

The Edinburgh Gazette.

Published by Authority.

FRIDAY, FEBRUARY 6, 1852.

A T the Court at Buckingham-Palace, the 2d day of February 1852,
PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THIS day the Right Honourable Henry Richard, Lord Cowley, and the Right Honourable Sir John Patteson, Knt. one of the Judges of the Court of Queen's Bench, were, by Her Majesty's command, sworn of Her Majesty's Most Honourable Privy Council, and took their respective places at the Board accordingly.

ST JAMES'S-PALACE, January 27, 1852.

The Queen has been pleased to appoint the Reverend Henry Mildred Birch to be one of the Chaplains in Ordinary to Her Majesty.

DOWNING-STREET, February 2, 1852.

The Queen has been pleased to appoint the Reverend Samuel W. Steedman to be Colonial Chaplain for the island of Hong Kong.

Her Majesty has also been pleased to appoint Charles Henry Stewart, Esq. to be Deputy Queen's Advocate for the island of Ceylon.

WHITEHALL, January 31, 1852.

The Queen has been pleased to present the Reverend John Reid to the church and parish of Monikie, in the presbytery of Dundee, and county of Forfar, vacant by the transportation of the Reverend Thomas McKie, late Minister thereof, to the church and parish of Erskine.

WHITEHALL, February 2, 1852.

The Queen has been pleased to present the Reverend William Hayward Cox, B.D. to the united rectory and vicarage of Saint Mary's Tenby, in the county of Pembroke, and diocese of St David's, void by the death of the Reverend John Hunter Humphreys.

DUCHY OF LANCASTER, January 30, 1852.

The Queen has been this day pleased to appoint Thomas Weld Blundell, of Ince Blundell Hall, Esq. to be Sheriff of the county palatine of Lancaster for the year ensuing.

WHITEHALL, January 27, 1852.

The Queen has been pleased to give and grant unto Frederic Macbean, a Gentleman Commoner of Magdalen College, in the University of Oxford, eldest son of William Macbean, Clerk, Rector of Peter Tavy, in the county of Devon, by Frances, his wife, eldest sister and co-heir of John Bell, of Thirsk, in the county of York, Esquire, deceased, Her royal licence and authority, that he and his issue may, in compliance with a direction contained in the last will and testament of his maternal uncle, the said John Bell, Esquire, deceased, take and use the surname of Bell only, in lieu of that of Macbean, and also bear the arms of Bell; such arms being first duly exemplified according to the laws of arms, and recorded in the Herald's Office, otherwise the said royal licence and permission to be void and of none effect:

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

WHITEHALL, February 2, 1852.

The Lord Chancellor has appointed Robert Alexander Smith, of Richmond, in the county of Surrey, gent. to be a Master Extraordinary in the High Court of Chancery.

DUBLIN CASTLE, February 2, 1852.

The Lord Lieutenant has been pleased to approve of Thomas Neville, Esquire, of Borrismore House, being appointed a Deputy Lieutenant for the County of Kilkenny, vice Sir Richard St George, deceased.

DUBLIN CASTLE, February 3, 1852.

The Lord Lieutenant has been pleased to approve of Robert Jocelyn Otway, of Castle Otway, Esq., a Captain in the Royal Navy, being appointed a Deputy Lieutenant of the County of Tipperary, to succeed to the vacancy occasioned by the promotion of the Right Hon. Viscount Lismore to the Lieutenancy of the County.

DUBLIN CASTLE, January 28, 1852.

The Lord Lieutenant has been pleased to approve of Roger Palmer, Esq. of Kenure Park, being appointed a Deputy Lieutenant for the County of Sligo, in the room of Sir William Parke, deceased.

T the Court at Buckingham-Palace, the 2d Philip Salomons, of Brighton, Sussex. day of February 1852, Esq. PRESENT, Sir John Newdigate Ludford Warwickshire, The QUEEN's Most Excellent Majesty in Council. Chetwode, of Ansley Hall, SHERIFFS appointed by Her Majesty in Council Westmoreland, Richard Burn, of Orton Hall, for the year 1852. Esq. Sir John Montague Burgoyne, John Bird Fuller, of Neston Wiltshire, Bedfordshire, of Sutton, Bart. Park, Esq. John Samuel Bowles, of Mil-Worcestershire, Sir Edmund Hungerford Lech-Berkshire, ton Hill, Esq. mere, of the Rhyd, Bart. Charles Robert Scott Murray, Yorkshire, Sir John Henry Lowther, of Buckinghamshire, Swillington, Wakefield, of Danesfield, Esq. Bart. Camb. and Hunt. William Parker Hamond, of Pampisford, Esq. WALES. George Henry Oliphant, of Cumberland, Broadfield House, Esq. Evan Lloyd, of Maes-y-porth, Anglesey,George Holland Ackers, of Cheshire. Paul Mildmay Pell, of Ty-Breconshire, Moreton, Esq. mawr, Esq. Sir Henry Sacheverell Wilmot, Derbyshire, Carnarvonshire, Martin Williams, of Penamof Chaddesden Hall, Bart. ser, Esq. Devonshire, James Cornish, of Black Hall, Charles Hamlyn Williams, of Carmarthenshire, Esq. Derllys Court, Esq. Augustus Foster, of Warm-Dorsetshire. John Inglis Jones, of Derry well, Esq. Cardiganshire, Ormond, Esq. John Bowes, of Streatham Durham, Denbighshire, Francis James Hughes, of Castle, Esq. Acton House, Wrexham, Sir Charles Cunliffe Smith, of Essex, Suttons, Bart. Flintshire, Henry Pctts, of Glan-r-afou, Winchcomb Henry Howard Gloucestershire, Esq. Hartley, of Sodbury, Esq. Griffith Llewellyn, of Baglan Glamorganshire, William Trevellyan Keville Herefordshire, Hall, Esq. Davies, of Wigmore, Esq. Montgomeryshire, Edward Salisbury Wynn Ellis, of Ponsbourne Hertfordshire, Trevor, of Trowscoed, Esq. Park, Esq. George Casson, of Blaenyddol, Merionethshire, Sir John William Lubbock, of Kent, Esq. High Elms Down, Bart. Pembrokeshire, Henry Leach, of Corston, Esq. Sir George Howland Beau-Leicestershire, Sir Harford James Jones mont, of Coleorton, Bart. Radnorshire, Brydges, of Boultibrook, George Tomline, of Riby Lincolnshire, Bart. Grove, Esq. Monmouthshire, William Hunter Little, of Llanvare Grange, Esq. DUBLIN-CASTLE, January 29, 1852. Frederick William Irby, of Norfolk, Boyland Hall, Esq. His Excellency the Lord Lieutenant has been pleased to appoint the undernamed Gentlemen to the Office of High Sheriff for the following Langham Christie, of Preston Northamptonshire, Deanry, Esq. Counties, and Counties of Cities and Towns, for Thomas Wood Craster, Northumberland, the year 1852 :-Craster Tower, Esq. Henry Frederick Walker, of Antrim, Robert Smith, Esq. of Gay-Nottinghamshire, brook, Mullingar. Blyth Hall, Esq. Marcus Synnott, Jun., Esq. of Ballymoyer House, New-John Henry Ashurst, Waterstock, Esq. Armagh, Oxfordshire, townhamilton. Rutlandshire, William de Capell Brooke, of Clement Wolseley, Esq. of Sandbrook Park, Tullow. Carlow, Martinsthorpe, Esq. Robert Burton, of Longner Shropshire, Carrickfergus Town, Villiam K. Martin, Esq. of Hall, Esq. Carrickfergus. Somersetshire, Montague Gore, of Barrow Samuel Winter, Esq. Court, Esq. Cavan, Agher, Summerhill. Staffordshire, John Ayshford Wise, of Clayton Hall, Esq. Clare, Edmund John Armstrong, Esq. of Willow Bank, Francis Jervoise Ellis Jer-County of South-Jampton, Ennis. voise, of Herriard House, John Courtenay, Esq. Cork, 八型道 Esq. Ballyedmond, Midleton. Suffolk James Hamilton Lloyd Anstruther, of Hintlesham Francis Bernard Beamish, Cork City, Esq. of Cork. Hall, Esq. Surrey, eorge Robert Smith, of Sels-Donegal, Thomas Alexander, Esq. of

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den, Croydon, Esq.

