, entituled 'An Act for the Amendment of 'the Law of Entail in Scotland,' praying their Lordships to authorise the Petitioner to uplift the sum of L.2,542, 5s.; consigned by the Edinburgh, Perth, and Dundee Railway Company with the Royal Bank of Scotland, in terms of the Lands' Clauses Consolidation (Scotland) Act, 1845, being the purchase-money or compensation for part of the said lands taken for the said Kailway, and to apply the same in repayment of the sum of L.2,342, 15s., or such part thereof as the said Lords shall find to have been expended by the Petitioner in permanently improving the said Entailed Lands and Barony, and of the expenses of the said application and proceedings under the same, in so far as the said Railway. Company may not be found liable therein ; and in the event of the balance remaining of the said consigned sum being of less amount than the sum of L.200, to authorise the Petitioner to uplift and apply the same for his own behoof, in terms of the 26th section of the said firstmentioned Act; and to grant warrant to and ordain the said Royal Bank of Scotland to make payment to the Petitioner of the said sum of L.2,542, 5s., or such part thereof as he may be found entitled to draw and receive accordingly: On which Petition the Lords of the Second Division of the Court pronounced an Interlocutor on the 17th of July 1851, appointing, inter alia, ' the said Petition to be advertised once in the Edinburgh Gazette, and once 'weekly for six successive weeks in the North 'British Advertiser and Edinburgh Evening Courant ' Newspapers, in terms of the Statute.'

> TODS & ROMANES, W.S. Agents for the Petitioner.

7, Great Stuart Stree Edinburgh, 31st July 1851.

NOTICE.

(MINTO ESTATE.)

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NTIMATION is Hereby Given, that The Right Honourable Gilbert Elliot Murray Kynnyn-MOND, EARL OF MINTO, Heir of Entail in possession of the Lands and Barony of MINTO, lying in the Parish of Minto and County of Roxburgh, and also of the Lands of STANDHILL, with the Manor-Place and pertinents of the same, lying in the Parish of Ancrum and County foresaid, has pre-sented a Petition to the Court of Session (Second Division, Mr Russell, Clerk), in terms of the Act 11 and 12 Victoria, cap. 36, entituled 'An Act for the Amendment of the Law of Entail in Scotland,' praying their Lordships to authorise the Petitioner to uplift the sum of L.1,693, 10s., being the purchase-money or compensation for part of the said Entailed Landstaken by the North British Railway Company for the line of railway formed by them from the Edinburgh and Dalkeith Railway to the Town of Hawick, in the County of Roxburgh, and of which purchase-money the sum of L.1,650 was consigned by the said North British Railway Company with the Royal Bank of Scot-land, in terms of the Lands' Clauses Consolidation (Scotland) Act, 1845, and the remainder is still due by the said Company; and to apply the same in repayment, pro tanto, of the sum of L.2,063, 16s., expended by the Petitioner in perminently improving the said Entailed Lands and Barony, or of such sums as he has expended or may expend in permanently improving the same, and of the ex-pensies of the said application and proceedings under the same, in so far as the said Railway Company may not be found liable therein ; and in the event of there being any balance remaining of the said sum of L.1,693, 10s., after satisfying the sums expended and to be expended on the said improvements, of less amount than the sum of L.200, to authorise the Petitioner to uplift and apply the same for his own behoof, in terms of the 26th section of the said first-mentioned Act, and to grant warrant to and ordain the said Royal Bank of Scotland, or any other Bank or Banks in which the said purchase-money or compensation may be consigned, and the said North British Railway Company, in so far as the same may still be in their hands or due by them, to make payment to the Petitioner of the said sum of L.1,693, 10s., or such portion or portions thereof as the Petitioner may be found entitled to draw and receive accordingly: On which Peti-tion the Lords of the Second Division of the Court pronounced an Interlocutor on the 17th of July 1851, appointing, inter alia, ' the said Petition ' to be advertised once in the Edinburgh Gazette, 'and once weekly for six successive weeks in the ' North British Advertiser and Edinburgh Evening Courant Newspapers, in terms of the Statute."

TODS & ROMANES, W.S.

Agents for the Petitioner.

Great Stuart Street Edinburgh, 31st July 1851.

NOTICE.

TNTIMATION is Hereby Given, that ALLAN ELIOTT LOCKHART, Esq. of BORTHWICKBRAE and CLEGHORN, M.P., Heir of Entail in possession of the Lands and Barony of Cleghorn, lying within the Parish and County of Lanark, and also of the Lands and Barony of Wiston, lying within the Parish of Wiston and County aforesaid, has presented a Petition to the Court of Session (Second Division, Mr Russell, Clerk), in terms of the Act 11 and 12 Victoria, cap. 36, entituled, 'An Act for 'the Amendment of the Law of Entail in Scotland,'

praying their Lordships to authorise the Petitioner to uplift the sum of L.685, 2s. 4d., consigned by the Caledonian Railway Company with the Bank of Scotland, in terms of the Lands' Clauses Consolidation (Scotland) Act, 1845, being the purchase-money or compensation for part of the said Lands taken for the said Railway, and to apply the same in repayment, pro tanto, of the sum of L.793, 7s. 5d., expended by the Petitioner in permanently improving the said Entailed Lands and Baronies, and of the expenses of the said application, and proceedings under the same, in so far as the said Railway Company may not be found liable therein ; and to grant warrant to and or-dain the said Bank of Scotland to make payment to the Petitioner of the said sum of L.685, 2s. 4d. accordingly : On which Petition the Lords of the Second Division of the Court pronounced an Interlocutor on the 17th July 1851, appointing, inter alia, ' the said Petition to be advertised once in the ' Edinburgh Gazette, and once weekly for six suc-'cessive weeks in the North British Advertiser and Edinburgh Evening Courant Newspapers, in

' and Edinourg. ' terms of the Statute.' TODS & ROMANES, W.S. Agents for the Petitioner.

