

The Edinburgh Gazette.

Published by Authority.

FRIDAY, MARCH 19, 1852.

LORD CHAMBERLAIN'S OFFICE, March 2, 1852.

VOTICE is hereby given, that Her Majesty will hold a Levee at St James's-Palace, on Wednesday, 24th March instant, at two o'clock.

REGULATIONS TO BE OBSERVED AT THE QUEEN'S LEVEE, AT ST JAMES'S PALACE.

The Noblemen and Gentlemen who purpose to attend Her Majesty's Levee at St James's Palace, are requested to bring with them two large cards, with their names clearly written thereon, one to be left with the Queen's Page in Attendance in the Presence-chamber, and the other to be delivered to the Lord Chamberlain, who will announce the name to Her Majesty.

Those Gentlemen who are to be presented are hereby informed it is absolutely necessary that their names, with the name of the Nobleman or Gentleman who is to present them, should be sent in to the Lord Chamberlain's Office, on the Monday previous to the Levee on the 24th of March instant, before twelve o'clock, in order that they may be submitted for the Queen's approbation; it being Her Majesty's command, that no presentation shall be made at the Levee but in conformity with the above Regulations.

It is particularly requested that in every case the names be very distinctly written upon the cards to be delivered to the Lord Chamberlain, in order that there may be no difficulty in announcing them to the Queen.

The State Apartments will not be open for the reception of Company coming to Court until half-past one o'clock.

Notice is hereby given, that all persons having Petitions or Addresses to present to Her Majesty at the Levee, are to send a card (having on it their names, a statement of the object of such Petitions or Addresses, and the names of the persons from whom they come,) to the Lord Chamberlain's Office, before twelve o'clock on the Monday previous to the Levee on the 24th of March instant; and that two other cards, having on them precisely what is written upon that sent to the Lord Chamberlain's Office, are to be taken to the Levee; one of the two cards to be delivered to the Page in the Ante-

Room, and the other to the Lord Chamberlain, who will read its contents to Her Majesty; and, on these occasions, no other statement is to be addressed to Her Majesty.

A Deputation to present an Address is not to exceed four persons.

LORD CHAMBERLAIN'S OFFICE, March 2, 1852.

NOTICE is hereby given, that Her Majesty will hold a Drawing-Room at St James's Palace, on Thursday the 1st of April next, at two o'clock.

REGULATIONS TO BE OBSERVED AT THE QUEEN'S DRAWING-ROOM.

The Ladies who purpose to attend Her Majesty's Drawing-Room, are requested to bring with them two large cards, with their names legibly written thereon, one to be left with the Queen's Page in Attendance in the Presence-chamber, and the other to be delivered to the Lord Chamberlain, who will announce the name to Her Majesty.

And those Ladies who are to be presented are hereby informed, that it is absolutely necessary that their names, together with the names of the Ladies who are to present them, should be sent in to the Lord Chamberlain's Office on Tuesday the 30th of March instant, before twelve o'clock, in order that they may be submitted for the Queen's approbation; it being Her Majesty's command, that no presentation shall take place unless the name of the Lady presenting, together with that of the Lady to be presented, shall appear on the card to be delivered to the Lord Chamberlain, which name shall correspond with those previously sent in to the Lord Chamberlain's Office.

It is particularly requested, that in every case written cards only be delivered.

ST. JAMES'S PALACE, March 16, 1852.

The Queen has been pleased to appoint the Duchess of Atholl to be Mistress of the Robes, in the room of the Duchess of Sutherland, resigned.

DOWNING-STREET, March 13, 1852.

The Queen has been pleased to issue the following Additional Instructions, under the Royal Sign Manual and Signet, to the Governor-in-Chief of New Zealand, for the purpose of authorizing persons temporarily occupying Crown-lands in that colony to cut timber thereon, and to remove the same under license:

Whereas by Our Instructions, under Our Signet and Sign Manual accompanying Our letters-patent, under the Great Seal of Our United Kingdom, bearing date the 23d day of December 1846, We did among other things make certain rules and regulations respecting the settlement of the waste lands of the Crown, which are comprised in the

13th chapter of the said Instructions.

And whereas it was provided by Our said Instructions that nothing therein contained should interfere with the promulgation by Us, as We might thereafter be advised, of any other and further Instructions respecting the occupation of lands forming part of the demesne of Us, in right of Our Crown, in New Zealand, by way of lease or license for any term of years, or for any shorter time, but that such occupation leases and licenses should be regulated by such further Instructions as We should thereafter issue, in pursuance of the Act made and enacted in the Parliament holden in the ninth and tenth years of Our reign, intituled "An Act to make further provision for the government of the New Zealand Islands:"

And it was further provided by Our said Instructions that nothing therein contained should extend, or be considered as extending to the temporary occupation of any lands forming part of the demesne of Us, in right of Our Crown, in New Zealand, by any person or persons so occupying the same for the purpose of depasturing sheep or any other description of cattle thereon, under any leases or licenses to be to any such person for that purpose granted, but that whatever relates to any such occupation of any such land for any such purposes as aforesaid, should be regulated by such further Instructions as We should for that purpose issue, and in the meantime by such orders as should in that behalf be made by the Governor-in-Chief of New Zealand:

Now therefore, by these Our Additional Instructions, under Our Sign Manual and Signet, We are pleased to declare and ordain that nothing in Our said recited Instructions shall extend, or be considered as extending, to the temporary occupation of any lands forming part of the demesne of Us, in right of Our Crown, in New Zealand, by any person or persons so occupying the same for the purpose of cutting timber thereon under any licence to be to any such person for that purpose granted, but that whatever relates to any such occupation of any such lands for any such purposes as aforesaid, shall be regulated by such further Instructions as We shall for that purpose issue, and in the meantime by such orders as shall in that behalf be made by the Governor-in-Chief of New Zealand; provided nevertheless, that no person or persons so licensed as aforesaid shall be allowed to cut or remove timber on or from such of the lands forming part of the demesne of Us, in right of Our Crown, in New Zealand, as may have been, or shall be, reserved for the public use.

FOREIGN OFFICE, March 12, 1852.

The Queen has been pleased to approve of Mr John Carmichael as Consul at Liverpool for the Republic of Guatemala.

