

The Edinburgh Gazette.

Published by Authority.

TUESDAY, MARCH 21, 1854.

LORD CHAMBERLAIN'S OFFICE, March 10, 1854.

NOTICE is Hereby Given, that Her Majesty will hold a Levee at St. James's-Palace, on Wednesday, the 22d 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 Ante-Room, 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 delivered at the Lord Chamberlain's Office before Monday the 20th instant, by 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 announc-

ing 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 deliver 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 above announced; 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 to be delivered to the Page in the Ante-Room, and the other to the Lord Chamberlain, who will read its contents to The Queen; 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 10, 1854.

NOTICE is Hereby Given, that Her Majesty will hold a Drawing Post will hold a Drawing-Room at St. James's-Palace, on Thursday the 30th instant, at Two o'Clock.

REGULATIONS TO BE OBSERVED AT THE QUEEN'S DRAWING-ROOM, AT ST. JAMES'S PALACE.

The Ladies who purpose to attend Her Majesty's Drawing-Room at St. James-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 Anteroom, and the other to be delivered to the Lord Chamberlain, who will announce the name to Her Majesty.

Those Ladies who are to be presented are hereby informed it is absolutely necessary that their names, with the names of the Ladies who are to present them, should be delivered at the Lord Chamberlain's Office before Tuesday the 28th instant, by 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 names shall correspond with those previously sent in to the Lord Chamberlain's Office.

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.

ADMIRALTY, March 9, 1854.

The Right Honourable Bertram Arthur Talbot, Earl of Shrewsbury, to be Vice-Admiral of the county of Chester.

ADMIRALTY, March 9, 1854.

The Right Honourable Charles Anderson Worsley Anderson-Pelham, Earl of Yarborough, to be Vice-Admiral of the county of Lincoln.

DOWNING STREET, March 16, 1854.

The Queen has been pleased to appoint Cornelius Kortright, Eq. to be President and Senior Member of the Council of the Virgin Islands.

Board of Trade, Whitehall, March 17, 1854.

The Right Honourable the Lords of the Committee of Privy Council for Trade and Plantations have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch from Her Majesty's Consul General at Havannah, enclosing copy of a translation of a Decree of the Cuban Government, extending the privileges of exemption from tonnage and other dues to vessels bringing coals to the ports of Cuba, s copy of which Decree is hereunto subjoined.

(Copy.)

(Translation.)

His Excellency the Governor, Captain-General and Delegated Superintendent of the Royal Revenues of this Island, has thought it convenient to announce to the public, for their information, that by Royal Order of the 24th December last, Her Majesty was pleased to determine as follows:

1st. That the vessels which enter the ports of this Island laden with coals in quantity equal to, or greater than the measurement expressed in their certificates of registry, shall continue to enjoy the exemptions which have been conceded to them, even if they should bring other cargo be-

2d. That the vessels importing coals only, but in less quantity than their measurement, shall only be entitled to be relieved for the part occupied by the coal, and be subjected for the difference to the full payment of the tonnage, although with the enjoyment of the other exemptions.

3d. That the vessels which, besides coals in quantity equal to their measurement, bring other cargo, in whatever quantity, are in the same classification as to the tonnage duty, but are subject to the payment of the clearing the harbour (ponton), health visits, registries, and the rest corresponding.

4th and Last. That the vessels which, upon their discharge of coal, show a proportion less by 20 per cent. than the quantity upon the manifest or the certificate of the respective Consul, shall lose their right to all favour and be subjected to what is the rule generally for other vessels of trade; it being the pleasure of Her Majesty that the period for such exemptions is to be understood for one year, to be counted from the date of this announcement, within which term they shall mark its effects, in order that, with a thorough knowledge thereof, in due time may be either definitively confirmed or revoked as it may be found convenient .-Havana, 8th February, 1854.
(Signed) MANUEL DE CARBAJAL,

Secretary.

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 NEWSRa plaiesty's Treasury, from time to time, by under their hands, to alter and fix any of the lates of British or Inland postage, payable by low the he transmission by the Post of Foreign or Edding letters, or newspapers, or any other printed hapers, and to subject the same to rates of WHEREAS by an Act passed in the fourth

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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 to make and-establish any new or other rates in lieu

"And" whereas it is expedient that regulations should be made for the transmission by the Post of the letters and packets hereinafter mentioned.