Edinburgh, 31st July 1851.

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NOTICE.

NTIMATION is Hereby Given, that GEORGE DUNCAN ROBERTSON, ESQUIRE OF STROWAN, Heir of Entail in possession of the Lands and others after mentioned, has presented a Petition to the Court of Session (First Division, Mr Walker, Clerk), in terms of the Act 11th and 12th Victoria, cap. 36, entituled 'An Act for the Amendment of ' the Law of Entail in Scotland,' for authority to Disentail and acquire in fee-simple certain parts and portions of the Lands and Barony of Strowan, situated in the County of Perth ; which Petition the Lords of the First Division of the Court, by Interlocutor dated 16th July 1851, inter alia, appointed to be intimated on the Walls and in the Minute-Book for fourteen days, and also 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 so inclined to do) within the proper period, in terms of the Statute and relative Acts of Sederunt ; farther, appointed the same to be publicly advertised once in the Edinburgh Gazette, and once weekly for six successive weeks in the North British Advertiser and in the Perthshire Courier Newspapers, in terms of the Statute before mentioned.

ARCHD. M'NEILL, W.S. Petitioner's Agent. 73, Great King Street, Edinburgh, July 29, 1851.

NOTICE.

NTIMATION is Hereby Given, that SIR ALEX-ANDER CHARLES GIBSON-MAITLAND OF CLIF-TONHALL, Baronet, Heir of Entail in possession of the Entailed Estates of Cliftonhall, in the County of Edinburgh, and Kersie, in the County of Stirling, has presented a Petition to the Court of Session, First Division (Mr Walker, Clerk), in terms of the Act 11th and 12th Victoria, cap. 36, entituled An Act for the Amendment of the Law of Entail ' in Scotland,' praying the Court, Primo, To decern and ordain the Edinburgh and Bathgate Railway Company to consign in the National Bank of Scotland the sum of L.571, 11s., being the sum payable by them for ground taken from the said Estate of Cliftonhall for side-cuttings, including the value of material, under the 'Lands' Clauses Consolidation (Scotland) Act, 1845:' Secundo, To Find and Declare that the sum of L.101, 12s., or such other sum as may be ascertained by the Court, has

been expended by the Petitioner in permanent improvements on the said Estate of Cliftonhall, specified in the Petition, according to the true intent and meaning of the said Act 11th and 12th Victoria, cap. 36, sect. 26, and to authorise the Petitioner to uplift and receive out of the sum to be consigned in the National Bank of Scotland, the said sum of L.101, 12s., or such other sum as may be ascertained to have been expended by the Petitioner in such permanent improvements : Tertio, After deduction of the sum so ascertained, and of the expenses of the application to the Court, and procedure to follow thereon, in so far as not payable by the Scottish Central Railway Company, to authorise the Petitioner to apply the balance which shall remain of the sum of L.679, 16s. 9d., being the amount of the said sum of L.571, 11s. and of the sum of L. 108, 5s. 9d., the balance undisposed of by warrant of Court of certain sums, amounting to L.3,858, 5s. 9d., consigned in the Commercial Bank of Scotland by the Scottish Central Railway Company as the price of Land of the said Estate of Kersie, taken by them in forming their Branch Railway by Alloa Ferry to Tillicoultry, and for damages, &c., in purchasing from the said Edinburgh and Bathgate Railway Company, if the parties can agree upon terms of purchase, Lands acquired by them from the said Estate of Cliftonhall not required for the purposes of their Act, to be settled upon the Heirs of Entail of the said Estate, and to apply the remainder of the said balance, after deducting the purchase-money of said Lands, or the whole of that balance, in case the parties cannot agree upon terms of purchase, in executing the permanent improvements on the said Entailed Estates of Cliftonhall and Kersie, or either of these Estates specified in the Petition, and in manner there mentioned : Quarto, To grant warrant for payment to the Petitioner himself of the whole interest accrued, and that may yet accrue on the sums, amounting to the said sum of L.3,858, 5s. 9d., and that may accrue on the said sum of L.571, 11s. : And Quinto, to find the said Scottish Central Railway Company liable in the expenses of the application, and other charges and expenses incident thereto, at least of such proportion thereof as may be fixed by the Court, or arranged between the parties ; and in so far as the said Railway Company shall not be found liable therefor, to find the Petitioner entitled to payment of the same out of the foresaid consigned funds; all in terms of the said Act 11th and 12th Victoria, cap. 36, and of the said 'Lands' Clauses Consolidation (Scotland) Act, 1845:' Upon which Petition the following Interlocutor has been pronounced :-- ' Edinburgh, 17th July 1851.-The Lords appoint the Petition ' to be intimated on the Walls and in the Minute-⁶ Book for fourteen days, and nominate and ap-⁶ point James Rolland, W.S., to be *Tutor ad litem* ⁶ to James Maitland and Susan Jean Maitland, ' therein mentioned ; and the said James Rolland being in Court, took the oath de fideli adminis-tratione officii : Farther, appoint the Petition to ' be served on the persons and Railway Companies on whom it prays for an order for service to be made, and them to answer the same (if disposed so to do) within the proper periods, in terms of the Statute and relative Acts of Sederunt; also appoint the same to be publicly advertised once in the Edinburgh Gazette, and once weekly for six successive weeks in the North British Adver-' tiser and Edinburgh Evening Courant.

(Signed) ' D. BOYLE, I. P. D.' GEORGE R. MAITLAND, W.S., Petitioner's Agent.

Edinburgh, 1st August 1851.

