NOTICE

A N Application has been presented to the Com-missary of Edinburgh, at the instance of AGNES CARTER and ISABELLA CARTER, both residing in Edin-burgh, Children of the deceased JAMES CARTER, Spirit Dealer, Saint Giles's Street, Leith, Executrices-dative decerned and confirmed to the said James Carter, their father, craving his Lordship to remit to the Clerk of Court, or to an Accountant. to examine and report of Court, or to an Accountant, to examine and report upon the Petitioners' accounts, and intromissions had by upon the Petitioners' accounts, and intromissions had by them and John Carter, sometime Spirit Dealer in Leith, now Spirit Dealer in Edinburgh, their tutor-at-law, with the personal Estate of the said deceased James Carter, their father; and thereafter, on considering the said report, to exoner and discharge them, their heirs and representatives whomsoever, of the whole management and intromissions had by them, or by the said John Carter, as their tutor-at-law, with the personal estate and effects of the said James Carter, their father, and also to exoner, acquit, and discharge the said Petitioners of their office of Executrices foresaid to the said James Carter, their father, and also the now deceased William Carter, their father, and also the now deceased William Younger, Brewer in Edinburgh, as cautioner for them, and also his heirs, executors, and representatives whom-soever, of the cautionary obligation come under by him, soever, of the cautionary obligation come under by him, and to declare the heirs, executors, and representatives of the said deceased William Younger freed and relieved of said Bond of Caution, and to discharge them thereof accordingly; and farther, to declare the said Bond can-celled, and to authorise the Clerk of Court to make a marking on the same to that effect on the margin there-of, but without prejudice, and reserving all claims com-petent against the Petitioners, as the nearest in kin of, and as representing their deceased father, the said James Carter : And the Commissary has been pleased to appoint Carter : And the Commissary has been pleased to appoint intimation of said Petition to be given in the Edinburgh Gazette and North British Advertiser, twice in each paper, on account of all concerned.—Of which Intima-tion is hereby given accordingly.

Edinburgh, August 15, 1851.

NOTICE.

A N Application has been presented to the Commissary of Edinburgh, at the instance of AGNES CARTER and ISABELEA CARTER, both residing in Edinburgh, Children of the deceased JAMES CARTER, Spirit Dealer, Saint Giles' Street, Leith, Executrices-dative decerned and confirmed to the also now deceased MRS BRIDGET MURDOCH or CARTER, Spirit Dealer, Leith, their mother, relict of the said James Carter, their father, craving his Lordship to remit to the Clerk of Court, or to an Accountant, to examine and report upon the Petitioners' accounts, and intromissions had by them and John Carter, sometime Spirit Merchaut in Leith, now Spirit Merchaut in Edinburgh, their tutor-at-law, with the personal estate of the said deceased Bridget Murdoch or Carter, their mother; and thereafter, upon considering the said report, to exoner and discharge them, their heirs and representatives whomsoever, of the whole management and intromissions had by them, the whole management and intromissions had by them, or by the said John Carter, as their tutor-at-law, with the personal estate and effects of the said Bridget Murthe personal estate and effects of the said Bridget Mur-doch or Carter, their mother; and also to exoner, acquit, and discharge the said Petitioners of their office of exe-cutrices aforesaid to the said Bridget Murdoch or Car-ter, and also the now deceased William Younger, Brewer in Edinburgh, as cautioner for them, and also his heirs, executors, and representatives whomsoever, of the cautionary obligation come under by him, and to declare the heirs, executors, and representatives of the said deceased William Younger freed and relieved of said Bond of Caution, and to discharge them thereof executionary and farther to declare the said for decsaid Bond of Caution, and to discharge them thereof accordingly; and farther, to declare the said Bond can-celled, and to authorise the Clerk of Court to make a marking on the same to that effect on the margin thereof, but without prejudice, and reserving all claim competent against the Petitioners, as the nearest in kin of, and as representing the said deceased Bridget Mur-doch or Carter, their mother; and the Commissary has been pleased to appoint intimation of said Petition to be given in the Edinburgh Gazette and North British Advertiser, twice in each paper, on account of all con-Advertiser, twice in each paper, on account of all con-cerned.—Of which Intimation is hereby given accordingly.

Edinburgh, August 15, 1851.