Now we the undersigned, being two of the Commissioners of Her. Majesty's Treasury, do, in exercise of the power or authority in us for such purpose vested in and by the said Act, and of all other powers enabling us in this behalf, by this Warrant under our hands, direct that on every letter not exceeding half an ounce in weight, transmitted by the Post between any place in the United Kingdom and any of Her Majesty's Colonies next hereinafter mentioned (direct-or through any other Colony, or through any Foreign Country), that is to say: Canada, Prince Edward Island, Bermuda, Saint Helena, The Gold Coast, Ceylon, Antigua, Grenada, Berbice, Demerara, Trinidad, Carriacou, Tobago, Montserrat, Nevis, Tortola, Dominica, St Kitts, St Lucia, St Vincent, Jamaica, Bahamas, Honduras, Malta, Gibraltar, and Hong Kong, (which Colonies are here-inafter, throughout this Warrant termed "the Colonies hereinbefore particularly mentioned,") there shall be charged and taken in lieu of any rates of British postage now payable by law on such letters, an uniform British rate of sixpence.

And we direct that on every letter not exceed-ing half an ounce in weight transmitted by the Post between any of the Colonies hereinbefore particularly mentioned, through the United Kingdom direct, or through any other Colony, or any Foreign Country, there shall be charged and taken in lieu of any rates of British postage now payable by law on such letters, an uniform British rate of one shilling.

And we direct that on every letter not exceeding half an ounce in weight, transmitted by the Post between any of the Colonies hereinbefore particularly mentioned and any other of Her Majesty's Colonies, or any Foreign Country, through the United Kingdom (whether through any Colony or Foreign Country or not), there shall be charged and taken, in lieu of any rates of British postage now payable by law on such letters, the rates of British postage following; that is to say:-

For the conveyance of every such letter between any of the Colonies hereinbefore particularly mentioned and any port of the United Kingdom, & rate of sixpence; and for the conveyance of every such letter between the port in the United King-dom of the departure or arrival of the packet or ship conveying the same, and the Colony or Foreign Country to or from which the same shall be forwarded, such a further or additional rate of postage as shall from time to time be charged and payable for British postage on letters posted or delivered at the port in the United Kingdom of the departure or arrival of the packet or ship conveying the same, and transmitted direct between such port, and any such Colony or Foreign Country.

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

On every such letter exceeding one onnce and not exceeding two ounces in weight, four rates of postage.

On every such letter exceeding two ounces and not exceeding three ounces in weight, six

rates of postage.

And on every such letter exceeding three ounces and not exceeding four ounces in

weight, eight rates of postage.

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 onnce in weight.

And we direct that in all cases in which any letter, in respect of which any rate of postage is chargeable by this Warrant, shall pass through a Foreign Country, any Foreign postage payable thereon shall be charged and paid thereon in ad-

dition to the British postage.

And we further direct that printed votes and proceedings of the Imperial Parliament may be sent by the Post from the United Kingdom to any of the Colonies hereinbefore particularly mentioned, direct or through any other Colony, and that printed votes and proceedings of the Colonial Legislatures may be sent by the Post from any of the Colonies hereinbefore particularly mentioned, to the United Kingdom direct, or through any other Colony, and that on all such printed votes and proceedings there shall be charged and taken, in lieu of any rates of British postage now payable by law thereon, the rates of British postage following; that is to say :--

On every packet consisting of a single printed publication of votes or proceedings of the Imperial Parliament, or the Colonial Legislatures, the several sheets, or parts of which when more than one, shall be sewn or bound together, if not exceeding half a pound in weight, there shall be charged and taken an uniform rate 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 an uniform

rate 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 an uniform

rate of two shillings.

And for every additional one pound in weight of any such packet, above the weight of two 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 direct that no such packet, if containing more than one printed publication of votes or proceedings, or containing any paper or thing besides printed votes or proceedings, or containing any printed publication of votes or proceedings, 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 of the said clause relating to printed votes and proceedings of the Her Majesty's Service," and the name of the de-Imperial Parliament and the Colonial Legislatures.