NTIMATION is Hereby Given, that the Reverend HARRY LEITH of BALCAIRN, Minister of the Parish of Rothiemay, Institute and Heir of En-tail in possession of the Estates of BALCAIRN, ARDconnon, and Others, in the Parish of Meldrum, and County of Aberdeen, has presented a Petition to the Court of Session (First Division, Mr Walker, Clerk), in terms of the Act 11th and 12th Victoria, cap. 36, entituled 'An Act for the Amendment of ' the Law of Entail in Scotland,' for authority to Disentail and acquire in fee-simple the whole of the said Estates and others, as fully bounded and described in the Deed of Entail therein-mentioned, and to execute an Instrument of Disentail thereof, in terms of the said Act : On which Petition the following Interlocutor was pronounced :-- ' Edin-' burgh, 15th July 1851.-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 so to do, within the proper periods, in terms of the Statute and relative Acts of Sederunt; also appoint the same to be publicly advertised once in the Edinburgh Gazette, and once weekly for six successive weeks in the North British Advertiser and in the Aberdeen Journal.

(Signed) 'D. Boyle, *I.P.D.*' SHEPHERD & GRANT, W.S. Agents for the Petitioner. Edinburgh, 5, North Charlotte Street, lst August, 1851.

NOTICE.

W HEREAS by an Act passed in the present Session of Parliament entitled 'An Act to Amend the Acts relating to the British White 'Herring Fishery,' power has been conferred upon the Commissioners for the Herring Fishery to regulate and fix the period which shall intervene between the day on which White Herrings, whether Bung-packed or Repacked, shall be Salted, and the day on which the Barrels containing such Herrings, whether Bung-packed or Repacked, shall be entitled to be Branded, such period being not more than FIFTEEN clear days after the Salting of the same.

Intimation is hereby given, that the Commis-sioners have resolved and determined that Barrels containing White Herrings, whether Bung-packed or Repacked, shall, on and from this date, the 1st of August 1851, and until further notice, be entitled to be Officially Branded after the said Herrings shall have lain TEN free days in Salt, exclusive of the day of Catch and the day of Branding, that is to say that Herrings shall be entitled to receive the Brand upon the TWELFTH day from and after the day of Catch, if otherwise found entitled thereto.

By Order of the Board,

B. F. PRIMROSÉ, Secretary. Board of Fisherics, Edinburgh, 1st August 1851.

NOTICE.

JOHN HAMILTON, Esquire of Fairholm, Heir of Entail in possession of the Entailed Estate of KIRETON, situate in the Parish of Carluke, and County of Lanark, has presented a Petition to the Sheriff of Lanarkshire and his Substitutes, in terms of the Act 3 and 4 Victoria, cap. 48, entitled "An Act to enable Proprietors of Entailed Estates in Scotland to feu or lease on long leases portions of the same for the building Proprietors of Entailed Estates in Scotland to feu or lease on long leases portions of the same for the building of Churches and Schools, and for Dwelling-houses and trardens for the Ministers and Masters thereof," for authority to grant a Lease for the space of ninety-nine years from and after the term of Whitsunday 1844, of a piece of ground forming part of said Estate of Kirkton, extending to thirty-four falls, as a site of a Church for the Congregation of the body of Christians in the said Parish called the Free Church of Scotland : On which

Petition his Lordship the Sheriff-Substitute at Lanark has pronounced the following Interlocutor:--- 'Lanark, '30th July 1851.--Having considered the foregoing Peti-'tion, appoints intimation thereof and of this deliverance 'to be made to Miss Elizabeth Hamilton, the Heiress 'of Entail, and her tutors and curators, or other legal guardian; also appoints a notice of this Petition to be 'published in the Edinburgh Gazette, and in the Glas-'gow Examiner Newspaper three times, at intervals of fourteen days,--all in terms of the Act of Parliament 3 and 4 Victoria, cap. 48. (Signed) 'J. NEL Dycg.' --Of all which Intimation is hereby given. -Of all which Intimation is hereby given.

> JOHN MARR, Agent for the Petitioner.

Lanark, July 30, 1851.

UDICIAL SALE of the ESTATE of ARDMAR-NOCK, lying in the Parish of Kilfinan, and County of Argyll.

of Argyll. To be Sold, by Public Roup, within the Parliament or New Session-House of Edinburgh, upon Wednesday the 12th day of November 1851, at two o'clock afternoon, in presence of the Junior Lord Ordinary for the time, by virtue of a warrant of the First Division of the Court, dated 25th June 1851, in the Process of Ranking and Sale at the instance of Samuel Hood Murray, Esquire, Captain in the 67th Regiment of Foot, and Mandatories, against John M'Iver, Esquire of Ardmarnock, and others, his Creditors, the Lands and Estate of ARDMAENOCK, situated on Lochfineside, Argyllshire, nearly opposite Tarbert, and within a short distance of Otter Ferry and Lochgilphead. In this property are included the Lands of ARDMAENOCK, UPPER and LOWER ACHALECK, ACHEOS-SAN, AUCHENSKOCH, and Others. The Lands extend to up-wards of 4000 acres, imperial measure. There are about wards of 4000 acres, imperial measure. There are about 500 acres of arable land and 200 acres of green pasture. The hill pasture, amounting to nearly 3000 acres, is of excellent quality. The Farms are let to good tenants,

excellent quality. The Farms are let to good tenants, and the Farm Steadings are suitable. The Mansion-house is an elegant and commodious modern building, beautifully situated and of easy access, as steamers pass and repass daily, summer and winter. There is an excellent range of Offices and a good Garden. The Plantations are valuable, extending to about 150 imperial acres, and there are 177 acres of natural woods. The Game is abundant, consisting of Grouse, Blackcock, and other usual game: and there is superior Trout and and other usual game; and there is superior Trout and Sea Fishing.