Ahilly, Buncrana.

Down.Drogheda Town, Dublin, Dublin City, Fermanagh, Galway, Galway Town, Kerry, Kildare, Kilkenny, Kilkenny City, King's County, Leitrim, Limerick, Limerick City, Londonderry City and County, Longford, Louth, Mayo, Meath, Monaghan, Queen's County, Roscommon, Sligo, Tipperary, Tyrone, Waterford, Waterford City, Westmeath, Wexford, Wicklow,

Samuel Delacherois Crummelin, Esq. of Carradore Castle, Donaghadee. George Harper, Esq. of Killineer, Drogheda. John Edward Venables Ver-Esq. of Clontarf non, Castle, Clontarf. Thomas Wilson, Esq. of Temple Street. John Gerald Irvine, Esq. of Rockfield, Enniskillen. Thomas A. Joyce, Esq. of Rahasan Park, Craughwell. John Ireland, Esq. of Eyre Square, Galway. The Honourable Dayrolles B. De Moleyns, of Burnham House, Dingle. Robert Burrowes, Esq. of Giltown, Kilcullin. George Bryan, Esq. of Jen-kinstown, Kilkenny. Edmund Smithwick, Esq. of Kilcreene, Kilkenny. John Gilbert King, Esq. of Ballylin, Ferbane. Lieutenant - Colonel Robert William Story, of Riversdale, Ballinamore. John Low, Esq. of Rockbarton, Bruff. William Gabbett, Esq. Strand House, Limerick. Leslie Alexander, Jun., Esq. of Foyle Park, Derry. Henry B. W. Slator, Esq. of Whitehill, Edgeworths-John Murphy, Esq. of Castle-town, Dundalk. John Knox, Esq. of Green-wood Park, Ballina. Edward Rotheram, Esq. of Crossdrum, Oldcastle. Capel St George, Esq. of Dromore, Omagh. William Kemmis, Jun., Esq. of Kildare Street, Dublin. Christopher French, Esq. of Clonequin, Tulsk. John Irwin, Esq. of Raheen, Elphin. Sir Thomas B. Dancer, Bart. of Modreeny, Cloghjordan. William L. Ogilby, Esq. of Tirkeenaghan, Donemana. Thomas St John Grant, Esq. of Killinurry, Fermoy. Charles Newport, Esq. of William Street, Waterford. John Malone, Esq. of Darlington Lodge, Ballymore. William Jacob Blacker, Esq. of Woodbrook, Enniscorthy The Right Honourable James Grattan, of Tinnehinch, Bray. T. N. REDINGTON.

TREASURY WARRANT.

Whereas by an Act passed in the fourth year of the reign of Her present Majesty, intituled "An Act for the regulation of the duties of postage," certain scales of weight and rates of postage were fixed, and made chargeable and payable upon, for, or in respect of letters, newspapers, Parliamentary proceedings, and printed papers, transmitted and forwarded by the post; and various Regulations were made for facilitating the transmission of such letters and papers by the

And whereas by an Act passed in the eleventh year of the reign of Her present Majesty, intituled "An Act for giving further facilities for the transmission of letters by post, and for the regulating the duties of postage thereon," and for other purposes relating to the Post-office, the proviso concerning the maximum weight of letters to be sent by the post, as fixed in and by the said first-mentioned Act is repealed; and in order to prevent packets of an unwieldy bulk or an inconvenient size being transmitted by the post, power is given to the Commissioners of Her Majesty's Treasury, at any time or times thereafter, by Warrant under their hands, to fix a maximum weight of letters to be sent by the post, and from time to time to repeal or revoke such maximum weight, wholly or in part, and declare any other maximum of weight in lieu thereof, and all letters are to be forwarded, conveyed, and delivered by the post in conformity with any such Warrant, and also in conformity with, and under, and subject to all such orders, conditions, limitations, regulations, and restrictions as to the form, size, or dimensions thereof, whether in proportion to the weight or otherwise, as the Postmaster-General, with the consent of the Commissioners of Her Majesty's Treasury, shall from time to time direct. And by the said Act power is also given to the Postmaster-General to collect and receive the Foreign and Colonial postage charged or chargeable on any letters sent by the post; and also, with the consent of the Commissioners of Her Majesty's Treasury, to require the postage, British, Colonial, or Foreign, of any letters sent by the post to be pre-paid either in money or in stamps, as he may think fit, on the same being put into the Post-office; and also with such consent to abolish or restrict the pre-payment in money of postage in letters sent by the post, either altogether or on certain letters, and to require the pre-payment thereof to be in stamps, and to refuse to receive or send by the post any letters tendered contrary to any Regulations thereby made. And it is also declared and enacted that it shall be lawful for the Postmaster-General, and any officer of the Post-office, to detain any letters which shall be posted or sent by the post contrary to the regulations of that Act, or the first-mentioned Act, or contrary to the regulations of any Treasury Warrant to be issued under or by virtue of that Act, or which had been or should be issued under or by virtue of the said first-mentioned Act, and to open such letters, and either to return them to the senders thereof, or to forward them to the places of their destination, charged in either case with such rates of postage as the Postmaster-General, with the consent of the Commissioners of Her Majesty's Treasury, shall from time to time

Now we, the undersigned, being two of the Commissioners of Her Majesty's Treasury, do, in exercise of the powers reserved to us in and by the said before-mentioned Acts, or either of them, and of all other powers enabling us in this behalf, by this Warrant under our hands, order and direct that printed books, printed magazines, printed reviews, and printed pamphlets, (whether British, Colonial, or Foreign,) posted in the United Kingdom, addressed to Cape Town, in the colony of the Cape of Good Hope, or posted in Cape Town, addressed to the United Kingdom, may be transmitted by the post between any part of the United Kingdom and Cape Town aforesaid, subject to the several Regulations and Rates hereinafter contained (that is to say):—

On every packet consisting of a single printed book, or printed magazine, or printed review, or printed pamphlet, the several sheets, or parts of which when more than one, shall be sewed or bound together, if not exceeding half a pound in weight, there shall be charged and taken one uniform rate of postage of sixpence;

And on every such packet, if exceeding half a pound, and not exceeding one pound in weight, there shall be charged and taken one uniform rate of postage of one shilling;

And on every such packet, if exceeding one pound, and not exceeding two pounds in weight, there shall be charged and taken one uniform rate of postage of two shillings;

And on every such packet, if exceeding two pounds, and not exceeding three pounds in weight, there shall be charged and taken one uniform rate of postage of three shillings;

And for every additional one pound in weight of any such packet above the weight of three pounds, there shall be charged and taken an additional rate of postage of one shilling; and every fraction of such additional pound shall be charged as an additional pound.