And we further direct that as to any packet or printed votes or proceedings hereinbefore authorised 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 prepaid 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, unless any such packet be sent from any department or office in or connected with the public service of Her Majesty, which shall keep a postage account with the General Post-Office in London, in which case the same shall be forwarded post-paid, and the postage thereof shall be charged in such postage account; and as to any such packet posted in any of the Colonies hereinbefore particularly mentioned, the postage thereof shall in every case be prepaid, 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 direct that every such packet of printed votes or proceedings shall be sent without a cover, or in a cover or envelope open at the ends or sides, 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, unless any such packet be sent from any department or office in or connected with the public service of Her Majesty, which shall keep a postage account with the General Post-office in London, in which case the same may, in addition to the name and address of the person to whom it shall be sent, have printed or written thereon, or upon the cover or envelope thereof, the words "On Her Majesty's Service," and also the name of the department or public office from which the packet shall be forwarded, together with the name of any public officer employed in or belonging to any such department or office, who may be authorised to affix his name to letters and packets sent by the Post, as a certificate that they are on the public service.

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 of printed votes or proceedings, 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 despatch of the mail next after that by which) the same ought otherwise to have been forwarded by him.

And we further direct that if any packet of printed votes or proceedings, 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 printed votes or pro-ceedings of the Imperial Parliament or the Colonial Legislatures, 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; and also as to any such packet sent from any department or office in or connected with the public service of Her Majesty, which shall keep a postage account with the General Post-office in London, except the words. On Her Majesty's Service," and the name of the debe forwarded, with the name of any public officer employed in or belonging to any such department or office who may be authorised to affix his name to letters and packets sent by the Post, as a certificate that they are on the public service, 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 publication of votes or proceedings, or shall contain any printed publi-cation of votes or proceedings, the several sheets 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 prepaid by British stamps when posted (any such packet sent from any department or office in or connected with the public service of Her Majesty, which shall keep a postage account with the General Post-office in London, and the postage thereof shall be charged in such account, only excepted), or if the postage of any such packet posted in any of the Colonies hereinbefore particu-larly mentioned shall not be duly and properly prepaid 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 sender thereof, 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 for-warded, 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 printed votes or proceedings of the Imperial Parliament or the Colonial Legislatures sent either through a

Foreign Country or by private ships.

And we further direct that nothing in this Warrant contained shall in anywise prejudice or affect the privilege granted by the said recited Act in favour of petitions and addresses forwarded to Her Majesty by the Post, nor the privilege granted by the same Act to Members of each House of Parliament to receive by the Post petitions and addresses to Her Majesty, and petitions addressed to either House of Parliament, not exceeding thirty-two ounces in weight, exempt from postage; nor shall any thing in this Warrant contained in anywise prejudice or affect the privilege which seamen and soldiers employed in Her Majesty's service, and seamen and soldiers em-ployed in the service of the East India Company, now by law enjoy, of sending and receiving by the Post letters not exceeding half an ounce in weight, subject to the regulations and restrictions in respect of the same.

And we further direct that nothing in this Warrant contained shall be deemed or construed to extend to any letters or packets posted in or addressed to France, or any Foreign Country through France, and transmitted between France or Foreign Countries through France and any of the Colonies herein-before particularly mentioned; all which last-mentioned letters and packets shall be charged and chargeable with the same rates of postage as if this Warrant had not been signed.

And we further direct that nothing herein contained shall be deemed or construed to repeal, alter, or affect any of the rates of postage fixed on printed books, printed magazines, printed reviews, and printed pamphlets, by certain Warrants under the hands of two of the Commissioners of Her Majesty's Treasury, bearing date respectively the to be a London Commissioner to 19th day of December 1850, the 2d day of in the High Court of Chancery.

June 1851, the 6th day of February 1852, the 18th day of January 1853, the 12th day of July 1853, and the 25th day of July 1853, or any of them; nor to repeal, alter, or affect any of the regulations made by a certain other Warrant under the hands of two of the said Commissioners, bearing date the 5th day of November 1853, which respective rates and regulations shall continue payable and in force as if this Warrant had not been signed.

And we further direct that nothing herein contained shall be deemed or construed to extend to any letters, or printed votes or proceedings of the Imperial Parliament or the Colonial Legislatures, the sea conveyance of which shall be by a packetboat belonging to, or employed by or under the Government or Post-office of the United States of America, or the sea conveyance of which in the Mediterranean shall be by a French packet-boat, all which letters, printed votes, and proceedings shall be charged and chargeable as if this Warrant

had not been signed.