The free proven rental of the lands, exclusive of the Mansion-house and Offices, is . L.494 0 34 The rent effeiring to the Mansion-house of

Ardmarnock, and Shootings, is 1.85 And rent of Achrossan House 15 100 0 0

Rental in whole, L.594 0 34

Rental in whole, L.594 0 34 The Woods, Mansion-house of Ardmarnock, and Shootings, and House of Achrossan, are valued at L.4364, and the whole Estate is to be exposed at the Upset Price of L.19,174. The Teinds are valued and exhausted. Apply to John Patten, W.S. 7, Drummond Place, Edinburgh, Common Agent in the Process; or at the Office of Mr Martin, Depute-Clerk of Session, No. 15, General Register House, Edinburgh, where lithographed plans of the Estate and copies of the printed Memorial and Abstract may be seen. Duncan Stewart, Ground-officer, will point out the boundaries. officer, will point out the boundaries.

Edinburgh, 1st August 1851.

JOHN MABEN, Accountant, Edinburgh, Trustee on the sequestrated estate of the Deceased WALTER BROWN WALKER, Merchant, George Street, Edin-burgh, hereby intimates, that an account of his intromis-sions with the funds of the estate, brought down to 17th current, and states of the funds recovered and of those outstanding as a terms dots here been been words outstanding as at 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 rounds of debt on or before the same date, and completed lists of those Creditors entitled to be ranked on the estate; further, that a final and equalizing dividend will be paid to those Creditors whose claims have been admitted, at the Trustee's Office, No. 8, South St. David Street, Edinburgh, on the 16th day of September 1851.---Of all which Notice is hereby given, in terms of the Statute.

Edinburgh, July 31, 1851.

JOHN MABEN.

THE Estates of JOHN M'GRAW, Merchant or Draper, formerly in Edinburgh, now in Gore-bridge, were sequestrated on the 29th day of July 1851. The first deliverance is dated the said 29th day of July 1851.

The meeting to elect an Interim Factor is to be held at 12 o'clock noon, on Monday the 11th day of August 1851, within Stevenson's Rooms, No. 5, George Street, Edinburgh; and the meeting to elect the Trustee, or Trustees in succession and Commissioners, is to be held at 12 o'clock noon, on Monday the 1st day of Sep-tember, same year, within Stevenson's Rooms aforesaid, No. 5, George Street, Edinburgh. 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 29th day of January 1852. The meeting to elect an Interim Factor is to be held

THE Estates of HENRY FERGUS, Brick, Tile, and Earthenware Manufacturer, residing at Levenhall, Musselburgh, in the County of Edinburgh, were seques-trated on 29th July 1851. The first deliverance is dated the 29th July 1851. The meeting to elect Interim Factor is to be held at one o'clock afternoon, on Friday the 8th day of August 1851, within the Rooms of James and Alexander Dowell, 18. George Street, Edinburgh : and the meeting to elect

18, George Street, Edinburgh ; and the meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Friday the 29th day of August 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 All future Advertisements relating to this sequestra

tion will be published in the Edinburgh Gazette alone. LOTHLANS & FINLAY, S.S.C. Agents, 37, George Street, Edinburgh.

THE Estates of DAVID DRUMMOND, Wholesale Provision Merchant in Glassie Provision Merchant in Glasgow, were sequestrated on the 30th day of July 1851.

The first deliverance is dated the 30th day of July 1851. The meeting to elect Interim Factor is to be held at one o'clock afternoon, on Monday the 11th day of August 1851, within the Globe Hotel, George Square, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Monday the 1st day of September 1851, within the Globe Hotel, George Square, 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 30th day of January 1852.

All future Advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone. JOHN W. MACKENZIE, W. S. 16, Royal Circus, Edinburgh, Agent.

THE Estates of THOMAS ROBERTS, Mill-Master and Grain-Dealer, Fountain Bridge, Edinburgh, were sequestrated on the 30th day of July 1851. The first deliverace is dated the 30th day of July 1851.

The next deliverace is dated the soun day of July 1851. The meeting to elect Interim Factor is to be held at two o'clock atternoon, on Friday the 8th day of August 1851, within Dowell's Rooms, 81, George Street, Edin-burgh; and the meeting to elect the Trustee and Com-missioners is to be held at two o'clock afternoon, on Wednesday the 3d day of September 1851, in the same place 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 30th day of January 1852.

All future Advertisements relating to this sequestra tion will be published in the Edinburgh Gazette alone. JAMES A. ROBERTSON, S.S.C.

56, Frederick Street, Edinburgh, Agent.

THE Estates of GEORGE STEWART, Distiller at Haghill, in or near Glasgow, carrying on business under the Firm or Designation of DAVID STEWART & COMPANY, were sequestrated on the 31st day of July 1851.

The first deliverance is dated the 31st day of July 1851. The meeting to elect an Interim Factor is to be held at one o'clock afternoon, on Wednesday the 13th day of August 1851, within the Crow Hotel, George Square,

Glasgow ; and the meeting to elect the Trustee and Com-Wednesday the 10th day of September 1851, within the Crow Hotel, George Square, 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 1st day of February 1852. All future Advertisements relating to this sequestration will be available in the Minburgh Corports along

will be published in the Edinburgh Gazette alone.

WILL. MEIELE, S.S.C. Agent, 66, Great King Street, Edinburgh.

THE Estates of JOHN CAMPBELL, Wine and Spirit Mombert in Glasser Spirit Merchant in Glasgow, were sequestrated on 31st July 1851.

The first deliverance is dated the 31st July 1851.

The meeting to elect an Interim Factor is to be held at one o'clock afternoon, on Tuesday the 12th day of August 1851, within the Crow Hotel, George Square, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Tuesday the 9th day of September 1851, within the Crow

Hotel, George Square, 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 1st day of February 1852.

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

WILL. MEIKLE, S.S.C. Agent, 66, Great King Street, Edinburgh.