And we further order and direct that no such packet, if containing more than one printed book, or printed magazine, or printed review, or printed pamphlet, or containing any paper or thing besides a printed book, printed magazine, printed review, or printed pamphlet, or containing any printed book, printed magazine, printed review, or printed pamphlet, the several sheets, or parts of which when more than one, shall not be sewed or bound together, or which packet, in length, or breadth, or width, or depth, shall exceed the dimensions of two feet or twenty-four inches, shall be forwarded by the post under the provisions aforesaid.

And we further order and direct that as to any packet hereinbefore authorized to be sent by the post under the provisions aforesaid, which shall be posted in the United Kingdom, the postage thereof shall in every case be pre-paid at the time of the same being posted, not in money, but by being duly stamped with the proper British postage stamp or stamps affixed thereto; which stamp or stamps shall in every case be affixed or appear on the outside of every such packet, near the address, and shall be of the value or amount of the postage-duty payable thereon, under or by virtue of this Warrant; and as to any such packet posted in Cape Town aforesaid, the postage thereof shall in every case be pre paid, either in money, or by the proper Colonial postage stamp or stamps being affixed thereto, at the time of the same being posted.

And we further order and direct that every such packet shall be sent without a cover, or in a cover or envelope open at the ends or sides, and shall contain printed matter only, with the binding thereof, and there shall be no writing or marks upon the cover or envelope thereof, or upon or within any part of the contents thereof, other than

the name and address of the person to whom the packet shall be sent.

And in order to prevent any obstacles to the due and regular transmission of letters by the post, we further direct that it shall be lawful for any officer of the Post-office in the United Kingdom, to delay the transmission of any packet posted or forwarded by the post under the provisions of this Warrant, either for the space of twenty-four hours from the time at which (or at his option until the dispatch of the mail next after that by which) the same ought otherwise to have been forwarded by him.

And we further direct that nothing hereinbefore contained shall be construed to interfere with, or affect the transmission by the post of printed votes and proceedings of the Imperial Parliament, or of printed votes and proceedings of the Colonial Legislatures, nor of printed papers, or other printed publications which are allowed to pass by the post under the newspaper privilege.

And we further order and direct that if any packet sent, or tendered or delivered in order to be sent by the post under the provisions of this present Warrant, shall contain any paper or thing besides a printed book, printed magazine, printed review, or printed pamphlet, and the binding thereof; or shall have any writing or marks upon the same, or upon the cover or envelope thereof, except the name and address of the person to whom it is forwarded; or shall not be open at the ends or sides; or shall in length, or breadth, or width, or depth, exceed the dimensions of two feet or twenty-four inches; or shall contain more than one printed book, or printed magazine, or printed review, or printed pamphlet, or shall contain any printed book, printed ragazine, printed review, or printed pamphlet, the several sheets or parts of which when more than one, shall not be sewed or bound together; or if the postage of any such packet, posted in the United Kingdom, shall not be duly and properly pre-paid by British stamps when posted, or if the postage of any such packet posted in Cape Town aforesaid, shall not be duly and properly pre-paid in money or by Colonial stamps when posted, the same shall and may be detained and opened at any place in the United Kingdom, and, at the option of the Postmaster-General, shall be either returned or given up to the seuder there-of, or be given up to the person to whom it shall be addressed, or be forwarded to the place of its destination; and any such packet on being so returned, given up, or forwarded, shall be chargeable with the like amount of postage to which it would have been liable as a letter.

And we further direct that nothing herein contained shall be construed to extend to any packets sent through France, or any other Foreign Country to which a transit rate of postage would be payable thereon, nor to any packets sent by private ships.

And we further order and direct that the term "by the post" used in this Warrant, shall, as to the sea conveyance, include the conveyance by packet-boat; and that the several other terms and expressions used in this Warrant shall be construed to have the like meaning, in all respects, as they would have had if inserted in the said Act passed in the fourth year of the reign of Her present Majesty.

And we further direct that this Warrant shall come into operation on the first day of April, one thousand eight hundred and fifty-two.

Provided lastly, and we do hereby declare and direct that it shall be lawful for the Commissioners, for the time being, of Her Majesty's Treasury,

or any two of them, by Warrant under their hands, at any time hereafter to alter or repeal any of the rates hereby fixed or altered, or the Regulations hereby made; and to make and establish any new or other rates or regulations in lieu thereof, and, from time to time, to appoint at what time the rates that may be payable are to be paid.

Whitehall, Treasury-Chambers, the 30th day of January 1852.

C. Wood. Н. Вісн.

TREASURY WARRANT.

Whereas by an Act passed in the fourth year of the reign of Her present Majesty, intituled "An Act for the regulation of the duties of postage," power is given to the Commissioners of Her Majesty's Treasury, from time to time, by Warrant under their hands, to alter and fix any of the rates of British postage or inland postage, payable by law on the transmission by the post of Foreign or Colonial letters or newspapers, or of any other printed papers, and to subject the same to rates of postage according to the weight thereof, and a scale of weight to be contained in such Warrant, and from time to time, by Warrant as aforesaid, to alter or repeal any such altered rates, and make and establish any new or other rates in lieu thereof, and from time to time, by Warrant as aforesaid, to appoint at what time the rates that may be payable are to be paid; and it is provided that the power thereby given should extend to any increase, or reduction, or remission of postage:

And whereas it is considered expedient that an alteration should be made in the rates of postage between the United Kingdom and the Argentine

Republic in South America:

Now we, the undersigned, being two of the Commissioners of Her Majesty's Treasury, do, in exercise of the powers and authorities in us for such purpose vested in and by the said Act, and of all other powers and authorities enabling us in this behalf, order and direct-

That on every letter not exceeding half an ounce in weight, transmitted by the post between any part of the United Kingdom and any port in the Argentine Republic, there shall be charged and taken, in lieu of any rates of British postage now payable by law on such respective letters, an uniform rate of British postage of one shilling

And we direct that on every letter transmitted, as is mentioned in this Warrant, exceeding half an ounce in weight, there shall be charged, taken, and paid, progressive and additional rates of postage as follows, (that is to say) :-

On every letter exceeding half an ounce in weight, and not exceeding one ounce in weight, two rates of postage.

On every letter exceeding one ounce, and not exceeding two ounces in weight, four rates of

On every letter exceeding two ounces, and not exceeding three ounces in weight, six rates of postage.

And on every letter exceeding three ounces, and not exceeding four ounces in weight, eight rates

And for every ounce in weight above the weight of four ounces, there shall be charged and taken two additional rates of postage, and every fraction of an ounce above the weight of four ounces shall be charged as one additional ounce; and each progressive and additional rate, chargeable under this clause, shall be estimated and charged at the sum which any such letter would be charged with under this Warrant, if not exceeding half an ounce in

And we direct that nothing herein contained shall be construed to extend to any letters sent by private ships.

And we further direct that the term "by the post," used in this Warrant, shall, as to the sea conveyance, include the conveyance by packet-boat, and that the several other terms and expressions used in this Warrant shall be construed to have the like meaning, in all respects, as they would have had if inserted in the said Act passed in the fourth year of Her present Majesty.

And we further direct that this Warrant shall

come into operation on the first day of March one

thousand eight hundred and fifty-two.