And we further direct that the term " by the Post," used in this Warrant shall, as to the sea conveyance, include the conveyance by any British or Colonial or Foreign packet-boat (packet-boats belonging to, or employed by or under the Govern-ment or Post-office of the United States of America, and French Mediterranean packet-boats excepted), and as to letters, the said term shall also include the sea conveyance by any private ship, 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 rec.ted Act

And we further direct that this Warrant, except so far as respects the Colonies of Saint Helena, the Gold Coast, and Hong Kong, shall come into operation on the twenty-third day of March one thousand eight hundred and fifty-four, and as to such excepted Colonies this Warrant shall come into operation on the first day of May one thousand eight hundred and fifty-four.

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 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 fifteenth day of March one thousand eight hundred and fifty-four.

ALFRED HERVEY. ELCHO.

WHITEHALL, February 20, 1854.

The Lord Chancellor has appointed Charles Blake, of No. 49, Fleet Street, and No. 2, Park Place, Brixton, Gentleman, to be a London Commissioner to administer Oaths in the High Court of of Chancery.

The Lord Chancellor has also appointed Mark Shephard, of No. 16, Clifford's Inn, Gentleman, to be a London Commissioner to administer Oaths in the High Court of Chancery.

WHITEHALL, March 2, 1854.

The Lord Chancellor has appointed Samuel Denton, of No. 15, Gray's Inn Square, Gentleman, to be a London Commissioner to administer Oaths

WHITEHALL, March 6, 1854.

The Lord Chancellor has appointed Richard Hart, of No. 16, Whitefriars, City, Gentleman, to be a London Commissioner to administer Oaths in the High Court of Chancery.

The Lord Chancellor has also appointed George Martin Frankham, of No. 31, Moorgate Street, Gentleman, to be a London Commissioner to administer Oaths in the High Court of Chancery. 47.4

WHITEHALL, March 9, 1854.

The Lord Chancellor has appointed Madgwick Spicer Davidson, of No. 18, Spring Gardens, Gentleman, to be a London Commissioner to administer Oaths in the High Court of Chancery.

WHITEHALL, March 11, 1854.

The Lord Chancellor has appointed George Cornelius Stigant, of Portsea, in the county of Southampton, Gentleman, to be a Commissioner to administer Oaths in the High Court of Chancery in England.

WHITEHALL, March 13, 1854.

The Lord Chancellor has also appointed George Blake, of Carlton Chambers, No. 8, Regent Street, Gentleman, to be a London Commissioner to administer Oaths in the High Court of Chancery.

The Lord Chancellor has also appointed Mark Henry Gregory, of Wax Chandlers Hall, Gresham Street West, City, Gentleman, to be a London Commissioner to administer Oaths in the High Court of Chancery.

The Lord Chancellor has also appointed James Thomas Cookney, of No. 5, Lamb's Conduit Place, Foundling Hospital, Gentleman, to be a London Commissioner to administer Oaths in the High Court of Chancery.

The Lord Chancellor has also appointed John Rogers, of No. 40, Jermyn Street, St James's, Westminster, Gentleman, to be a London Commissioner to administer Oaths in the High Court of Chancery.

The Lord Chancellor has also appointed Charles Wilkinson, of Kendal, in the county of Westmoreland, Gentleman, to be a Commissioner to administer Oaths in the High Court of Chancery in England.

WAR-OFFICE, March 17, 1854.

2d Regiment of Dragoon Guards-William George Stewart, gent. to be Cornet, by purchase, vice Dick, promoted. Dated 17th March 1854.

5th Dragoon Guards—Henry Hird Hay, gent. to be Cornet, by purchase, vice Godman, promoted. Dated 17th March 1854.

8th Light Dragoons—Regimental Serjeant-Major Henry Fletcher Lane to be Quartermaster, vice Landers, who retires upon half-pay. Dated 17th March 1854,

10th Light Dragoons-Augustus Alfred de Bourbel, gent. to be Cornet, by purchase, vice Clark, promoted. Dated 17th March 1854.

13th Light Dragoons-John Dearden, gent. to be Cornet, by purchase, vice King, promoted. Dated 17th March 1854.

1st or Grenadier Regiment of Foot Guards-The Honourable John Constantine Stanley to be Ensign and Lieutenant, by purchase, vice Crofton, appointed to the 7th Foot. Dated 17th March 1854.

Scots Fusilier Guards-Ensign Archibald Campbell Campbell, from the 79th Foot, to be Ensign and Lieutenant, by purchase, vice Mostyn, promoted. Dated 17th March 1854.

7th Foot-Second Lieutenant Henry Mitchell Jones, from the 60th Foot, to be Lieutenant, by purchase, vice Palmer, who retires. Dated 17th March 1854.