CROWN-OFFICE, March 15, 1852.

MEMBERS returned to serve in this present PARLIAMENT.

County of Buckingham.

The Right Honourable Benjamin Disraeli, Chancellor and Under Treasurer of the Exchequer.

County of Lincoln.

Parts of Lindsey.

The Right Honourable Robert Adam Christopher, of Bloxholm House, in the said county.

Parts of Kesteven and Holland.

The Right Honourable Sir John Trollope, of Casewick, in the said county, Baronet, Commissioner for administering the Laws for the Relief of the Poor in England.

March 16.

County of Tyrone.

The Right Honourable Claude Hamilton, commonly called Lord Claude Hamilton, Treasurer of Her Majesty's Household.

County of Londonderry.

Thomas Bateson, of Belvoir Park, in the county of Devon, Esquire, one of the Lords Commissioners of the Treasury.

County of Kildare.

William Henry Ford Cogan, Esquire, in the room of the Right Honourable Richard Southwell Bourke, commonly called Lord Naas, who has accepted the office of Chief Secretary to the Lord Lieutenant of Ireland.

BANKRUPTS FROM THE LONDON GAZETTZ.

BANKRUPTCIES AWARDED.

James Franklin, of Great Marlow, Bucks, innkeeper, coach proprietor, hotel keeper, tavern keeper, livery stable keeper, and farmer.

Samuel Gash, of Hatcham New Town, Camberwell, Surrey, builder.

Henry Holland, of No. 1, Eldon Road, Kensington, Middlesex, builder.

George Warhurst, of Leigh, Lancaster, ironmonger and tin-plate worker.

tin-plate worker. Thomas Lord, of Ashton-under-Lyne, Lancaster, boot

and shoe maker.

and since maker.

Robert Dilkes, of Warrington, Lancaster, innkeeper.

William Hough, the younger, of Rochdale, Lancaster, joiner and builder.

Robert James, of Lenton, Nottingham, lace maker.

DURSUANT to an Order of the High Court of Chancery made in a Cause Fitzhenry v. Bonnor, the next-of-kin of Robert John Charles Herries, Esquire, late a Lieutenant-Colonel in Her Majesty's 96th Regiment of Foot, living at the time of his death (which happened at Cheltenham in the month of November 1832), and the personal representative or representatives of such of them as is or are since dead, are, by their Solicitors, on or before the 15th day of April 1852, to come in and make out his, her, or their claim or claims as such in and make out his, her, or their claim or claims as such next-of-kin, before John Elijah Blunt, Esquire, one of the Masters of the said Court, at his Chambers, in Southampton Buildings, Chancery Lane, London, or in default thereof, they will be peremptorily excluded the benefit of the said Order.

Moreb 11 1852 March 11, 1852. J. E. BLUNT.

Lyon, Barnes, & Ellis,
7, Spring Gardens, Westminster,
Solicitors for the Defendant, the Petitioner, Robert John Charles Herries.

INTIMATION is Hereby Given, that JAMES CORBETT PORTERFIELD, Esq. of Porterfield and Duchall, Heir of Entail in possession of the Entailed Estate of Duchall, in the County of Renfrew, has presented a Petition to the Court of Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11th and 12th Victoria, cap. 36, entituled 'An Act' for the Amendment of the Law of Entail in Scot-'land;' and also of the Act 10th Geo. III, cap. 51, entituled 'An Act to encourage the Improvement ' of Lands, Tenements, and Hereditaments, in that ' part of Great Britain called Scotland, held under ' settlements of strict entail,' praying their Lord-ships to find and declare that the Improvements, amounting to L.3,394:14:101, executed by the Petitioner on the said Entailed Estate, were Improvements of the nature contemplated by the said Act 10 Geo. III, cap. 51; and that the said expenditure of L.3,394: $14:10\frac{1}{4}$, or such other sum as may be ascertained by their Lordships, was bona fide made by the Petitioner while Heir of Entail in possession of the said Estate, and does not exceed the amount authorised by the last mentioned Act; and to grant warrant to and authorise the Petitioner to execute, in favour of any party or parties he may think fit, either a Bond or Bonds of Annualrent, in ordinary form, over the said Entailed Estate, or any portion thereof, for the legal interest of the sum of L.2,546: 1: $1\frac{1}{2}$, being three-fourth parts of the said sum of L.3,394, 14s. $10\frac{1}{4}$ d, or such other sum as may be ascertained to have been expended upon Improvements as aforesaid, during the Petitioner's lifetime, and after his death for an Annualrent of L.7, 2s, for every L.100 of such three-fourth parts of the sum expended as aforesaid, for a period of twenty-five years; such Annualrent to be payable at the terms, and with interest and penalty as stated in said Petition; or otherwise, in the option of the Petitioner, to grant warrant to, and authorise him to execute, in favour of any party or parties who may advance to him the amount of two-third parts of the sum on which the amount of the said Bond of Annualrent would be calculated in terms of said Act, a Bond and Disposition in Security, in ordinary form, over the said Entailed Estate, or any portion thereof, other than the Mansion-house, Offices, and Policies, for the amount so advanced, with the due and legal interest thereof from the date of such advance until repaid, and with corresponding penalties: On which Petition the Lords of the First Division have pronounced the following Interlocutor:— 'Edinburgh,' 11th March 1852.—The Lords appoint this Petition to be intimated on the Walls and in the ' Minute-Book for fourteen days, and advertised in the Edinburgh Gazette, and North British Advertiser and Glasgow Herald Newspapers, in ' terms of the Statute; and farther, grant warrant ' for serving the same on the persons mentioned in ' the prayer thereof, in terms of the Acts of Sede-'runt; and ordain them to lodge Answers thereto, 'if so advised, within fourteen days from the date of service if within Scotland, and sixty days if ' furth thereof.

(Signed) 'D. BOYLE, I.P.D.'
GIBSONS & FRASER, W.S.
Petitioner's Agents.

Edinburgh, 12, Charlotte Street, 12th March 1852.