A Petition having been presented to Lord Colonsay, Ordinary officiating on the Bills, at the instance of JOHN STEWART & COMPANY, Wine and Spirit Merchants in Glasgow, and John Stewart and Robert Stewart, both Wine and Spirit Merchants there, the Individual Part-ners of that Firm, Creditors to the extent required by law of ROBERT MOCHRIE, Grocer and Spirit Dealer in Airdrie, lately residing in Airdrie, now deceased, pray-ing for sequestration of his estates, his Lordship, upon the 26th day of June last, 1851, granted warrant to cite Mrs Mary Thomson or Mochrie, sometime residing at Palacecraig, now residing at Hillhead, near Airdric, widow of the said Robert Mochrie, and Executrix-Dative decerned to him, and Mary Mochrie, sometime widow of the said Robert Mochrie, and Executrix-Dative decerned to him, and Mary Mochrie, sometime residing at Palacecraig aforesaid, now residing at Hill-head aforesaid, only child of the said deceased Robert Mochrie, the Successors of the said Robert Mochrie, and the Tutors and Curators of the said Mary Mochrie, if she any have, for their interest, to appear in Court within two one days after sites. Mochnie, it she any have, for their interest, to appear in Court within twenty-one days after citation, to shew cause why sequestration of the estates of the said deceased should not be awarded. The Successors having been duly cited to appear, and having entered appearance in said sequestration, Lord Murray, Ordinary officiating on the Bills, after hearing the Agents for the parties, upon 29th July last, repelled the objections trated by the Beavendents accinet sector. stated by the Respondents against sequestration being awarded, and appointed the said warrant of citation, granted on the 26th day of June last, to be published in the Edinburgh Gazette, and ordained the Successors of the said deceased Robert Mochrie to appear in Court within a further space of twenty-one days from the date of publication, to shew cause why sequestration of his estates should not be awarded.

DA. CRAWFORD, S.S.C. Agent. 7, India Street, Edinburgh, August 1, 1851.

SEQUESTRATION of WALTER HUNTER, Grocer

 SEQUESTRATION of WALTER HUNTER, Grocer and Spirit Dealer, sometime at Bonnyrigg, County of Edinburgh, presently a Prisoner in the County Goal of Edinburgh.
JAMES GEDDES, Spirit Dealer in Edinburgh, has been elected Trustee on the estate; and Richard Bishop, Tailor and Clothier, Edinburgh, William Robertson, Potterrow, Edinburgh, and Thomas Sinclair, Unbolsterer. Edinburgh, have been elected Commis. Upholsterer, Edinburgh, have been elected Commis-sioners. The examination of the Bankrupt will take place in the Sheriff's Office, Lawnmarket, Edinburgh, on place in the Sheriff's Office, Lawnmarket, Edinburgh, on Friday the 15th day of August current, at 11 o'clock forenoon. The Creditors will meet within Cameron's Tavern, Flesh Market Close, Edinburgh, on Monday the 1st day of September next, at two o'clock afternoon, when the offer of composition entertained at the meet-ing for the election of Trustee, will be decided on. JAMES GEDDES, Trustee. Edinburgh August 1 1851

Edinburgh, August 1, 1851.

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SEQUESTRATION of PETER CASSIDAY, Furni-

John MORISON, Accountant in Dundee, has been elected Trustee on the astronomic days and the second JOHN MORISON, Accountant in Dundee, has been elected Trustee on the estate; and George Clement Boase, residing in Dundee, one of the Partners and Cashier of the Dundee Banking Company, and for behoof of the said Company, Alexander Rickard, Auctioneer in Dundee, and William Moon, Merchant in Dundee, one of the Partners of the Firm of Moon, Langlauds, & Com-pany, Drapers in Dundee, have been elected Commis-sioners. The examination of the Bankrupt will take place in the Sheriff-Court-House, Dundee; on Tuesday the 19th day of August next, at 11 o'clock forenoon. The Creditors will meet in the British Hotel, Dundee, upon Thursday the 4th day of September next, at one o'clock afternoon. JOHN MORISON, Trustee.

Dundee, July 31, 1851.

Edinburgh, August 1, 1851. JOHN GREEN, Accountant in Edinburgh, Trustee on the sequestrated estate of THOMAS WATSON, Grocer and Spirit Merchaut in Portobello, hereby inti-Grocer and Spirit Merchant in Portobello, hereby inti-mates, that at the third general meeting of Creditors, held on the 30th ultimo, the Bankrupt made an offer of a composition of Five Shillings per pound upon all debts due by him at the date of the sequestration of his estates, payable by equal instalments at four and eight months after his final discharge, and also to pay and provide for the expences attending the sequestration and the remune-ration to the Trustee, besides offering security for the ful-filment of said offer: That the Creditors and Mandatories present at said meeting having unanimously resolved present at said meeting having unanimously resolved that the offer should be entertained for consideration, that the oner should be entertained for consideration, Notice is hereby given, that another general meeting of Creditors will be held within Dowell's Rooms, 18, George Street, Edinburgh, upon Monday the 25th day of August current, at two o'clock afternoon, for the purpose of finally deciding on the Bankrupt's offer, and the security proposed proposed.

JOHN GREEN, Trustee.

SEQUESTRATION of ROBERT KERR & COM-PANY, Cotton Spinners and Power Loom Uloth Manufacturers in Glasgow, as a Company, and of Robert Kerr, Cotton Spinner and Power Loom Cloth

Manufacturer there, Sole Partner of that Company. PETER WHITE, Accountant in Glasgow, Trustee on the sequestrated estates of the said Robert Kerr and Company, and Robert Kerr, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 30th current, and states of the funds recovered as at that date, have been made up and examined by the Commissioners, in terms of the Statute : That he has examined the claims of the several Statute : That he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before the 18th July current, and made up lists of those Creditors entitled to be ranked on the funds of said estates, and also of those whose claims have been rejected in whole or in part; farther, that on Thursday the 18th day of September next, within the Counting-House of White and Gairdner, Accountants, No. 20, Buchanan Street, Glasgow, there will be paid to all those Creditors whose claims have been admitted, and which were not lodged in time to share in the first dividend, an equalizing dividend of 2s. 11d. per pound, and at the same time and place there will be paid to the whole body of Creditors whose claims have been lodged and admitted, a second and final dividend.—Of all which Notice is hereby given, in terms of the Statute. which Notice is hereby given, in terms of the Statute. P. WHITE, Trustee.