19th Foot-Ensign Ambrose Marshall Cardew to be Adjutant, vice Barrett, who resigns the Adjutancy only. Dated 17th March 1854.
21st Foot—Godfrey Wentworth Beaumont, gent.

to be Second Lieutenant, by purchase, vice Haddock, who retires. Dated 17th March 1854.

22d Foot—Eneign Thomas Newton Young (Adjutant) to be Lieutenant, without purchase, vice Baldwin, deceased. Dated 3d January 1854.

23d Foot—Major Henry William Bunbury, from half-pay Unattached, to be Major, vice Fred-erick J. Phillott, who exchanges. Dated 17th March 1854.

George Stephen Butler, gent, to be Second Lieutenant; by purchase, vice Clarke, promoted. Dated 17th March 1854.

Serjeant-Major Joseph Aston to be Quartermaster, vice Charles Grant, who retires upon half-pay. Dated 17th March 1854.

26th Foot—George Edmund Phipps Trent, gent. to be Ensign, by purchase, vice Hayne, who retires. Dated 17th March 1854.

30th Foot-Lieutenant Campbell Barber Browne, from 84th Foot, to be Lieutenant, vice Tongue, promoted, without purchase, to an Unattached Company. Dated 17th March 1854. 47th Foot—Lieutenant Thomas Roper to be Ad-

jutant, vice Pilkington, who resigns the Adjutancy only. Dated 17th March 1854.
60th Foot—James Hare, gent. to be Second

Lieutenant, by purchase, vice H. M. Jones, promoted in the 7th Foot. Dated 17th March 1854.

68th Foot-Ensign Herbert Vaughan to be Lieutenant, by purchase, vice W. F. W. Garforth, who retires. Dated 17th March 1854.

James Marshall, gent. to be Ensign, by purchase, vice Vaughan. Dated 17th March 1854.

69th Foot—Lieutenant and Adjutant John Lindsay Maclean to be Captain, by purchase, vice Parker, who retires. Dated 17th March 1854.

79th Foot—John Macdonald Leith, gent. to be Ensign, by purchase, vice Archibald Campbell Campbell, promoted in the Scots' Fusilier Guards. Dated 17th March 1854.

86th Foot-Quartermaster-Serjeant Henry Hammond to be Quartermaster, vice Joseph Jerome, who retires upon half-pay. Dated 17th March

91st Foot-Ensign Alexander Cunningham Bruce to be Lieutenant, by purchase, vice Norman, who retires. Dated 17th March 1854.

Henry Edward Glass, gent. to be Ensign, by purchase, vice Bruce. Dated 17th March 1854.

98th Foot — Ensign William Lewis Devenish

Meares to be Lieutenant, by purchase. Dated 17th March 1854.

Rifle Brigade-Lieutenant John Thomas Cochrane, from Paymaster 73d Foot, to be First Lieutenant, vice Peter Macdonald, promoted, without purchase, to an Unattached Company. Dated 17th March 1854.

Second Lieutenant Henry Gore Lindsay to be First Lieutenant, by purchase, vice Cochrane, who retires. Dated 17th March 1854.

William Norris, gent. to be Second Lieutenant, by purchase, vice Lindsay, Dated 17th March 1854. 3d West India Regiment—Andrew George One'ow, | Commission signed by the Lord Lieutenant of the gent, to be Ensign, by purchase, vice Goble, promoted. Dated 17th March 1854.

ADMIRALTY, March 14, 1854.

Corps of Royal Marines.

Lieutenant-Colonel David McAdam to be Colonel Second Commandant, vice Giles, retired on full-pay

Brevet-Major Samuel Hawkins to be Lieutenant-Colonel, vice McAdam, promoted

First Lieutenant Henry Bates Leonard to be Captain, vice Hawkins, promoted. *

Second Lieutenant Francis Edward Halliday to be First Lieutenant, vice Leonard, promoted.

Commissions signed by the Lord Lieutenant of the Tower Hamlets.

Henry Merceron, Esq. to be Deputy Lieutenant. Dated 15th March 1854.

Queen's Own Light Infantry Regiment. Arthur Delgrano Swift, gent, to be Ensign. Dated 4th March 1854.

Commissions signed by the Lord Lieutenant of the County of Leicester. Leicestershire Militia.

Henry Thomas, Esq. to be Captain. Dated 25th February 18547

George Walker, gent. to be Ensign. Dated 25th February 1854.