NTIMATION is Hereby Given, that His Grace Walter Francis Duke of Buccleuch and Queensberry, Heir of Entail in possession of the Dukedom of Queensberry, Earldom, Lordship, and Barony of Drumlanrig, and Regality of New Dalgarnock, and various other Lands, parts of the

Entailed Estates of Queensberry, has presented a Petition to the Court of Session (First Division, Mr Lindsay, Clerk), in terms of the Act 6th and 7th William IV, cap. 42, entituled 'An Act to ' grant certain powers to Heirs of Entail in Scot-' land, and to authorise the Sale of Entailed Lands ' for the payment of certain debts affecting the 'same;' and of the Act 4th and 5th Victoria, cap. 24, entituled 'An Act to amend an Act to grant certain powers to Heirs of Entail in Scotland, and to authorise the Sale of Entailed Lands for the payment of certain debts affecting the same;' and 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 the Petitioner to Excamb the Farm and Lands of Craigbeck, including that part thereof known by the name of the Garrowgill, and the Farm and Lands of Logane-Woodfoot, both lying within the Parish of Moffat, and Shire of Dumfries, and forming parts of the said Entailed Dukedom and Estates, belonging to the Petitioner,—the said Lands of Craigbeck and Logane-Woodfoot being proper parts and pertinents of All and Whole the Twenty Pound Land of old extent of Logane or Laggan Tenement, alias Port-Cornell, lying in the said Parish and Shire, and the said part of Craigbeck called Garrowgill either forming a proper part and portion of the said Twenty Pound Land of Logane Tenement, alias Port-Cornell, and situated in the said Parish and Shire, or being a separate subject, and situated in the Parish of Wamphray, and Shire aforesaid,—for the Lands of Burnmouth, Crarie Park and Gateside, lying in the Parish of Durrisdeer, and Shire aforesaid, and the Lands of Euchanhead and Bank, lying in the Parish of Sanquhar, and Shire aforesaid, belonging in fee-simple to the Trustees of the deceased Dr John Rogerson of Wamphray, Physician to the Forces: On which Petition the Lords of the First Division have pronounced the following Interlocutor :- 'Edinburgh, 11th March 1852.-'The Lords appoint this Petition to be intimated on the Walls and in the Minute-Book for fourteen days, and advertised in the Edinburgh 'Gazette, and North British Advertiser and Dumfries Courier Newspapers, in terms of the Statute; and farther, grant warrant for serving the same on 'the persons mentioned in the prayer thereof, in terms of the Acts of Sederunt; and ordain them to lodge Answers thereto, if so advised, within 'fourteen days from the date of service if within 'Scotland, and sixty days if furth thereof.
(Signed) 'D. Boyle, I.P.D.'

(Signed) 'D. Boyle, I.P.D.' GIBSONS & FRASER, W.S. Petitioner's Agents.

Edinburgh, 12, Charlotte Street, 12th March 1852.

NOTICE.

NTIMATION is Hereby Given, that Sir AlexANDER MACKENZIE of Coul, Baronet, Heir of
Entail in possession of the Entailed Estate of Coul,
in the County of Ross, has presented a Petition to
the Court of Session (First Division, Mr Lindsay,
Clerk), in terms of the Act 11th and 12th Victoria,
cap. 36, intituled 'An Act for the Amendment of
'the Law of Entail in Scotland,' for authority to
execute a Bond or Bonds and Disposition in Security over the whole, or such parts as may be
selected, of the portions of the said Entailed Estate
set forth in the schedules annexed to the said Petition, other than the Mansion-house, Offices, and
Policies, in favour of the Reverend John Mackenzie,
residing at the Free Church Manse of Ratho, and
the other Parties mentioned in the said Petition, in
the proportions therein specified, and their respec-

tive Heirs and Successors, or in favour of any other party or parties who may advance the amount to enable the Petitioner to settle with them, and his or their Heirs and Assignees, for the principal sum of L.5,232:16:9, sterling, with interest and corresponding penalties, being the amount of provisions contained in, or due under, and in virtue of-1st, a Bond of Provision dated the 10th day of September 1845, and registered in the Books of Council and Session the 8th day of November 1848, made and granted by the now deceased Sir George Steuart Mackenzie of Coul, Baronet, in favour of the said Reverend John Mackenzie, and his other younger children therein mentioned, in virtue of the powers conferred by the Act 5 George IV, cap. 87, entituled 'An Act to authorise the 'Proprietors of Entailed Estates in Scotland to 'grant provisions to the Wives or Husbands and 'Children of such Proprietors;' and 2d, a decree obtained before the Court of Session, at the instance of the said Reverend John Mackenzie and others, against the said Sir Alexander Mackenzie, Baronet, upon the 21st day of January 1851: On which said Petition the Lords of the said First Division of the Court have pronounced the following Interlocutor: - 'Edinburgh, 3d March 1852. - The Lords appoint this Petition to be intimated on the ' Walls and in the Minute-Book for fourteen days, ' and advertised in the Edinburgh Gazette, and in the North British Advertiser and Inverness Courier Newspapers, in terms of the Statute; 'and further, grant warrant for serving the same on the persons mentioned in the prayer thereof, ' in terms of the Acts of Sederunt; and ordain them 'to lodge Answers thereto, if so advised, within ' fourteen days from the date of service, if within 'Scotland, and sixty days if furth thereof.
(Signed) 'D. Boyle, I. P. D.'

ALEXR. JAs. RUSSELL, C.S. Petitioner's Agent.

Edinburgh, 18th March 1852.

NOTICE.