Glasgow, July 31, 1851.

NOTICE.

LEXANDER WEIR ROBERTSON, Accountant A LEXANDER WEIR ROBERTSON, Accountant in Edinburgh, Trustee on the sequestrated estate of DANIEL MQUEEN MOORE, Farmer, Grazier, and Cattle Dealer, formerly residing at Fishwick, in the County of Berwick, and now or lately at Birneyknows, in the County of Haddington, hereby intimates, that at a meeting of the Creditors called by the Trustee with consent of the Commissioners, and held on 30th July consent of the Commissioners, and held on 30th July ourrent, the Bankrupt made an offer of composition on all debts due by him at the date of his sequestration, payable in full one month after the date of his final dis-charge, with security for payment of said composition, and he also offered to make payment of the expences of sequestration and of the Trustee's remuneration. The Creditors present at said meeting having resolved that the offer and security should be entertained for con-sideration, another general meeting of Creditors will be held within Messrs Cay and Black's Sale Rooms,

45, George Street, Edinburgh, on Wednesday 27th August next, at two o'clock afternoon, for the purpose of deciding on the offer and the security proposed. ALEX. W. ROBERTSON, Trustee.

Edinburgh, July 31, 1851.

SEQUESTRATION of JOHN HOOD, Brazier, and Dealer in Shares in Paisley. A LEXANDER ABERCROMBIE, Accountant in

A LEXANDER ABERCHOMBIE, Accountant in A Paisley, Trustee on the sequestrated estate of John Hood, Brazier, and Dealer in Shares in Paisley, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 17th instant, and states of the funds recovered and of those outstanding at that date, have been made up and exam-ined 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 several Creditors who have lodged their oaths and grounds , of debt since the date of declaring the last dividend, and made up lists of those entitled to be ranked on the funds of the estate ; and that an equalizing dividend will be paid to those Creditors of the Company whose claims be paid to those Creditors of the Company whose claims were not lodged in time for the former dividend, by the Trustee, at his Office, No. 2, County Place, Paisley, on the 18th day of September next; and that a second dividend will be paid, at the same time and place, to the whole Creditors of the said John Hood whose claims have been sustained.—Of all which Notice is hereby given, in terms of the Statute. Paisley Terms of the Statute.

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ALEX. ABERCROMBIE, Trustee. Paisley, July 29, 1851.

NOTICE.

JAMES GOURLAY, Accountant in Glasgow, Trus-tee on the sequestrated estates of the Company carrying on business under the name or firm of NINIAN SCOULLER, or NINIAN SCOULLER & COMPANY, Warehousemen in Glasgow, as a Company, and Ninian Scouller, Warehouseman in Glasgow, as a and Ninian Scouller, Warehouseman in Glasgow, as a Partner of said Company, and as an Individual, hereby intimates, that an account of his intromissions with the funds of the estates, brought down to the 17th current, has been audited and approved of by the Commissioners on said estates, in terms of the Statute : That he has ex-amined the claims of the several Creditors who have lodged their oaths and grounds of debt, and made up lists of those extitled 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 on Thursday said estates, and also of those whose claims have been rejected in whole or in part; further, that on Thursday the 18th day of September next he will pay at his Cham-bers, Prince Court, Glasgow, an equalizing and final dividend to those Creditors whose claims have been sus-tained, but not lodged in time to participate in the former dividend, and a second and final dividend to the other Creditors ranked.—Of all which Notice is hereby other Creditors range. given, in terms of the Statute. JAMES GOURLAY, Trustee.

Glasgow, July 31, 1851.

NOTICE

NOTICE TO THE CREDITORS OF JOHN TAYLOR & SON, and JOHN TAYLOR & JOHN TAYLOR, Junior, both Shipbuilders and Carpenters in Peterhead, and of John Taylor, Senior, and John Taylor, Junior, both Shipbuilders and Car-penters there, the Individual Partners of the Copart-nery carried on by them under the Firms of John Taylor & Son, and John Taylor & John Taylor, Junior. W ILLIAM ALEXANDER, Solicitor in Peterhead, Trustee on the sequestrated estates of the said John Taylor & Son, and John Taylor & John Taylor, Junior, and of John Taylor, Senior, and John Taylor, Junior, the Individual Partners of the Copartnery carried on by them under the said Firms of John Taylor & Son, and John Taylor & John Taylor & Son, and John Taylor, Senior, brought down to the 12th inst. and states of the funds recovered and of those outstanding as at the same funds recovered and of those outstanding as at the same date, have been made up, examined, and audited by the Commissioners on the estates, in terms of the Statute : That the Commissioners have postponed payment of a Final the commissioners have possibled payment of a second dividend till the recurrence of another stated period, and that they have also dispensed with the Trustee sending to the Creditors circulars containing a copy or abstract of the funds belonging to the estates. There are no available funds belonging to the Company estate, nor to the estate of the Bankrupt, John Taylor, Junior.-Of all which Notice is hereby given, in terms of the Statute.

DOUGLAS & JOHNSTON, W.S. Agents for the Trustee.

Peterhead, July 25, 1851.

NOTICE.