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

Royal Flintshire Militia. Frederick Philips, Esq. to be First Lieutenant.

Commissions signed by the Lord Lieutenant of the County of Sussex.

Light Infantry Battalion of the Royal Sussex Militia.

Captain the Honourable Henry Edward Hall Gage to be Major, vice Hurst, resigned. Dated 10th March 1854.

William Davison Weeden, gent. to be Ensign. Dated 9th March 1854.

Artillery Battalion of the Royal Sussex Militia. Henry Percy Anderson, gent. to be Second Lieutenant. Dated 9th March 1854.

Commissions signed by the Lord Lieutenant of the County of Middlesex.

1st or Royal East Middlesex Regiment of Militia. James Ross, gent. to be Ensign. Dated 9th March 1854.

Frederick Barnes, gent. to be Ensign. Dated 9th March 1854.

2d or Edmonton Royal Rifle, Regiment of Middlesex Militia.

William Coutts, Viscount Bury, late of Scots' Fusilier Guards and 43d Light Infantry, to be Captain, vice Griffiths, promoted: Dated 9th March 1854.

4th or Royal South Middlesex Regiment of Militia. Egbert Pell Vardon, gent. to be Lieutenant. Dated 9th March 1854.

William Mathew Dunbar, gent, to be Ensign. Dated 9th March 1854.

5th or Royal Elthorne Light Infantry Regiment of Middlesex Militia.

Albert William Murray, Esq. late Captain Royal Trinidad Battalion, to be Captain. Dated 9th March 1854.

Frederick William Woodall, gent to be Lieutens ant. Dated 9th March 1854.

County of Cornwall.

2d Cornwall Rifles Militia.

James Campbell, gent. late Second Lieutenant, Huntingdon Militia, to be Second Lieutenant. Dated 11th March 1854.

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

The Queen's Own Worcestershire Regiment of Yeomanry Cavalry.

Captain Robert Clive to be Lieutenant-Colonel, vice Lord Ward, promoted. Dated 10th March 1854.

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

Ayrshire Regiment of Yeomanry Cavalry.

William Lang, gent. to be Cornet, vice Charles Vereker Hamilton Campbell, promoted. Dated 13th March 1854.

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR.

The Produce of the British Possessions in AMERICA, Computed from the RETURNS made in the Week ending the 14th day of March 1854,

Is Twenty-four Shillings and Eight Pence Halfpenny per Hundred Weight;

Exclusive of the Duties of Customs paid or payable. thereon, on the Importation thereof into GREAT BRITAIN;

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the MAURITIUS, Computed as above and Exclusive of Duty,

Is Twenty-five Shillings and Five Pence per Hundred Weight;

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the EAST INDIES, computed as above, and Exclusive of Duty,

> Is Twenty-three Shillings and Eight Pence per Hundred Weight;

The Average Price of the three foregoing Descriptions of SUGAR jointly,

Computed as above, and Exclusive of Duty,

Is Twenty-four Shillings and One Penny Three Farthings per Hundred Weight.

By Authority of Parliament,

HENRY BICKNELL

hadner or Clerk of the Grocers' Company. Grocers'-Hall, March 17, 1854.

GENERAL AVERAGE PRICE OF BRITISH CORN, per Quarter,

Received in the Week ended March 11, 1854. Barley. heat. Barley. Oats, Rye. Beans. Pease. D. S. D. S. D. B. D. S. D. Beans. Wheat

AGGREGATE AVERAGE OF SIX WEEKS.

Wheat. Barley. Oats. Rye. Beans. Pease. 8. ord. 80 3 7 39 80 27 2 48 10 46 49 11

By Authority of Parliament,

HENEY FENTON JADIS,

Comptroller of Corn Returns. Board of Trade, Corn Department.

AN ACCOUNT of the Total Quantities of each Kind of CORN, distinguishing Foreign and Colonial, Imported into the principal Ports of GREAT BRITAIN, (viz. London, Liverpool, Hull, Newcastle, Bristol, Gloucester, Plymouth, Leith, Glasgow, Dundee, and Perth, with the Quantities entered therein for Home Consumption, and the Rates and Amount of Duty thereon, in the Week ended 8th March 1854.