INTIMATION is Hereby Given, that Henry Home Drummond, of Blairdrummond, Esquire, and the other Trustees and Executors of the deceased Sir George Steuart Mackenzie, of Coul. Baronet, formerly Heir of Entail in possession of the Entailed Estate of Coul, in the County of Ross, has presented a Petition to the Court of Session (First Division, Mr Lindsay, 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 that Sir Alexander Mac-kenzie, now of Coul, Baronet, Heir of Entail in possession of the said Entailed Estate of Coul, may be authorised, decerned, and ordained to execute in favour of the Petitioners, as Trustees and Executors foresaid, or in favour of any party or parties they may think fit, a Bond of Annualrent, in ordinary form, over the whole, or such parts as may be agreed on, of the said Entailed Estate, other than the Mansion-house, Offices, and Policies, binding himself, the said Sir Alexander Mackenzie, and the Heirs of Tailzie succeeding to him in the said Entailed Estate, to make payment of an Annualrent during the period of twenty-five years from the 26th day of October 1848, the date of the death of the said Sir George Steuart Mackenzie, of L.7:2s. sterling. per centum, on the sum of L.3,830:18s. 6d., being the amount due to the Petitioners on account of the expenditure by the said Sir George Steuart Mackenzie in building a new Mansion-house and Offices upon the said Entailed Estate, in terms of the Act 10th George III, cap. 51, and

in the said Petition; or, in the option of the Petitioners, to grant warrant to authorise, decern, and ordain the said Sir Alexander Mackenzie, Baronet, to execute in favour of them, or of any party or parties who may advance the amount, a Bond or Bonds and Disposition in Security over the whole or such parts as may be agreed on of the said Entailed Estate, other than the Mansion-house, Offices, and Policies, for the sum of L.2,553: 19s., being two-third parts of the foresaid sum of L.3,830, 18s. 6d, with interest and corresponding penalties: On which said Petition the Lords of the said First Division of the Court have pronounced the following Interlocutor: - 'Edinburgh, 3d March 1852 .-'The Lords appoint this Petition to be intimated on the Walls and in the Minute-Book for fourteen days, and advertised in the Edinburgh Gazette, and in the North British Advertiser and Inverness Courier Newspapers, in terms of the Statute; and further, grant warrant for serving the same on the persons mentioned in the prayer 'thereof, in terms of the Acts of Sederunt; and ordain them to lodge Answers thereto, if so advised, within fourteen days from the date of service 'if within Scotland, and sixty days if furth thereof. (Signed) 'D. Boyle, I. P. D.'

ALEXR. JAs. RUSSELL, C.S. Petitioners' Agent.

Edinburgh, 18th March 1852.

ABERDEEN HAMMERMEN INCORPORATION — ESTATE.

TOTICE is Hereby Given, that in obedience to a Remit from the House of Lords to Lord Medwyn in Scotland, and Lord Rutherfurd in Scotland, or in their absence, or the absence of either of them, to Lord Fullerton in Scotland, and Lord Robertson in Scotland,-Lord Medwyn and Lord Rutherfurd have appointed and ordained all parties concerned, to compear before them, or two of the Judges above named, within the House of Lord Medwyn, No. 17, Ainslie Place, Edinburgh, on Wednesday the 14th day of April 1852, at 12 o'clock noon, when they will be heard for their interests, upon the Petition of the Deacon, Masters, and other Office-Bearers and Members of the Craft of Smiths and Hammermen of the Burgh of Aberdeen, praying for leave to bring in a Bill to incorporate the Society of the Crast of Smiths and Hammermen of the Burgh of Aberdeen, to confirm, amend, and regulate the administration of the Estates and Affairs of the said Society,—and for other purposes relating to the Society.—Of which other purposes relating to the Society.—Of which meeting the said Lords have appointed Notice to be given, which is hereby done accordingly.

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

FRANCIS EDMOND, Advocate, Aberdeen, Agent for the Petitioners.

DODDS & GREIG, Westminster, Parliamentary Agents. Edinburgh, March 8, 1852.

FORFARSHIRE AND PERTHSHIRE FIRE INSURANCE COMPANY.

said Sir George Steuart Mackenzie, of L.7: 2s. sterling. per centum, on the sum of L.3,830: 18s. 6d., being the amount due to the Petitioners on account of the expenditure by the said Sir George Steuart Mackenzie in building a new Mansion-house and Offices upon the said Entailed Estate, in terms of the Act 10th George III, cap. 51, and for which decrees had been obtained as mentioned

gating or extending the term of the endurance of the said Company for such period as the said General Meeting may think proper, and for the farther purpose of authorising the Directors of the Company to take all steps which they may judge necessary, for carrying into effect the Resolution of the said General Meeting, and empowering them, if they shall see cause, to apply for a Royal Charter, Letters-Patent, or an Act of Parliament, to incorporate the said Company; and also to cause such alterations to be made upon the Articles and Conditions of the Contract of Copartnery as may, in the circumstances, appear to them expedient and proper.—Of all which Notice is hereby given, in terms of the Contract of Copartnery.

P. H. THOMS, Manager.

JNO. DUNCAN, 16, St Andrew's Place, Witness. JOHN HARRIS, 16, St Andrew's Place, Witness. Dundee, 1st March 1852.

ADJOURNED JUDICIAL SALE

THE ESTATE OF ARDMARNOCK, Lying in the Parish of Kilfinan, and

County of Argyll. UPSET PRICE REDUCED TO £15,000.

To be Sold by Public Roup within the Parliament or New Obe Sold by Public Roup within the Parliament or New Session House of Edinburgh, upon Wednesday the 26th day of May 1852, 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 9th March 1852, in the Process of Ranking and Sale, brought at the instance of Samuel Hood Murray, Esq. sometime Captain, now Major in the 67th Regiment of Foot, and Mandatories, against John Miver, Esq. of Ardmarnock, and Others, his Creditors, and in which Miss Jessie Campell. Sempill has now been sisted as Pursuer in room of the former Pursuer. sisted as Pursuer in room of the former Pursuer,

THE LANDS AND ESTATE OF ARDMAR-NOCK, 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 Ardmarnock, Upper and Lower Achaleck, Achrossan, Auchnaskeoch, and Others. The Lands extend to upwards 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, and the Farm-steadings are suitable.

The Mansion-House is an elegant and commodious modern building, beautifully situated, and of easy access. 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 Sea Fishing.

The free proven Rental of the Lands, exclusive of the Mansion-house and Offices, is L.494 0 3½ But, since the proof was led, the Farm of Auchnaskeoch has been let at a reduc-

tion in the Rental of 35 0 0

Leaving
The Rent effeiring to the Mansion-house of Ardmarnock and Shootings, is 0 L.459 L.85 0 And rent of Achrossan House, 15 0 0

100 0 0 Rental in whole, L.559 0

The Woods, Mansion-house of Ardmarnock and Shootings, and House of Achrossan, are valued at L.4354, and the whole Estate is now to be exposed at the Reduced Upset Price of L.15,000. The Teinds are valued and exhausted.