Provided lastly, and we hereby declare and direct that it shall be lawful for the Commissioners for the time being of Her Majesty's Treasury, or any two of them, by Warrant under their hands, at any time hereafter, to alter or repeal any of the rates hereby fixed or altered, or the regulations hereby made, and to make and establish any new or other rates or regulations in lieu thereof, and from time to time to appoint at what time the rates that may be payable are to be paid.

> Whitehall, Treasury-Chambers, the 28th day of January 1852.

> > H. Rich. C. Wood.

At the Court at Buckingham-Palace, the 2d day of February 1852, PRESENT,

The QUEEN's Most Excellent Majesty in Council.

Whereas by an Act passed in the tenth year of the reign of Her Majesty, intituled "An Act for "the more easy recovery of small debts and de-"mands in England," it is, among other things enacted, that it shall be lawful for Her Majesty, with the advice of Her Privy Council, to order that the said Act be put in force in such county or counties as to Her Majesty, with the advice aforesaid, should seem fit, and to divide the whole or part of any such county (including all counties of cities and counties of towns, cities, boroughs, towns, ports, and places, liberties and franchises therein contained or thereunto adjoining,) into districts; and to order that the County Court should be holden for the recovery of debts and demands under the said Act, in each of such districts; and, from time to time, to alter such districts as to Her Majesty, with the advice aforesaid, should seem fit; and, from time to time, with the advice aforesaid, to declare by what name, and in what towns and places the County Court should be holden in each district:

And whereas Her Majesty was pleased, by an Order in Council, of the ninth day of March one thousand eight hundred and forty-seven, to order that the said Act be put in force in the counties and places therein specified, and the same was put in force accordingly

And whereas it hath been represented that it would be to the advantage of the public if certain alterations were made in some of the districts of the Courts, as specified or set forth in the aforesaid

Her Majesty, having taken the premises into consideration, is thereupon pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that from and after the thirtyfirst day of March one thousand eight hundred and

fifty-two:

That the parishes of Kilmington, Monkton Deverill, Kingston Deverill, and Maiden Bradley, with the hamlet of Yarnfield, now in the district of the County Court of Dorsetshire, holden at Shaftesbury, shall be in the district of the County Court of Somersetshire, holden at Frome.

The parish of Tunstall and the townships of

Dalton and Ireby, now in the district of the County Court of Lancashire, holden at Lancaster, shall be in the district of the County Court of Westmoreland, holden at Kirby Lonsdale.

The parishes of Harlow and Sheering, now in the district of the County Court of Essex, holden at Waltham, shall be in the district of the County Court of Hertfordshire, holden at Bishop Stortford.

The parish of Stockton and the chapelry of Pensax, now in the district of the County Court of Worcestershire, holden at Worcester, shall be in the district of the County Court of Worcestershire, holden at Tenbury.

The parish of Feckenham, now in the district of the County Court of Warwickshire, holden at Alcester, shall be in the district of the County Court of Worcestershire, holden at Redditch.

The parish of Kinver, now in the district of the County Court of Staffordshire, holden at Wolverhampton, shall be in the district of the County Court of Worcestershire, holden at Stourbridge.

The parish of Lyneham, now in the district of the County Court of Wiltshire, holden at Swindon, shall be in the district of the County Court of Wiltshire, holden at Calne.

C. C. GREVILLE.

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

The Queen's Own Worcestershire Regiment of Yeomanry Cavalry.

Lieutenant James Arthur Taylor to be Captain, vice Lord Eastnor, resigned. Dated 22d January 1852.

ADMIRALTY, January 19, 1852.

Corps of Royal Marines.

First Lieutenant William Jenny Pengelley to be Captain, vice Berney Varlo, deceased. First Lieutenant George Gardiner Alexander to be

Captain, vice Castieau, to half-pay

Second Lieutenant Archer Croft Critchell to be First Lieutenant, vice Pengelley, promoted. Second Lieutenant Edward Fitzgerald Pritchard to

be First Lieutenant, vice Alexander, promoted.

BANKRUPTS FROM THE LONDON GAZETTE.

BANKRUPTCIES AWARDED.

Robert Sewell, of Swaffham, Norfolk, scrivener. Thomas Arnold, of Elmore, Gloucester, timber dealer and miller.

Joseph Hall, of Hopend, Cradley, Hereford, farmer and lime barner.

Thomas Harris, of Camborne, Cornwall, grocer. John Padgett, of Idle, York, cloth manufacturer.

Thomas Byrom, of Wigan, Lancaster, grocer and provision dealer.

NOTICE is hereby given by the Trustees under The "MUSSELBURGH ESTATE ACT, 1851," that they have deposited in the hands of Thomas Lees, Writer in Musselburgh, their Clerk, at the Town-Clerk's Office in Musselburgh, for the inspection of the Creditors of the Burgh of Musselburgh, a state of ranking of the whole Creditors as at the 1st day of December 1850.

WM. CAMPBELL, Provost, for self and the other Trustees.

Musselburgh, February 3, 1852.

MRS JULIA REDFEARN, Deceased. MRS JULIA REDFEARN, Deceased.

A LL Persons having Claims against the late Mrs Julia

A Redfearn, of Langton Lodge, in the County of

York, or her Estate, are requested immediately to send
their accounts, and the nature and particulars of their
claims or securities (if any.) to Mr Atkinson, Solicitor,
Northallerton, Yorkshire, or Mr Alexander Smith,
Writer to the Signet, 18, York Place, Edinburgh.

And all Persons indebted to the said Julia Redfearn
are requested forthwith to Day their respective debts to

are requested forthwith to pay their respective debts to Mr Atkinson.

By Order of the Executors of the deceased, T. C. ATKINSON.

Northallerton, February 3, 1852.

NOTICE

TO THE CREDITORS OF EDMOND & GIBB, Stockbrokers and Dealers in Shares in Edinburgh, and of Andrew Edmond, Stock-broker and Dealer in Shares in Edinburgh, and Com-

broker and Dealer in Shares in Edinburgh, and Commission Agent and Merchant in Leith, and of Alexander John Gibb, Stockbroker and Dealer in Shares in Edinburgh, the Individual Partners.

VILLIAM LOW, Accountant in Edinburgh, Trustee on the sequestrated estate of the said Edmond and Gibb, and Andrew Edmond and Alexander John Cibb, the Individual Partners of the Einstein barehoust. Gibb, the Individual Partners of that Firm, hereby intimates, that his accounts with the above estates have been audited by the Commissioners. No dividend at

JOHN HENDERSON, Merchant in Kelso, Trustee on the sequestrated estate of the deceased JAMES JOHN CUNNINGHAM, lately Farmer at and residing at Swintonhill, in the County of Berwick, hereby intimates, that a state of the funds belonging to the estate, brought down to the 15th of December last, has been made up and examined by the Commissioners on said estate, in terms of the Statute: That at said period the estate, in terms of the Statute: That at said period the Trustee had not recovered any part of the funds or effects belonging to the estate, and the Commissioners accordingly postponed payment of a dividend till the recurrence of the next statutory period, and they dispensed with the Trustee sending circulars to the Creditors containing a copy or abstract of the said state.

John Henderson, Trustee.

Kelso, February 4, 1852.

JAMES GOURLAY, Accountant in Glasgow, Trustee on the sequestrated estate of DUNCAN MARTHUR, Woollen Draper and Clothier in Greenock, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 21st ultimo, has been audited and approved of by the Commissioners; that he has examined the claims of the missioners; that he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt, and made up lists of those entitled to be ranked, and also of those whose claims have been rejected in whole or in part. Farther, that on Monday the 22d day of March next he will pay, at his Chambers, Prince Court, Glasgow, a second and equalizing dividend to those Creditors whose claims have been ranked and sustained.—Of all which Notice is hereby given, in terms of the Statute.