SPECIES.	Quantities Imported into the Ports of Great Britain, enumerated above, (being those into which Corn is chiefly Imported).		Quantities Entered for Home Consumption, at the same Ports.			Amount o	f Duty received thereon.	Rates of Duty (Foreign and Colonial.	
	Foreign.	Colonial.	Total.	Foreign.	Colonial.	Total.	Foreign.	Colonial. F Total.	Corn and Grain Meal and Flour of all sorts, per qr. of all sorts, per cwt
Wheat and Wheat Flour	Qrs. Bus. 64772 3	Qrs.~ Bus. 13 5	Qrs. Bus. 64786 0	Qrs. Bus. 64772 3	Qrs. Bus. 13 5		£ . d. 3467 18 2	£ s. d. £ s. d. 0 17 11 3468 16 1	s. d. s. d.
Barley and Barley Meal	9047 0	-	9047 0	9047 0		9047 0	452 7 2	452 7 2	
Oats and Oat Meal december of the	7747 6	_	7747_ 6	7747 6	_	7747 6	387 7 10	_ 387 7 10	
Rye and Rye Meal	-	-	_			_			
Pease and Pea Meal	1240 5	- .	1240 5	. 1240 <i>5</i>	_	1240 5	62 0 9	- 62 0 9	1 0 0 4
Beans and Bean Meal	7460 3	_	7460 3	7460 8		7460 3	373 0 8	_ 373 0 8	
Indian Corn and Indian Meal	20265 7		20265 7	20265 7	-	20265 7	1014 11 8	1014 11 8	
Buck Wheat & Buck Wheat Meal	8 f	<u> </u>	1 3	1 3		1 3	0 1 9	0 1 9	
Beer or Bigg	_	_		_		_	_		/
	110535 3	13 5	110549 0	110535 3	13 5	110549 0	5757 7 7	0 17 11, 5758 5 6	

Office of the Inspector-General of Imports and Exports, Custom-House, London, 15th March 1854.

R. D. WOODIFIELD, Inspector-General of Imports and Exports.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria cap. 32, for the Week ending on Saturday the 11th day of March 1854.

ISSUE DEPARTMENT.

Notes issued	Government Delt	14,641,070
£28,641,070		£28,641,070
Dated the 16th	day of March 1854. M. Marshall, Chief	Cashier.
BANKING D	EPARTMENT.	

Proprietors' Capital	3,718,228 2,899,597	Government Securities (including Dead Weight Annuity) Other Securities		11,747,728 13,054,655 7,626,655
•	£33,184,653	***		£33,184,653
	. 1 . 1	1, 635	· · · · · · · · · · · · · · · · · · ·	

Dated the 16th day of March 1854.

M. MARSHALL, Chief Cashier.

BANKRUPTS FROM THE LONDON GAZETTE.

BANKRUPTCY DISMISSED AND ANNULED.

Mr Thomas Gateley, of Derby and Birmingham, Warwick, iron merchant, and lately carrying on business with Charles Turner, at Birmingham aforesaid, as iron merchants.

BANKRUPTCIES AWARDED. vThomas Colyer, of the York Arms Public House, High Holborn, Middlesex, licensed victualler.

✓ Thomas Burrowes Moss, of No. 12, Little Tower Street, London, tea and colonial dealer.

Charles Ferguson, of Hitchin, Hertford, draper.

Wary Parkes, of No. 22, Golden Square, Middlesex,

printer and publisher.

William Forbes, of Birmingham, Warwick, stationer and bookbinder.

∧ John Hunter, of Fazeley, Stafford, tape and lace manufacturer.

John Symmons, of Bristol, cut nail and shoe heel manufacturer.

John Driscoll, of Cardiff, Glamorgan, potatoe merchant. James Matthias, of Swansea, Glamorgan, linen draper.
 William Duncan, of Saint James Street, Kingston-upon-

Hull, grocer. James Shannon, of Scotland Road, Liverpool, Lancas-

ter, linen draper.

William Jones, of Liverpool, Lancaster, slater and plasterer.

V James Hughes, of Birkenhead, Chester, coal merchant. ✓ John Frater, of Manchester, Lancaster, brewer.

INTIMATION.

ANIEL STEWART, Painter, Forfar, has applied to the Commissary of Forfarshire, Forfar District, to be decerned Executor qua Funerator to the Deceased JAMES MUDIE, Wright, Forfar.

PAT. MEFFAN, Agent for D. Stewart. Forfar, March 17, 1854.