Apply to John Patten, W.S. 7, Drummond Place, Edinburgh, Common Agent in the Sale; 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.

Edinburgh, 19th March 1852.

TO THE CREDITORS ON

TO THE CREDITORS ON

The Sequestrated Estate of the Deceased NEIL

M'GIBBON, Writer in Inverary.

ONALD LINDSAY, Accountant in Edinburgh,
Trustee on the said sequestrated estate, hereby
intimates, that a final division of the funds of the estate
having now been made, a general meeting of the Creditors will be held at the Trustee's Chambers, No. 59,
George Street, Edinburgh, on Monday the 12th day of
April next, at 12 o'clock noon, to consider as to an
application for the Trustee's discharge.

D. Lindsay.

D. LINDSAY.

Edinburgh, March 16, 1852.

WILLIAM TAIT ROSS, Writer in Cumnock, Trustee on the sequestrated estate of MALCOLM ROSS, Brick and Tile-maker, Muirkirk, in the Parish of Muirkirk, and County of Ayr, hereby calls a meeting of the Creditors on said estate to be held within the Black Bull Inn, Cumnock, upon Monday the 12th day of April next, at 12 o'clock noon, to sanction the Trustee's application for his discharge.

WM. T. Ross, Trustee. cation for his discharge. Cumnock, March 18, 1852.

In the Sequestration of ANGUS JOHNSTON, some-time Rope Manufacturer, &c., Muirtown, Canal Bridge, in or near Inverness.

A Meeting of the Creditors will be held within the Writing-Chambers of Messrs Wilson and Simpson, Solicitors, Inverness, on Monday the 12th day of April next, at two o'clock afternoon, for the purpose of considering an application for discharge to be made by the Trustee.

James Forsyth, Trustee.

Inverness, March 16, 1852.

CHARLES DICK, Brewer in Edinburgh, Trustee on the sequestrated estate of JAMES KERR, Brewer, Sciennes, near Edinburgh, hereby intimates, that the accounts of his intromissions with the funds of the estate have been made up and examined by the Commissioners on said estate, in terms of the Statute; and that the funds having now been fully realized and exand that the funds having now been fully realized and exhausted, the Commissioners have authorised the Trustee to make the necessary application for obtaining his discharge. Notice therefore is hereby given, that a meeting of the Creditors will be held on Thursday the 15th day of April next, at 11 o'clock forenoon, in the Royal Exchange Coffee-House, Edinburgh, to consider as to an application for the Trustee's discharge.

CHARLES DICK, Trustee.

Edinburgh March 19, 1852.

Edinburgh, March 19, 1852.

SEQUESTRATION of ROBERT MLAREN, Master Carter, and Letter of Horses and Carts for Hire at

Port-Dundas, Glasgow.

A LEXANDER BORLAND, Accountant in Glasgow,
Trustee on the said sequestrated estate, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 10th instant, and states of the funds recovered and of those outstandand states of the funds recovered and of those outstanding as at same date, have been made up and examined by the Commissioners, who have postponed a dividend till the recurrence of another statutory period, and dispensed with sending circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

69, Union Street,

Clare March 12 1859

69, Union Street, Glasgow, March 18, 1852.

NOTICE.

HARLES CUNNINGHAM, Accountant in Glasgow, Trustee on the sequestrated estate of the deceased GEORGE BOWMAN LEECH, Writer in Inveraray, hereby intimates, that an account of his intromissions with the funds, brought down to 3d instant, and states of the funds recovered and of those outstanding as at same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute; that the Commissioners have postponed the payment of a dividend until next statutory period, and have dispensed with the Trustee sending circulars to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

CHAS. CUNNINGHAM, Trustee. Glasgow, March 16, 1852.

THE Estates of THOMAS JULIAN ADAMS, Professor of Music in Glasgow, and sometime Dealer in Railway and other Stocks, were sequestrated on the

16th day of March 1852. The first deliverance is dated the 16th March 1852

The meeting to elect Interim Factor is to be held at one o'clock afternoon, on Thursday the 25th day of March current, within the Glasgow Stock Exchange Room, National Bank Buildings, Queen Street, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at one o'clock of the property of the street of is to be held at one o'clock afternoon, on Thursday the 15th day of April next, 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 16th day of September next.

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

John Walker, W. S. Agent,

2, Queen Street, Edinburgh.

Edinburgh, March 17, 1852.

SEQUESTRATION of ARCHIBALD M'DIARMID,

SEQUESTRATION of ARCHIBALD M'DIARMID,
Tailor and Clothier, Princes Street, Edinburgh.
DETER RICHARDSON, Cloth Merchant, High
A Street, Edinburgh, has been elected Trustee on
the estate; and John Clapperton, Merchant in Edinburgh,
John Mortimer, Clothier there, and John M'Craken,
Writer there, have been elected Commissioners. The
examination of the Bankrupt will take place within the
Sheriff's Office, County Buildings, Edinburgh, on Friday
the 2d day of April next, at 11 o'clock forenoon. The
Creditors will meet within the Chambers of George
Cairns, S.S.C. 23, George IV. Bridge there, on Tuesday
the 20th day of April, at two o'clock afternoon.
P. RICHARDSON, Trustee.

P. RICHARDSON, Trustee.

March 17, 1852.

SEQUESTRATION of DANIEL M'DOUGALL,

Confectioner in Kilmarnock.

Confectioner in Kilmarnock, has been elected Trustee on the estate; and David Kay, Writer, William Ramsay, Builder, and William Arbuckle, Senior, Flesher, all in Kilmarnock, have been elected Commissioners. The examination of the Bankrupt and other parties connected with his Business will take place in the Sheriff's Chambers, Kilmarnock, on The Creditors will meet within the Office of John Sturrock, Writer, 54, Portland Street, Kilmarnock, on Saturday the 17th day of April next, at 12 o'clock noon.

John Brown, Trustee.

Kilmarnock, March 17, 1852.

SEQUESTRATION of PETER BARRIE,

SEQUESTRATION of PETER BARRIE,
Flesher, Calton of Glasgow.