James Gourlay, Trustee.

Glasgow, February 4, 1852.

TAMES SMITH, Accountant in Glasgow, Trustee on the sequestrated estate of JOHN CAMPBELL, Wine and Spirit Merchant in Glasgow, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 1st current, and states of the funds recovered and of those outstanding as at the same date, have been made up by him, and examined by the Commissioners on said estate, in terms of the Statute; and that the Commissioners have postponed declaring any dividend till the recurrence of another statutory period, and have dispensed with sending cir-culars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute. James Smith, Trustee, 20, Buchanan Street.

Glasgow, February 3, 1852.

THE Estates of REID, SMITH, & COMPANY, Distillers and Traders, Union Glen Distillery, Aberdeen, as a Company, and Alexander Black, Merchant, Aberdeen, and John Smith, Distiller and Banker, Aberdeen, Individual Partners of said Firm, as Partners thereof and as Individuals, were sequestrated on the 4th day of February 1852.

The first deliverance is dated 4th February 1852.

The meeting to elect Interim Factor is to be held at 12 o'clock noon, on Friday the 13th day of February 1852, within the Royal Hotel, Aberdeen; and the meeting to elect the Trustee and Commissioners is to be held within the same place, at 12 o'clock noon, on Friday the 5th day of March 1852.

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

4th day of August 1852.

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

LOCKHART, MORTON, WHITEHEAD, & GREIG, W.S.

84, Great King Street.

Edinburgh, February 5, 1852.

HE Estates of PETER BARRIE, Flesher, Calton of Glasgow, were sequestrated on the 6th day of February 1852.

The first deliverance is dated the 6th day of February

The meeting to elect Interim Factor is to be held at The meeting to elect Interim Factor is to be nead at 12 o'clock noon, on Monday the 16th day of February 1852, within the Waterloo Hotel, Hutcheson Street, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Monday the 8th day of March 1852, 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 9th day of August 1852.

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

JOHN LEISHMAN, W.S. Agent,
18, Drummond Place, Edinburgh.

THE Estates of ROBERT DOUGALL, Grocer,
Wine and Spirit Merchant, and Fruiterer in
Glasgow, were sequestrated on the 6th day of February Estates of ROBERT DOUGALL, Grocer, 1852

The first deliverance is dated the 6th day of February

1852.

The meeting to elect Interim Factor is to be held at 12 o'clock noon, on Tuesday the 17th day of February 1852, within the Globe Hotel, George Square, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Tuesday the 9th day of March 1852, within the companion

day of March 1852, 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 7th day of August 1852.

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

JOHN RUTHERFURD, Agent,

11, Queen Street, Edinburgh.

THE Estates of DAVID BAXTER, Junior, Tanner, Currier, and Leather Merchant, Kerriemuir, were sequestrated on the 6th February 1852.

The first deliverance is dated the 6th February 1852.

The meeting to elect Interim Factor is to be held at 12 o'clock noon, on Monday the 16th day of February 1852, within Mrs Robb's Commercial Inn, Kerriemuir; and the meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Monday the 8th day of March 1852, within Mrs Robb's Commercial Inn, Kerriemuir.

A composition may be offered at this latter meeting; and to entitle Creditors to the first dividend, their eaths and grounds of debt must be lodged on or before the 6th August 1852.

All future Advertisements relating to this sequestra-

tion will be published in the Edinburgh Gazette alone.

John Archd. Campbell, C. S. Agent,
2, Albyn Place, Edinburgh.

SEQUESTRATION of WALTER HUNTER, Grocer and Spirit Dealer, sometime at Bonnyrigg, County of

Edinburgh.

DUNCAN LAMOND, Wine and Spirit Merchant,
Maitland Street, Edinburgh, has been elected
Trustee on said sequestrated estate, in room of James

Geddes, Spirit Merchant, No. 285, High Street, Edinburgh, the former Trustee, who has resigned. The Creditors will meet in Cannon's Temperance Hotel, No. 11, South Saint Andrew's Street, Edinburgh, upon Wednesday the 25th day of February current, at two o'clock afternoon.

Duncan Lamond, Trustee, JUNNER & STUART, S.S.C. Agents.

Edinburgh, February 6, 1852.

Bleacher at Burnbrae, in the County of Dumbarton.
OHN CHRISTIE FOULDS, Accountant in Glasgor JOHN CHRISTIE FOULDS, Accountant in Glasgow, has been elected Trustee on the estate; and David Ramsay, Drysalter in Glasgow, Richard Smith, Manufacturing Chemist there, and Daniel M'Callum, Writer there, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Court-House, Dumbarton, on Tuesday the 17th day of February next, at one o'clock afternoon. The Creditors will meet in the Writing-Chambers of John G. Houstoun, Writer, 71, Queen Street, Glasgow, on Thursday the 4th day of March next, at two o'clock P. M.

Glasgow,

John C. Foulds, Trustee.

January 31. 1852.

J. G. Houstoun, Agent.

SEQUESTRATION of the Estates of THOMAS BOND.

January 31, 1852.

J. G. Houstoun, Agent.

SEQUESTRATION of JOHN DOUGLAS, Fishing Tackle Maker and Wire Worker, Princes Street,

DAVID KINNEAR, Accountant in Edinburgh, has been elected Trustee on said estate, in room of Thomas Gilbert, Tailor and Clothier, Princes Street, Edinburgh, now deceased, the former Trustee. The Creditors will meet in the Albert Hotel, Rose Street, Edinburgh, upon Tuesday the 24th day of February current, at two o'clock afternoon; at which meeting, inter alia, a Commissioner will be elected, in room of the said David Kinnear, who has resigned. DAVID David Kinnear, who has resigned.

DAVID KINNEAR, Trustee.

JUNNER & STUART, S.S.C. Agents.

Edinburgh, February 6, 1852.

NOTICE

TO THE CREDITORS OF

JOHN ALLAN, Junior, & COMPANY, Oil Merchants

JOHN ALLAN, Junior, & COMPANY, Oil Merchants and Drysalters in Glasgow, as a Company, and John Allan, Junior, Oil Merchant and Drysalter, and Dealer in Shares, the sole Individual Partner of that Company, as a Partner and as an Individual.

JOHN CHRISTIE FOULDS, Accountant in Glasgow, Trustee on the said sequestrated estates, hereby intimates, that a general meeting of the Creditors will be held within his Counting-House, No. 64, Buchanan Street, Glasgow, upon Monday the 23d current, at 12 o'clock noon, for the purpose of considering an application then to be laid before them by the Bankrupt, John Allan, Junior, for a renewal of his personal protection.—Of which Notice is hereby given, in terms of the Statute.

JOHN C. FOULDS, Trustee.

Glasgow, February 5, 1852.

Glasgow, February 5, 1852

SEQUESTRATION of M'CALL, JACKSON, & PATTERSON, Straw Bonnet Makers and Milliners in Edinburgh, as a Company, and of Jane M'Call, Sybella Jackson, and Eleanor Patterson, all Straw Bonnet Makers and Milliners in Edinburgh, the Individual Partners of said Company, as Partners, and as Individuals.

HOMAS MARTIN, Accountant in Edinburgh, has been elected Trustee on the estates, in room of John Maben, Accountant in Edinburgh, the former Trustee, deceased.