NOTICE. **TOWARD FIDDES**, Secretary of the North of Scot-land Banking Company in Aberdeen, Trustee on the sequestrated estates of MORRISON, FERRIER, & COMPANY, Woolspinners in Aberdeen and at Fin-gask, in the Parish of Daviot and County of Aberdeen, as a Company, and William Morrison, Woolspinner, re-siding at Fingask, Parish and County foresaid, David Ferrier, Merchant and Manufacturer at Woodside, Parish of Old Machar and County of Aberdeen, and George Wisely, Worsted Merchant and Manufacturer in Aber-deen, the Individual Partners of said Company, as Part-ners thereof and as Individuals, hereby intimates, that ners thereof and as Individuals, hereby intimates, that accounts of his intromissions with the funds of the estates, brought down to 18th instant inclusive, and states of the funds recovered and of those outstanding as at same funds recovered and of those outstanding as at same date, have been made up by him, and been examined by the Commissioners on said estates, in terms of the Statute; that they have postponed, till the recurrence of another Statutory period, payment of a dividend from the funds of the individual estate of the said George Wisely, the only one of the said estates which has not been exhausted, and dispensed with sending circulars to the Creditors.—Of all which Intimation is hereby given, in terms of the Statute. EDWARD FIDDES, Trustee. Aberdeen July 30, 1851.

Aberdeen, July 30, 1851.

JAMES MCLELLAND, Accountant in Glasgow, Trustee on the sequestrated estates of GEMMELL BROTHERS & COMPANY, Merchants in Glasgow, as a Company, and of William Gemmell, Merchant there, one of the Partners of said Company, as a Partner thereof, and as an Individual, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 15th day of July current, and a state of funds recovered and 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 Sta-tute. The Trustee further intimates, that the Commis-sioners have resolved to postpone the declaration of any dividend from the said estates till the recurrence of any dividend from the said estates till the recurrence of auother stated period for making a dividend, in terms of the Statute; and that they have dispensed with sending circulars to the Creditors.—Of all which Notice is here-by given, in terms of the Statute.

JAMES M'CLELLAND, Trustee. Glasgow, July 29, 1851.

JOHN SLATE, Farmer, Sunnyside, Trustee on the sequestrated estate of JAMES LYLE, Farmer, Cattle Dealer, and Grazier, at Ruchlawmains, and at Ruchlawmuir, 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 July current, and states of the sums 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 post-poned 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 SLATE, Trustee. Sunnyside, by Prestonkirk, July 30, 1851.

NTHONY MACKENZIE, Writer in Kirkcudbright, A NTHONY MACKENZIE, Writer in Kirkendbright, A Trustee on the sequestrated estates of W. & A. CANDLISH, Cattle Dealers, Graziers, and Farmers, Doonpark and Townhead, and William Candlish, Cattle Dealer, Grazier, and Farmer, Doonpark, and Alexander Candlish, Cattle Dealer, Grazier, and Farmer, Town-head, the Individual Partners of that Company, hereby intimates, that the Commissioners have postponed declaring a dividend until the recurrence of another Statutory period, and dispensed with circulars being sent to the Creditors. July 28, 1851. A. MACKENZIE. THIALTER DUNCAN Druggiet Dumfries Trustee

WALTER DUNCAN, Druggist, Dumfries, Trustee on the sequestrated estate of JOHN M'KEN, Chemist and Druggist, Dumfries, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 26th current, 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 the said estate, in terms of the Sta-tute; and that the declaration of a dividend has been postponed till next Statutory period, and circulars to the Creditors dispensed with.

W. & T. H. M'Gowan, Writers, Agents for Trustee.

Dumfries, July 31, 1851.

SEQUESTRATION of the Deceased GEORGE M'KEMMIE, lately 'Miller, Camlachie Mills, Glas-

JAMES WILSON, one of the Partners of John Wilson and Son, Wrights in Glasgow, the Trustee, hereby intimates, that the Commissioners have audited his accounts, postponed payment of any farther dividend till next Statutory period, and dispensed with circulars being sent to the Creditors. JAMES WILSON, Trustee.

Glasgow, July 30, 1851.

INTIMATION.

N Edict of the Commissary of the Commissariot of Perthshire has been raised, dated the 19th day of **CA** Perthshire has been raised, dated the 19th day ot July current, by ROBERT MEZIES, Labourer, Donafanil, Coshieville, in the Parish of Dull, in the County of Perth, to be decerned and confirmed Executor-Creditor to the Deceased ARCHIBALD MENZIES, residing at Wester Tegremachd, in the said Parish, who died there on or about the 10th day of May last.—Of which Intimation is hereby given, in terms of Law. JAMES M'ROSTIE, Senr. Baiser's Procurator.

Crieff, July 28, 1851.

Raiser's Procurator.

NOTICE

TO THE CREDITORS OF JOHN MAGUIRE, Linen Draper, lately residing in Maybole, in the County of Ayr, and presently Pri-soner in the Prison of Wigtown.

THE said John Maguire presented a Petition to the Sheriff of Wigtownshire on the 26th day of July 1851, praying for Decree of Cessio Bonorum in his favour, and for liberation from prison and interim protection, until the termination of the Process of Cessio; upon which Petition the Sheriff-Substitute of said Shire pronounced, on the 28th day of the same month, a deliverance, appoint-ing the said John Maguire to appear within the Court-House of Wigtown, upon Tuesday the 2d day of Septem-ber next 1851, at 12 o'clock noon, in presence of the said Sheriff or his Substitute, for public examination. —Of all which Intimation is now made; and all the Creditors of the said John Maguire required, in terms of

Said deliverance, to appear at foresaid time and place. GEORGE C. BLACK, Writer, Wigtown, Petitioner's Agent.

Wigtown, July 28, 1851.

NOTICE.