VILLIAM MUDIE, Junior, Accountant in Glasgow, has been elected Trustee on the estate; and Richard Train, Cattle-Dealer in Glasgow, and Allan Reid, Commission Agent in Glasgow, have been elected Commissioners. The examination of the Bankrupt will take place in the Sheriff-Clerk's Office, Glasgow, on Friday the 2d day of April next, at 12 o'clock noon. The Creditors will meet in the Office of the Subscriber, No. 126, Queen Street, Glasgow, on Monday the 19th day of April next, at 12 o'clock noon.

WILLM. MUDIE, Junr. Trustee.
Glasgow, March 17, 1852.

Glasgow, March 17, 1852.

SEQUESTRATION of WILLIAM SHAW, Jeweller,

SEQUESTRATION of WILLIAM SHAW, Jeweller, 40, Argyle Street, Glasgow. 40, Argyle Street, Glasgow, has been elected Trustee on the estate; and Daniel Robertson, Watchmaker in Glasgow, David Davis, Wholesale Jeweller in Glasgow, and James Mitchell, Accountant in Glasgow, have been elected Commissioners. The examination of the Bankrupt will take place within the Sheriff-Clerk's Office, Glasgow, upon Monday the 5th day of April next, at 12 o'clock noon. The Creditors will meet in the Chambers of Andrew Gemmill, Writers, No. 38 Queen Street, Glasgow, on Monday the 19th day No. 38, Queen Street, Glasgow, on Monday the 19th day of April next, at 12 o'clock noon.—Of all which Intimation is hereby given, in terms of the Statute. JNO. MILLER, Trustee.

Glasgow, March 18, 1852.

SEQUESTRATION of DONALD MACDONALD, Farmer and Shipowner at Lochinver, in the County of Sutherland.

IN terms of an Interlocutor of the First Division of the Court of Session, dated the 3d day of March current, pronounced in an Action depending betwixt the

Trustee and two of the Commissioners on the said seques-Trustee and two of the Commissioners on the said sequestrated estate, a general meeting of the Creditors on the estate will be held within Hill's Inn at Golspie, on Monday the 5th day of April next, at one o'clock afternoon, for the purpose of taking into consideration the various accounts and precedings which are the subject of dispute in said action, in order that the opinion and resolutions of such meeting, in regard to the said accounts and proceedings, may be reported to the Court.
D. M. Smith, Trustee.

Edinburgh, March 15, 1852.

In the Sequestration of JOHN MILLAR, sometime of Ballumbie, sometime residing at Ingliston, in the County of Forfar, Banker, and Underwriter, now

deceased.

JAMES OGILVIE, Writer in Dundee, Trustee on
the sequestrated estates of the said John Millar,
do hereby call a general meeting of the Creditors on
said estates to be held within the Royal Hotel, Dundee,
upon Monday the 5th day of April next, at 12 o'clock
noon, for the following purposes, viz.—1st, To elect a
Commissioner on the said estates; and 2d, To consider
the state of accounts with the Testamentary Trustees of
the said John Millar, and to give instructions in regard
to the settlement of the same.

Dundee, March 18, 1852.

JAS. OGILVIE.

Dundee, March 18, 1852.

JAS. OGILVIE.

SEQUESTRATION of the Company sometime carrying on business in Glasgow as Merchants and Commission Agents, under the Firm of MACPHERSON & MACDUNALD, and in Surinam under that of BOYD MACDONALD & CO., and of John MacPherson, sometime Merchant and Commission Agent in Glasgow, and Boyd MacDonald, sometime Mer-chant and Commission Agent in Surinam, now de-ceased, the Individual Partners of said Company.

ceased, the Individual Partners of said Company.

JOHN MANN, Accountant in Glasgow, Trustee on
the estates, with consent of the Commissioners,
hereby call a meeting of the Creditors to be held within
my Counting-House, 153, Queen Street, Glasgow, on
Saturday the 3d day of April next, at 12 o'clock noon,
for the purpose of taking into consideration the expediency of selling the interest which the Creditors have in
the outstanding debts, and to decide thereanent; and
electing a Commissioner in record Andrew Colleger electing a Commissioner, in room of Andrew Galloway, deceased,—all in terms of the Statute.

JNO. MANN, Trustee.
Steele & Doule, Agents in the
Sequestration.

Glasgow, March 18, 1852.

AVID KINNEAR, Accountant in Edinburgh, Trustee on the sequestrated estate of WILLIAM JOHNSTON, Poulterer in Edinburgh, hereby intimates, that at the third general meeting of Creditors held on the 15th current, the Bankrupt made an offer of compothe 15th current, the Bankrupt made an offer of composition on the whole debts due by him at the date of his sequestration, payable within one week after his final discharge, with security for payment of the same: That a majority in number, and four-fifths in value of the Creditors present at said meeting, having resolved that the said offer and security should be entertained for consideration, the Trustee hereby calls another general meeting of the Creditors to be held within his Chambers, No. 57, Hanover Street, Edinburgh, on Tuesday the 6th day of April next, at two o'clock afternoon, for the purpose of finally deciding on the Bankrupt's offer and the pose of finally deciding on the Bankrupt's offer and the security proposed.

David Kinnear, Trustee. security proposed. March 18, 1852.

SEQUESTRATION of JAMES MAXWELL, Wine and Spirit Merchant and Dealer in Glasgow.

JAMES MUIR, General Agent in Glasgow, Trustee on the sequestrated estate of the said James Maxon the sequestrated estate of the said James Maxwell, hereby intimates, that at the second general meeting of Creditors held on the 1st current, the Bankrupt made offer of a composition of Two Shillings per pound upon his debts at the date of sequestration, payable within one month after his final discharge, and offered security for the same; the Bankrupt also offered to pay or provide for the expence of the sequestration and the Trustee's remuneration; and the said offer, with the security proposed, having been unanimously entertained by the Creditors present, will be finally decided on at the third general meeting of the Creditors to be held within the Writing-Chambers of Messrs Strathern and Douglas, Writers, 67, Miller Street, Glasgow, on Monday the 5th day of April next, at 12 o'clock noon.

James Muir, Trustee. JAMES MUIR, Trustee.

Glasgow, March 15, 1852.

NOTICE.