THOS. MARTIN.

Edinburgh, February 5, 1852.

LEXANDER MITCHELL, Merchant in Dalkeith, Trustee on the sequestrated estates of D. & W. MILLER, now or lately Seed-Crushers in Musselburgh, MILLER, now or lately Seed-Crushers in Musselburgh, and Starch Manufacturers in Fisherrow, near Musselburgh, as a Company, and of William Miller, residing near Musselburgh, an individual partner of the said Company, and as an individual, hereby intimates, that at the third general meeting of Creditors held on the 28th ultimo, the Bankrupt, William Miller, made the following offer for a settlement by composition, and for his discharge:—'I make offer of (6d.) Sixpence per pound, payable as after-mentioned, upon the total amount of debts due by me at the date of sequestration, including the full amount of the Company's debts,—the sums due or recoverable from the North of Scotland Assurance Company under the bond by David Miller and me, and ' Company under the bond by David Miller and me, and

'his other cautioners, or under the Policy of Assurance in my name with said Company on David Miller's life, shall also be recoverable by the Trustee, to be divided among the Creditors either of D. & W. Miller or me, as an individual, as may be afterwards determined, and if found to belong to my individual estate, shall be divided rateably among the Creditors in proportion to the sums receivable by them for my said composition of (6d.) Sixpence per pound. The said composition to my individual Creditors being to be payable eight months after my discharge; and as security for the pay-'months after my discharge; and as security for the pay'ment of the composition of 6d. per pound on my debts, I
'offer as cautioner Adam Paterson, Writer to the Signet,
'Edinburgh.' 'I further offer to pay or provide for the
'expences attending the sequestration of my estate as an
'individual, and also the remuneration to the Trustee,
'both down to the date of the approval of the composition and my discharge, the entry of Forty for Provident 'tion and my discharge,—the sum of Forty-five Pounds
'having been stated by the Trustee as the proportion of
'said expences and remuneration applicable to my indi'vidual estate.' That the Creditors present at said meeting having unanimously resolved that the offer and secuy should be entertained for consideration, Notice is is hereby given, that another general meeting of Creditors will be held within the Café Royal, West Register Street, Edinburgh, on Wednesday the 25th day of February current, at two o'clock afternoon, for the purpose of finally deciding on the Bankrupt's offer, and the security proposed.

ALEX. MITCHELL, Trustee.

Dalkeith, February 6, 1852.

SEQUESTRATION of ROSE & COMPANY, Bakers, Merchants, and General Dealers at Portmahomack, as a Company, and Alexander Rose, Junior, the sole Individual Partner of that Company, and as an Indivi-

dual.

A T the third general meeting of Creditors held by adjournment on the 30th ultimo, the Bankrupt withdrew the offer of composition of 10s. per pound made by him on 27th December last, under reservation of making a renewed offer; and the Bankrupt having lodged with the Trustee another offer of composition of Eight Shillings per pound on all the ordinary debts of the Company, and as an Individual, payable, with secu-rities, in three equal instalments at four, eight, and twelve months after the date of final acceptance, and agreed to pay all preferable claims, and to provide for the whole expense of sequestration, including the Interim Factor and Trustee's remuneration,—the Trustee accordingly, and Trustee's remuneration,—the Trustee accordingly, with consent of the Commissioners on the estate, hereby calls a general meeting of the Creditors to be held within M'Kay's Crown and Anchor Hotel, Tain, on Saturday the 21st day of February current, at 11 o'clock forenoon, for the purpose of deciding on said offer and securities named. The parties named as sureties by the Bankrupt have agreed to become bound in terms of the Bankrupt's offer, and are as follows:—John Ross, Senior, Merchant, Tain; Alexander Munro, Farmer and Vint-ner, Tain; George M'Kenzie, Farmer, Plaids of Tain; Alexander Bain, Boot and Shoemaker, Portmahomack. JAS. CHRISTIE, Trustee.

Tain, February 4, 1852.

NOTICE.

THE Trustee on the sequestrated estate of JOHN MCOWAN, Farmer, Grazier, and Cattle Dealer, Lowesmuir, New Cumnock, hereby intimates, that his accounts, brought down to the 25th January last, have been audited by the Commissioners, in terms of the Statute, who have resolved to postpone payment of a division until the recurrence of another statutory period, and have dispensed with circulars being sent to the Creditors. The Trustee hereby calls a general meeting of the Creditors to be held in the Black Bull Hotel, Cumnock, on Saturday the 21stday of February current, at three o'clock afternoon, for the purpose of receiving and considering an offer of composition to be made by the Bankrupt, and for instructing him in regard to the future management and disposal of the estate.

ALEXR. KIRKLAND, Trustee. Cumnock, February 5, 1852.

FRANCIS EDMOND, Advocate in Aberdeen, Trustee on the sequestrated estate of ROBERT JOHNSTON, Shipowner, Merchant, Trader, and Banker in Aberdeen, hereby intimates, that accounts of his intromissions with the funds of the estate, brought down to the 20th ultimo, and states of the funds recovered by him, and of the funds outstanding as at the same date, have been made up by him, and audited and approved

of by the Commissioners on said estate, in terms of the Statute: That he has examined the claims of the several Creditors who have, since the last division was declared, lodged their oaths and grounds of debt on or before the 20th ultimo, and completed lists of those Creditors entitled to be ranked on the funds of said estate, and also of those whose claims have been rejected in whole or in part; and that a dividend will be paid to those Creditors whose claims have been admitted by the Trustee at his Whiting Rooms, No. 22. Adaphi, Abardan tee, at his Writing-Rooms, No. 22, Adelphi, Aberdeen, on the 20th day of March next.—Of all which Notice is hereby given, in terms of the Statute.

FRANCIS EDMOND, Trustee.

Aberdeen, February 3, 1852.

DAVID WALKER, Ironmonger in Leith, Trustee on the sequestrated estate of WILLIAM HUTCHISON THOMSON, Shipowner and Trader in Leith, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 20th ultimo, and states of the funds recovered, have been 20th ultimo, and states of the funds recovered, have been made up and examined by the Commissioners on said estate, in terms of the Statute: That he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before the 21st ultimo, and completed lists of those Creditors entitled to be ranked on the funds of the said estate, and also of those whose claims have been rejected in whole or in part; farther, that a dividend will be paid to those Creditors whose claims have been admitted by the Trustee, at his Shop, No. 51, Shore, Leith, on the 21st day of March next.—Of all which Notice is hereby given, in terms of the Statute. the Statute.

DAVID WALKER, Trustee.

Leith, February 6, 1852.

A LEXANDER CAMERON, Solicitor in Banff,
Trustee on the sequestrated estate of FRANCIS
M'CALLUM, Senior, Fishcurer and Dealer in Herrings
in Gardenstown and Banff, hereby intimates, that at the
third general meeting of Creditors held on the 30th day
of January last, the Bankrupt made an offer of a composition of Two Shillings per pound to his Creditors, on
all debts due by him at the date of his sequestration,
payable by equal instalments at four and eight months
after the Bankrupt's final discharge, and offered John
Fordyce, Farmer, Whitehills, as his security. The said Fordyce, Farmer, Whitehills, as his security. The said Francis M'Callum, Senior, farther offered to pay or proreancis M'Callum, Senior, larther offered to pay or provide for his preferable debts, and for the whole expences attending the sequestration and the remuneration to the Trustee. That the Creditors present at said meeting having unanimously resolved that the offer and security should be entertained for consideration, Notice is hereby given, that another general meeting of Creditors will be held within Gillander's Hotel, Banff, on Monday the late of March post at 12 calculations for the purpose. day of March next, at 12 o'clock noon, for the purpose of finally deciding on the Bankrupt's offer and the security proposed.