JAMES DICKSON, lately Innkeeper in Currie, now Presiding there, has presented a Petition to the Sheriff of the County of Edinburgh, for interim protec-Suerin of the County of Edinburgh, for interim protec-tion against the execution of diligence, and for decree of Cessio Bonorum. All his Creditors are hereby required to meet within the Sheriff-Clerk's Office, County Buildings, Lawnmarket, Edinburgh, on Tuesday the 2d day of September next, at 11 o'clock forenoon, when the Petitioner will appear for examination.

JOHN ROBERTSON, Solicitor, Petitioner's Ágent.

33, Queen Street, Edinburgh, August 1, 1851.

PDWARD WEST, Auctioneer, formerly residing in F4 George Street, and now a Prisoner in the Prison of Edinburgh, has presented a Petition to the Sheriff of Edinburghshire, craving liberation from Prison, and interim protection and decree of Cessio Bonorum; and his Creditors are hereby required to attend within the Sheriff-Clerk's Office here, on Thursday the 4th day of September next, at 11 o'clock forenoon; when the Peti-tioner will appear for examination tioner will appear for examination. MICH. LAWSON, S. L. Petr's. Pror. Edinburgh, August 1, 1851.

NOTICE.

A Petition has been presented to the Sheriff of Perth-shire at the instance of JESS or JANET BROUGH, residing at Woodhead, in the Parish of Cargill, for interim protection and decree of Cessio Bonorum ; and all her Creditors are hereby required to appear within the Sheriff's Chambers, County Buildings, Perth, on Wednesday the 3d day of September next, at 11 o'clock forenoon, when the Petitioner will appear for examination.

D. CRIGHTON, Agent for Petitioner. Perth, August 1, 1851.

NOTICE.

NOTICE. A NDREW ROSS, sometime Vintner, now Boot and a Petition to the Sheriff of the County of Inverness, praying for interim protection and decree of Cessio Bonorum; and his Creditors are hereby required to appear within the Court-House, in the Castle of Inver-ness, upon Monday the 1st day of September next, at one o'clock afternoon, when the Petitioner will appear for examination. for examination.

ALEX. DALLAS, Agent for Petitioner. Inverness, July 30, 1851.

HUGH DEWAR, Innkeeper and Spirit Dealer in Crieff, present Prisoner in the Prison of Perth, has presented a Petition to the Sheriff of Perthshire, craving decree of Cessio Bonorum, liberation, and inte-rim protection against diligence; and the Sheriff has appointed his Creditors to appear within the Sheriff-Court-Room in Perth, on Tuesday the 2d day of September next, at 11 o'clock forenoon, when the Petitioner will also appear for examination.

GEO. CLEMENTS, Agent for the Petitioner. Perth, July 30, 1851.

JAMES CAMPBELL, residing at Tombuie, near Edradour, present Prisoner in the Prison of Perth, has presented a Petition to the Sheriff of Perthshire, craving decree of Cessio Bonorum, liberation, and interim protection against diligence; and the Sheriff has appoint-ed his Creditors to appear within the Sheriff-Court-Room in Perth, on Tuesday the 2d day of September next, at 12 o'clock noon, when the Petitioner will also appear for examination.

GEO. CLEMENTS, Agent for the Petitioner. Perth, July 30, 1851.

NOTICE. DISSOLUTION OF COPARTNERY. THE Firm or Copartnery of ALEXANDER CARR & COMPANY, Dyers and Bleachers at Barkmill, in or near Aberdeen, whereof the undersigned are the Sole Partners, was this day DISSOLVED by mutual consent consent.

Dated at Aberdeen, this twenty-fourth day of July, one thousand eight hundred and fifty-one years. AL. CARR. WILLIAM MASSON.

CHAS. SHEPHERD, Witness. WM. DUNN, Witness.

NOTICE.

NUTICE. THE Copartnership hitherto subsisting between and carried on by the Subscribers, as Sole Partners thereof, as Manufacturers and Cotton Spinners in Glas-gow and at Bridgeton, under the Firm of WILLIAM SIMPSON & SONS, was DISSOLVED by mutual con-sent on the 7th March last, so far as regards the Sub-scriber, William Simpson, (Senior,) who retired from, and ceased to have any interest in the said Copartner-shin as at that date. ship as at that date.

WILLIAM SIMPSON. WILLIAM SIMPSON, Junr.

WILLIAM SIMI JAS. STEVENSON, of No. 52, George Square, Glasgow, Writer, Witness. THOS. ANDERSON, of No. 52, George Square, Glasgow, Witness. Glasgow, July 31, 1851.

NOTICE. THE Subscriber having sold and transferred his Shares in The NATIONAL BANK OF SCOT-LAND, and The EDINBURGH & GLASGOW BANK, has ceased to be a Partner of, or to have any interest in, the said Companies.

GEORGE WOODFALL, Bt. Captn. H. E. I. C. Service.

HENRY WOODPALL, Witness. HENRY MILTON LOFTUS, Witness. Liverpool, July 31, 1851.

THE Subscriber hereby intimates that he has ceased to be a Partner of the Firm of WADDELL & CUTHBERTSON, Commission Merchants in Glasgow, or to have any connection in Business with James B. Cuthbertson, the other Partner thereof. This Notice is given without, prejudice to that published in the Edin-burgh Gazette of 11th April last.

THOS. WADDELL.

J. M. P. STEVENSON, Witness. DAVID JOHNSTON, Witness. Glasgow, July 29, 1851.

Paisley, July 26, 1851. THE Copartnership carried on here by the Subscrib-ers, the Sole Partners, as Cotton Spinners, under the Firm of "JOSEPH TWIGG," was DISSOLVED by mutual consent, as upon the 30th day of April last. JOSEPH TWIGG. WILLIAM TWIGG.

WM. MARTIN, Writer, Witness. JOHN MUIR, Clerk, Paisley, Witness.

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

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Friday, August 1, 1851.

Price Ninepence.

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