A Petition having been presented to the Lord Ordin-ary officiating on the Bills at the instance of JOHN CLELAND, Farmer at Hillhead of Westerhouse, in the County of Lanark, and of CLASON & CLABK, Writers County of Lanark, and of CLASON & CLABE, Writers in Edinburgh, and of CHABLES CLABE, Solicitor before the Supreme Courts of Sootland, the surviving Partner of the Supreme Courts of Scotland, the surviving Partner of that Company, Creditors to the extent required by law of JAMES CLELAND, once of Ravenshall, afterwards re-siding at Mavisbank Cottage, Govan Road, near Glasgow, and afterwards at No. 25, William Street, Glasgow, now deceased, praying for sequestration of his estates, his Lordship, upon the 26th day of July 1851, granted war-rant to cite John Cleland, now or lately residing at Courtoun Harbour, in the County of Wexford, in Ireland, and presently furth of Scotland, the eldest son of the said deceased James Cleland; and William Cleland, sometime Ironfounder, Engineer, Millwright, and Machine Maker in Glasgow, and now in America, or elsewhere furth of James Cleland, now or lately Ironfounder, Engineer, In Grasgow, and now in America, or elsewhere furth of Scotland, second son of the said deceased James Cleland; James Cleland, now or lately Ironfounder, Engineer, Millwright, and Machine Maker in Glasgow, and now or lately residing there, third son of the said deceased James Cleland; Mrs Mary Cleland or Stirziker, daughter of the said deceased James Cleland, and wife of John Stirziker, Methodist Minister, residing at Walsall, or elsewhere in England, and the said John Stirziker, her husband, for his interest; and Mrs Elizabeth Cleland, daughter of the said deceased James Cleland, and wife of James Cleland, re-siding in Southampton, or elsewhere in England, and the said John Cleland being the heir or the person en-titled to be heir of the said deceased James Cleland, — the said John Cleland being the heir or the person en-titlate to be heir of the said deceased James Cleland, James Cleland, Mrs Mary Cleland or Stirziker, and Mrs Elizabeth Cleland, being the next of kin of the said deceased James Cleland, and the said whole parties before mentioned thus being the successors, or entitled to be the successors of the said deceased James Cleland, to appear in Court within twenty-one days after citation, to appear in Court within twenty-one days after citation, to show cause why sequestration of the estates of the said deceased James Cleland should not be awarded, in terms of the Statute. The said successors having been duly cited to appear accordingly, and no appearance having been made, Lord Cuninghame, Ordinary officiat-ing on the Bills, upon the 22d August 1851, ordered intimation of the foresaid warrant to be published in the Edinburgh Gazette, and of new ordained the succes-sors of the said deceased James Cleland to appear in Court within a further space of twenty-one days from the date of publication of the said intimation, to shew cause why sequestration of the estates of the said de-ceased James Cleland should not be awarded, in terms of the Statute. CLASON & CLARE, 57, Queen Street, Agents. terms of the Statute. The said successors having been

57, Queen Street, Agents. Edinburgh, August 22, 1851.

JOHN WHYTE, Advocate in Aberdeen, Trustee on the sequestrated estate of JOHN GRASSICK, Tacksman of the Mains of Glenbucket, and Banker and Cattle Dealer in Aberdeenshire, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 7th inst., and states of the funds recovered and those outstanding at the same date, have been made up, examined, and approved of by the Commissioners on said estate, in terms of the Statute ; that a list of additional claims lodged and sustained since the former dividend was declared, and now entitled to an equalizing dividend, has also been made up, and are all open for the examination of the Creditors, at the Office of the Trustee, 48, King Street, Aberdeen. The Trustee farther intimates, that at a general meeting of Are an open for the examination of the Creditors, at the Office of the Trustee, 48, King Street, Aberdeen. The Trustee farther intimates, that at a general meeting of Creditors held on the 9th day of August current, called in terms of advertisement in the Edinburgh Gazette, dated the 25th day of July last, the Bankrupt made an offer of a composition (in addition to the dividend already paid or declared) of Six Pence Sterling per pound to his Creditors, on all debts due by him at the date of his sequestration, payable immediately after the Bankrupt's discharge shall be obtained, and offered Alex-ander Anderson, Farmer, Balnacraig, as his security : That the Creditors present at said meeting, representing claims upon the Bankrupt, sustained by the Trustee, to the amount of L.6,294 : 18 : 6, having unanimously re-solved that the offer and security should be entertained for consideration, Notice is hereby given, that another general meeting of Creditors will be held within the Lemon Tree Tavern, Aberdeen, on Saturday the 6th day of September next, at two o'clock afternoon, for the purpose of finally deciding on the Bankrupt's offer, and the security proposed. JOHN WHYTE, Trustee. Aberdeen, August 20, 1851. the security proposed. Aberdeen, August 20, 1851.

J

Ł