ALEXR. CAMERON, Trustee.

Banff, February 4, 1852.

A LEXANDER CAMERON, Solicitor in Banff, Trustee on the sequestrated estate of FRANCIS MCALLUM, Junior, Fishcurer and Dealer in Herrings M'CALLUM, Junior, Fishcurer and Dealer in Herrings in Gardenstown and Banff, hereby intimates, that at the third general meeting of Creditors held on the 30th day of January last, the Bankrupt made an offer of a composition of Two Shillings and Sixpence per pound to his Creditors, on all debts due by him at the date of his sequestration, payable by equal instalments at four and eight months after the Bankrupt's final discharge, and offered George Wood, Carrier in Gardenstown, as his security. The said Francis M'Callum, Junior, further offered to pay or provide for the whole expences attending the sequestration and the remuneration to the Trustee. That the Creditors present at said meeting having unani-That the Creditors present at said meeting having unanimously resolved that the offer and security should be entertained for consideration, Notice is hereby given, that another general meeting of Creditors will be held within Gillander's Hotel, Banff, on Monday the 1st day of March next, at 12 o'clock noon, for the purpose of finally deciding on the Bankrupt's offer and the security proposed.

ALEXR. CAMERON, Trustee. Banff, February 4, 1852.

CEORGE MACKENZIE, Banker in Dundee, Trustee on the sequestrated estate of The DUNDEE BLEACHFIELD COMPANY, carrying on business as Bleachers at Midmill, on the Water of Dighty, near Dundee, and of Joseph Duncan, Bleacher at Midmill

aforesaid, as Manager, and as a Partner of the said Dundee Bleachfield Company, and also as an Individual, hereby intimates, that at the third general meeting of hereby intimates, that at the third general meeting of Creditors held on the 2d day of February current, the Bankrupt, Joseph Duncan, made offer to pay a composition at the rate of Fourpence per pound on all debts due by him as a Partner of the said Company, and as an Individual, to his Creditors respectively, payable one month after his final discharge by the Court, and also to pay and provide for the expences of the sequestration and the Trustee's remuneration, and offered Mr John Steventon Draw Dayabe, as equitored for the and regular the Trustee's remuneration, and offered Mr John Stevenson, Dyer, Dundee, as cautioner for the due and regular payment of the said composition, expences, and remuneration; and the Creditors present having unanimously resolved that the offer and security should be entertained for consideration, Notice is hereby given, that another general meeting of the Creditors will be held within the British Hotel, Dundee, on Wednesday the 25th day of February current, at 12 o'clock noon, for the purpose of deciding on said offer and the security proposed. GEO. MACKENZIE, Trustee.
Dundee, February 2, 1852. deciding on said offer and the security proposed.

AS Trustee on the sequestrated estate of ROBERT AS Trustee on the sequestrated estate of ROBERT LEGGET, Skinner and Wool Merchant, Water of Leith, near Edinburgh, and Leather Merchant in London, I hereby intimate that nine-tenths in number and value of all the Creditors ranked on the estate, have assented in writing to an offer of composition made by the Bankrupt, of Six Shillings per pound on all his debts, payable by equal instalments at four, eight, and twelve months after the date of his discharge,—his securities for the same being Robert Legget, Senior, his father, and Alexander Legget, his brother, both residing at Water of Leith; and I therefore call a meeting of the Creditors to be held in my Chambers, 5, North Saint David Street, Edinburgh, on Saturday the 21st February current, at 11 o'clock A.M., for the purpose of finally disposing of the said offer.

Samuel Raleigh, Trustee. SAMUEL RALEIGH, Trustee. Edinburgh, February 6, 1852.

NOTICE TO THE CREDITORS OF

WILLIAM GRANT, sometime Merchant at Elrick, thereafter Cattle Dealer and Grain Dealer at Mill of Auchintoul, in the Parish of Marnoch and County of

THE said William Grant has, with the consent and concurrence of a majority in number and four-fifths in value of all the Creditors who have produced oaths in the sequestration of his estates, presented a Petition to the Honourable the Lord Ordinary officiating on the Bills, in terms of the 122d Section of the Act 2d and 3d Victoria, cap. 41, praying to be discharged of all debts and obligations contracted by him, or for which he was liable at the date of his sequestration; and his Lordship, on considering this application, has, by Interlocutor dated 6th February 1852, ordered intimation of the said Petition to be made in the Edinburgh Gazette, in terms of the 122d Section of the said Statute.—Of all which Intimation is hereby made accordingly.

James Wallace, S.S.C. Agent.

57, Hanover Street,

Edinburgh, February 6, 1852.

NOTICE.

A LEXANDER DIXON, Founder in Paisley, one of the Partners of the Concern which carried on business under the Firm of John Dixon & Company, Iron Founders, Abercorn Foundry, Paisley, has pre-sented a Petition to the Sheriff of Renfrewshire, with concurrence of the whole Creditors who have produced oaths in his sequestration, praying to be finally discharged of all debts contracted by him, either as an Individual, or as a Partner of said Firm of John Dixon & Company, before the date of his sequestration: Upon considering which Petition, the Sheriff appointed the same to be intimated in the Edinburgh Gazette, in terms of the Statute.—Of all which Intimation is hereby accordingly given.

ALEXR. & JAMES MORRISON, Agents for the Petitioner. Glasgow, February 3, 1852.

NOTICE is hereby given, that JAMES LINDSAY, sometime Provision Merchant at Helensburgh, in the County of Dumbarton, afterwards residing in Glasgow, and Dealer there in Shares in proposed Joint Stock Undertakings, and now residing in Glasgow, has, with the concurrence of all the Creditors who have produced

oaths in his sequestration, presented a Petition to the Sheriff of the Shire of Lanark, in terms of the 122d Section of the Act 2d and 3d Victoria, cap. 41, praying to be discharged of all debts and obligations contracted by him, or for which he was liable at the date of his sequestration; and the Sheriff has, by deliverance dated the 5th day of February 1852, ordained intimation of the said Petition to be made in the Edinburgh Gazette, in terms of the 122d Section of the Statute; which intimation is hereby made accordingly. tion is hereby made accordingly.

T. C. Young, Agent for the Petitioner.
Glasgow, February 5, 1852.

Edinburgh, February 3, 1852.

THE Copartnery carried on by the Subscribers,
Thomas Robert Robertson and Thomas Lyle,
under the Firm of JOHN ROBERTSON & CO., Stock and Share Brokers, Edinburgh, has been DISSOLVED of this date by mutual consent. Mr Robertson will continue to carry on business under said Firm, as Sole Partner thereof, at No. 47, George Street, and Mr Lyle will carry on Business on his own account, at No. 55, Princes Street.

THOMAS R. ROBERTSON. THOMAS LYLE.

HENRY SINCLAIR, Witness. ROBERT LILLIE, Witness.

DISSOLUTION OF COPARTNERSHIP.