ARGARET GORDON CAMERON, sometime
Mercer, Milliner, and Dressmaker, now residing
in Edinburgh, sole Partner of the Company and Firm of
M. G. Cameron & Company, Mercers, Milliners, and
Dressmakers, George Street, Edinburgh, as a Company,
and as an Individual, with the concurrence of a majority in number and four-fifths in value of the Creditors who have produced oaths in the sequestration, presented a Petition to the Lord Ordinary officiating on the Bills, praying to be finally discharged of all debts and obligations contracted by her, or for which she was liable as sole Partner of the said Company and Firm, and as an Individual, at the date of the sequestration, in terms of the 122d section of the Act 2d and 3d Victoria, chapter 41; and upon advising the same, his Lordship appointed intimation thereof to be made in the Edinburgh Gazette, in terms of the said Statute.—Of which intimation is hereby given accordingly.

T. & R. LANDALE, S.S.C., Agents,

Edinburgh.

Edinburgh, March 19, 1852.

A LEXANDER BALFOUR WRIGHT, Seedsman, Edinburgh, Trustee on the sequestrated estates of OLIVER BROTHERS, Seedsmen, Falkirk, as a Company, and Thomas Oliver and Alexander Oliver, both Seedsmen there, as Partners, and as Individuals, hereby intimates, that an account of his intromissions with the funder of the estates brought dewn to the 19th instant funds of the estates, brought down to the 12th instant, and states of the funds recovered and of those outstanding, have been made up and examined by the Commissioners on said estates, in terms of the Statute, and that the same may be seen in the hands of Messrs Russel and Aitken, Writers, Falkirk, the Agents in the sequestra-tion. The Trustee farther intimates, that in consequence of the judicial proceedings presently depending before the Sheriff of Stirlingshire at the instance of the Wife of the Bankrupt Thomas Oliver, against the Trustee, on account of the Creditors, not being finally decided, the Commissioners have postponed declaring any dividend; and they dispensed with circulars being sent to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

A. B. WRIGHT, Trustee. Edinburgh, March 15, 1852.

SEQUESTRATION of the Estates of WILLIAM RUSSEL, Coach Contractor, lately residing at Tearie, near Forres, now residing in Forres.

JAMES KELLY, Farmer, Balnageith, Trustee on the sequestrated estate of the said William Russel, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 4th March current, and state of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute: and that the same may be seen in terms of the Statute; and that the same may be seen in the hands of Robert Urquhart, Writer in Forres. The Trustee further intimates, that on consideration of the present situation of the affairs of the estate, the Commissioners have found and directed that no part of the funds can be divided at this period, and that in the meantime it is unnecessary to send any copy or abstract state of the funds to the Creditors.—Of all which Notice is hereby given, in terms of the Statute.

Forres, March 17, 1852.

James Kelly, Trustee.

SEQUESTRATION of the Company sometime carrying on Business in Glasgow under the Firm of JOHN & WILLIAM MOFFATT, Merchants and Commission Agents in Glasgow, and at Port-au-Prince, in the Island of Hayti, under the Name of MOFFATT & COMPANY, as a Company, and William Moffatt and Robert Moffatt, Merchants, sometime residing in Glasgow, Individual Partners thereof, as such Partners, and as Individuals, and also of John Moffatt, sometime Merchant in Glasgow, deceased, also an Individual Partner of said Company, as a Partner, and as an Individual. and as an Individual.

JOHN MANN, Accountant in Glasgow, Trustee on the estates, hereby intimates, that an account of his intromissions with the funds of the estates, brought down to the 2d instant, and states of the funds recover-ed and of those outstanding as at that date, have been made up by him, and examined by the Commissioners; and that they have postpoued a farther dividend till the recurrence of another statutory period for making a dividend, and dispensed with circulars containing an abstract of the funds of the estates being sent to the Creditors,—all in terms of the Statute.

JNO. MANN, Trustee.

Glasgow, March 16, 1852.

I WILLIAM MILLER, Banker in Dundee, Trustee on the sequestrated estates of PETER KIN-MOND & SONS, Merchants and Flaxspinners in Dundee, as a Company, and of Peter Kinmond, William Leighton Kinmond, and Peter Leighton Kinmond, all Merchants and Flaxspinners in Dundee, the Individual Partners of that Company, as Partners and as Individuals, hereby intimates, that an account of his intromissions with the funds of the estates, brought down to the 9th day of March current, and states of the funds the 9th day of March current, and states of the funds recovered and of those outstanding at the same date, have been made up and examined by the Commissioners on said estates, in terms of the Statute; and farther, that the Commissioners have resolved to postpone the payment of a dividend upon the said estates until the recurrence of another statutory period, and dispensed with sending circulars to the Creditors containing a copy or abstract of the said states.—Of all which Notice is hereby given in terms of the Statute hereby given, in terms of the Statute. WM. MILLER, Trustee.

Dundee, March 18, 1852.

DISSOLUTION OF COPARTNERY.

THE Business hitherto carried on by the Subscribers, I the Sole Partners, as Sewed Muslin Manufacturers in Glasgow, under the Firm of HENRY BELNIVES, was this day DISSOLVED by mutual consent. The Subscriber, John Auchinvole, is alone authorised to uplift, receive, and discharge the debts of the Concern.

HENRY BALNIVES JOHN AUCHINVOLE.

JOHN ORR, Manufacturer, Glasgow, Witness. HENRY BALNAVES, Printer, Glasgow, Witness. Glasgow, March 18, 1852.

NOTICE.

NOTICE.

THE Subscriber Dungan M'Bean, Merchant in Glasgow, ceased to be a Partner of, or have any interest in the Business carried on by him and the other Subscribers, as Merchants in Glasgow, under the Firm of M'BEAN, JAMIESON, & COMPANY, on the 31st December 1847; and in the Branches of the said Company carried on at Demerara, under the Firm of JAMIESON, IRVING, & SHACKLETON, on 31st August 1850; and in Trinidad, under the Firms of RAMSAYS, JAMIESON, & COMPANY, and RAMSAYS, GRAHAM, & COMPANY, on the 30th September 1848.

DUNCAN M'BEAN.

DUNCAN M'BEAN. JAMES JAMIESON. JOHN RAMSAY. L. M'BEAN.