THE Copartnership of MACNAB & CAMPELL, Brick and Tile Manufacturers, Culloden, near Inverness, of which we are the sole Partners, was this day DISSOLVED by mutual consent. All parties indebted to the dissolved Firm will please make payment of their debts to Mr James Macpherson, Solicitor, Inverness, who is authorized to receive and discharge the same, and all is authorised to receive and discharge the same; and all parties to whom the Firm was indebted, will please lodge their claims with Mr Macpherson on or before the 20th day of March next, in order that the same may be

DANIEL CAMPBELL.
JOHN MACANDREW, Writer, Inverness, Witness.
HUGH MACAULAY, Writer, Inverness, Witness.
Inverness, February 3, 1852.

Glasgow, February 5, 1852.

NOTICE is hereby given, that the Subscriber, James M'Laren, Merchant in Glasgow, ceased to hold Stock or Shares in The NATIONAL BANKING COMPANY OF SCOTLAND on 10th July 1844, and in The WESTERN BANKING COMPANY OF SCOTLAND on 28th July 1845, and that he has now no interest in either of the said Concerns.

JAMES M'LAREN.

JOHN LOBIMER, Witness. DAVID FORREST, Witness.

Glasgow, February 5, 1852.

NOTICE is hereby given, that the Subscriber, Robert M'Laren, Merchant in Glasgow, ceased to hold Stock or Shares, or to have any interest in The NATIONAL BANKING COMPANY OF SCOTLAND, on 24th July 1845.

JOHN LORIMER, Witness. DAVID FORREST, Witness.

Glasgow, February 5, 1852.

NOTICE is hereby given, that the Subscriber, William M'Laren, Merchant in Glasgow, ceased to hold Stock or Shares in the Concerns after-mentioned, at the dates respectively stated, viz., in The CLYDES-DALE BANKING COMPANY on 29th April 1839, The CALEDONIAN BANKING COMPANY, Inverness, on 30th July 1840, and The EDINBURGH and GLASGOW BANKING COMPANY on 7th September 1850: and that he has now no interest in any of the said 1850; and that he has now no interest in any of the said Concerns.

WM. M'LAREN.

JOHN LORIMER, Witness. DAVID FORBEST, Witness.

Edinburgh, February 4, 1852.

THE Subscriber ceased, on the 26th December 1850, to have an interest in The CITY OF GLASGOW BANK, having at that date sold and transferred his Shares. his Shares.

JAMES RICHARDSON.

DAVID HENDERSON, Witness.

JAMES PATERSON, Witness.

Edinburgh, February 5, 1852.

THE Subscriber hereby intimates, that he has sometime ago ceased to hold Shares, or have any Interest in The EDINBURGH & GLASGOW BANK-ING CO., The CALEDONIAN LOAN CO., The EDINBURGH WATER CO., or The EDINBURGH WATER CO., or The EDINBURGH WATER CO., having sold and transferred his Shares therein.

Edinburgh, February 5, 1852.

NOTICE.

THE Subscriber has ceased to have any interest in The BRITISE GUARANTEE ASSOCIATION out of which he has sold and transferred all his Shares.

JOHN HUTCHISON. Warrington. THOMAS FELL, Banker's Clerk, Warrington, Witness. Wm. R. Dell, Manufacturer, Warrington, Witness. Shares therein.

JAMES ANDREW.

GEO. SCOTT, Witness. ROBERT M'LEOD, Witness.

THE Undersigned has retired from the Direction of The "LIGNANEA & GENERAL MINING COMPANY," and from The "ANNOTTO BAY MINING ASSOCIATION."

ROBERT MONTGOMERY MARTIN.

Witness

T. R. Harrison, 45, St Martin's Lane, London.

THE Subscribers, Caroline Davie, residing in Blyths wood Square, Glasgow, as an Individual, and William Davie, Junior, Merchant in Glasgow, as Executor of the late Miss Margaret Davie, have ceased to be Shareholders of The WESTERN BANK OF SCOTLAND; and the Subscriber, William Davie, one of the Town-Clerks of Glasgow, has also ceased to be a Shareholder of the said Bank, and of The CLYDESDALE BANKING COMPANY, the Shares held by them respectively having been sold and transferred in the months of December and January last.

WILLIAM DAVIE. CAROLINE DAVIE. Wn. DAVIE, Jr.

James K. Brown, Witness. J. H. M'Clure, Witness. Glasgow, February 3, 1852.

Melness, January 26, 1852.

THE Subscriber having sold and transferred his Shares in The CALEDONIAN BANK, on or about 11th February 1843, ceased, from and after that date, to have any interest in said Bank.

JAMES PATERSON, Melness, Tongue. COLIN M'KAY, Witness, Achinver, Tongue.

his

ROBERT M M'KAY, Witness, Midtown, Tongue. Mark.

NOTICE.

THE Copartnership carried on by the Subscribers, the sole Partners thereof, as Limemasters at Broadstone, near Beith, under the Firm of YOUNG & ROBERTSON, was this day DISSOLVED by mutual consent. All debts due to and by the said Company will be settled by the Subscriber James Young, who is to carry on the Business as formerly, on his own account

JAMES YOUNG. ROBERT ROBERTSON.

D. S. LOVE, Writer, Beith, Witness. Geo. Jamieson, Writer's Clerk, Beith, Witness. Beith, January 23, 1852.

THE Subscriber has ceased to have any interest in The BRITISH GUARANTEE ASSOCIATION,

NOTICE.

THE Concern of JAMES ANDERSON & COMPANY, Commission Merchants in Glasgow, was
DISSOLVED on the 25th November last, by consent
of the Subscribers, the Sole Partners thereof. The Subscriber, James Anderson, will pay all the debts of the
Company, and he is authorised to collect all the debts

JAMES TAYLOR. JAMES ANDERSON.

John Williamson, Witness. Peter Campbell, Witness. Glasgow, February 2, 1852.

A NDREW HARVIE, Farmer, Newhouse, Ruther-glen, has presented a Petition to the Sheriff of Lanarkshire, craving liberation, interim protection, and decree of Cessio Bonorum; and his Creditors are hereby required to attend within the Sheriff-Clerk's Office here, on the 9th day of March next, at 12 o'clock noon, when the Petitioner will appear for examination.

Cleaner February 5, 1859.

Glasgow, February 5, 1852.

NOTICE.

NOTICE.

JOHN PROVAN, Farmer, Broomknows, Parish of Cadder, Lanarkshire, has presented a Petition to the Sheriff of Lanarkshire for the benefit of the process of Cessio Bonorum, and interim protection against the diligence of his Creditors; and his Creditors are hereby required to attend within the Sheriff-Clerk's Office here, on the 10th day of March next, at two o'clock P.M., when the Petitioner will appear for examination.

T. C. Young, Pror. for the Petr. Glasgow, February 5, 1852.

A LEXANDER LAURENCE, lately Auctioneer in A Brechin, and presently Prisoner in the Prison of Dundee, has presented a Petition to the Sheriff of Forfarshire, craving decree of Cessio Bonorum, as also for liberation and interim protection against the execution of diligence; and his Lordship has appointed the Petitioner to appear in the Sheriff-Court-House, Dundee, upon Wednesday the 10th day of March next, at 12 o'clock noon, for public examination; at which time and place his Creditors are required to appear.

James Pattullo, Pror. for Petr. Dundee, February 5, 1852.

DOBERT THORBURN, Engineer and Mill Wright,
Broxburn, has raised a Summons of Cessio Bonorum before the Lords of Council and Session, which will
be enrolled in the Second Division of the Court, Mr
Russell, Clerk; and the Creditors are hereby required
to appear within thirty days from this date, in terms of the Statute.

MICH. LAWSON, S.S.C. Pursuer's Agent. 6th February 1852, South Bridge, Edinburgh.

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

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