WILLM. REID, Witness. ROBERT M'BEAN, Witness. Glasgow, March 15, 1852.

DISSOLUTION OF PARTNERSHIP.

Virginia Street, Glasgow, as Merchants and Commission Agents, under the Firm of BROWN & MACAULEY, has been DISSOLVED this day by mutual consent. All debts due to and by the late Firm will be received and discharged by the Subscriber, Duncan Campbell Brown, at No. 17, Virginia Street, Glasgow.

BROWN & MACAULEY. DUNCAN CAMPBELL BROWN JAMES HAMILTON MACAULEY.

COLIN BROWN, Merchant, Glasgow, Witness. THOMAS MALCOMSON DICKSON, Merchant, Glasgow, Witness.

No. 17, Virginia Street, Glasgow, March 18, 1852.

Edinburgh, March 16, 1852.

NOTICE is hereby given, that the Concern carried on in Edinburgh by the Subscribers, under the Firm of COWAN & STRACHAN, of which the Subscribers were the sole Partners, was this day DISSOLVED by mutual consent. The Business will be continued under the former Firm of Cowan & STRACHAN, by two of the Subscribers, viz.—William Cowan and Patrick Cowan, as sole Partners, who are empowered to settle all debts due to and by the late Concern. due to and by the late Concern.

WM. COWAN. AND. STRACHAN. P. COWAN.

John Mitchell, Witness. WM. BROOK, Witness.

NOTICE.

THE Interest of the Deceased James Wylle, in the Copartnery Concern carried on by him and the Subscriber, Maxwell Miller, as Coppersmiths in Glasgow, under the Firm of JAMES WYLLE & COMPANY, ceased upon the 9th day of March 1850, the date of the death of the said James Wylie; and the Business has been since that date carried on by the said Maxwell Miller under the said Firm, as the Sole Partner thereof.

JAMES BEGG, Factor loco tutoris to the Children of the deceased James Wylie.

JOHN STODDART, Surgeon, Millport, DONALD M'LAREN, Teacher, Millport, Witnesses to the signature of the said James Begg.

MAXWELL MILLER.
Peter Sinclair, Clerk in Glasgow, DAN. REID, Clerk in Glasgow,
Witnesses to the signature of the said
Maxwell Miller.

DISSOLUTION OF COPARTNERY.

THE Business sometime carried on by the Subscriber, Alexander Abercromby, the deceased John Abercromby, and the Subscriber, Alexander Auld, as General Merchants in Canada, sole Partners, under the Firm of ALEXANDER ABERCROMBY & CO., was DISSOLVED on the 1st day of October 1849, on the expiry of their Contract.

ALEX ABERCROMBY

ALEX. ABERCROMBY,
ALLAN CARSWELL, Senr.
ANDw. S. OGLE,

Trustees of the deceased John Abercromby.

ALEXR. AULD.

ROBERT MUAT, of Glasgow, Writer, Witness.

JNO. AULD, of Montreal, Canada East,
Merchant, Witness.

Glasgow, March 16, 1852.

DISSOLUTION OF COPARTNERY. THE Partnership carried on between the Subscribers, under the Firm of PURVES & DOUGLAS, Tailors and Clothiers, 11, Waterloo Place, Edinburgh, has this day been DISSOLVED by mutual consent.

PETER PURVES.
T. B. DOUGLAS.

Dungan Ross, Witness. Andrew Bullock, Witness Edinburgh, March 18, 1852.

THE Subscriber has ceased to be a Partner in The CLYDESDALE BANKING COMPANY, having sold his Shares therein.

JAMES HAMILTON, 181, Saint Vincent Street.

ARCHD. COLQUHOUN, Witness. EBENR. HARPER, Witness. Glasgow, March 17, 1852.

THE BANK OF MANCHESTER.

OTICE is hereby given, that we, William Adam, Advocate, and William Chalmers, Manager of the Northern Assurance Company, both of Aberdeen, ceased, on the 4th day of March current, to have any interest in, or concern with the Company or Copartnery carrying on Business in Manchester or elsewhere, under the name or title of "THE BANK OF MANCHESTER," having of that date sold and transferred the Shares we respectively held therein. In witness whereof we have subscribed these presents at Aberdeen, this 9th day of March 1852 years, before Witnesses, Henry Thomson, Junior, and Samuel Anderson, both Clerks residing there. Clerks residing there.

Wm. ADAM. Wm. CHALMERS.

Hy. Thomson, Jr. Witness. Samuel Anderson, Witness.

THE Undersigned has ceased to be a Partner in The SCOTTISH UNION FIRE & LIFE ASSURANCE COMPANY; The EDINBURGH & GLASGOW BANKING COMPANY; and in the LONDON, LEITH, EDINBURGH, & GLASGOW SHIPPING COMPANY, he having sold his Shares therein previously to the year 1846.

WILLIAM MACKENZIE, March 6, 1852.

THOMAS LATIMER, Witness. RICHARD SOUTHWOOD, Witness.

Edinburgh, March 18, 1852. THE Copartnery carried on by the Subscribers as Writers to the Signet in Edinburgh, under the Firm of CUNNINGHAM & WALKER, was this day DISSOLVED by mutual consent.

> JAs. CUNNINGHAM. JAMES WALKER.

WM. WRIGHT, Witness. ROBT. FINLAY, Witness.

JAMES FRASER, Grocer and Provision Dealer, AMES FRASER, Grocer and Frovision Dealer, King Street, Glasgow, and present Prisoner in the North Prison of Glasgow, has presented a Petition to the Sheriff of Lanarkshire, craving liberation, interim protection, and decree of Cessio Bonorum; and his Creditors are hereby required to attend within the Sheriff-Clerk's Office here, on the 20th day of April next, at 12 o'clock noon, when the Petitioner will appear for examination.

Glasgow, March 18, 1852.

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

Printed and Published at the Office, 13, North Bank Street, by WILLIAM ALEXANDER LAURIE. Printer to THE QUEEN'S MOST EXCELLENT MAJESTY.

** This Gazette is filed at the Offices of the London and Dublin Gazette.

Friday, March 19, 1852.

Price Sixpence.