WILLIAM TOLMIE, Accountant in Glasgow, Trustee on the sequestrated estate of WILLIAM ORR & COY., Warehousemen, Queen Street, Glasgow, and William Orr, Warehouseman there, sole Partner of that Company, and as an Individual, hereby intimates, that the Commissioners have audited his account of intromissions, postponed payment of a further dividend, and authorised him to dispense with sending circulars to the Creditors, in terms of the Statute.

Wm. Tolnis, Trustes.

JAMES EDMOND, Advocate in Aberdeen, Trustee on the sequestrated estate of CHARLES NEIL-SON, Builder, lately residing in Summer Street of Aberdeen, now deceased, hereby gives notice, that an account of his intromissions with the funds of the estate, brought down to the 3d 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 the said estate, in terms of the Statute; but the Commissioners have resolved to postpone a divided till the recurrence of another stated period for making a JAMES EDMOND. dividend.

Aberdeen, March 17, 1854.

SEQUESTRATION of THOMAS RITCHIE, Farmer, Cattle-Dealer, and Grain-Dealer, Bowhouse, Alloa.

JOHN M'NELLAN, Brewer, Alloa, Trustee on the sequestrated estate of the said Thomas Ritchie, hereby intimates, that an account of his intromissions with the funds of the estate, and states of the funds recovered and outstanding up to the 7th current have covered and outstanding up to the 7th current, have been examined and approved by the Commissioners. Further, that the Commissioners have postponed pay-ment of a dividend till next statutory period, and dis-pensed with sending circulars to the Creditors. John M'Nellan, Trustee.

Alloa, March 18, 1854.

JOHN SANG, S. S. C., Edinburgh, Trustee on the sequestrated estate of the deceased DUNCAN MINTYRE, Junior, Merchant in Fort-William, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 8th instant, and a state of the funds recovered by him, and also of those outstanding as at the same date, have been audited and approved of by the Commissioners, in terms of the States tute; that they have postponed the payment of a dividend until the next statutory period, and dispensed with sending circulars to the Creditors.

Edinburgh, March 20, 1854. John Sang, Trustee.

HARLES ARMSTRONG, Writer in Annan, Trustee on the sequestrated estate of the Late WILLIAM BRAND, residing at Dalmacadder, in the Parish of Applegarth, and County of Dumfries, hereby intimates, that states of his accounts to the 18th day of March 1854, and of the funds recovered and outstanding at said date, have been examined and approved of by the said Commissioners, in terms of the Statute; that they have postponed a dividend till the recurrence of the next statutory period, and that they have dispensed with circulars to Creditors. CHARLES ARMSTRONG, Trustee.

Annan, March 20, 1854.

Glasgow, March 20, 1854.

NOTICE.

NTIMATION is Hereby Given, that Thomas BRUCE, of Arnot, Esquire, Commissioner of the District of Jessore, in the Bengal Department of the Civil Service of the Honorable East India Company, residing at Calcutta, Heir of Entail in possession of the Entailed Lands and Estate of Annor and Others, lying in the Parish of Portmeak, and County of Kinross, has presented a Peti-tion to the Lords of Council and Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11th and 12th Victoria, chapter 36, intituled 4 An Act for the Amendment of the Law of Entail in *Scotland, praying their Lordships to authorise the Petitioner to uplift out of the principal sum of L.2,400, (being the proceeds or monies arising out of the Sale of the Superiorities of Feal and Easter Bowhouse, part of the said Entailed Estate,—by the late Thomas Bruce, last of Arnot, the Petitioner's Father,—under the Act 20th George II, cap. 50,) consigned in the Royal Bank of Scotland at Edinburgh in the joint names of the parties mentioned in the said Petition, in trust, until duly applied, the sums of L.1,090: 3:7, and L.420, 78. 21d. amounting in cumulo to L.1,510; 10: 91d, and to apply the same in repayment of three-fourths of the sum of L.1,453:11:5 to the party in right thereto, mentioned in the said Petition, and of three-fourths of the sum of Li560:9:7 to the party in right thereto, mentioned in the said Petition, respectively, expended by the said Thomas Bruce, last of Arnot, in executing permanent Improvements under the Acts 7th and 8th Geo. IV. cap. 105; 1 and 2 Will. IV. cap. 10; and 5 Will. IV. cap. 14, commonly known as the 'Leven Acts,' as specified in the said Petition; and also to authorise the Petitioner to uplift the interest due by the Bank on said sonsigned money, and to apply the same in payment of the interest of the said respective sums of L.1,090:3;7 and L.420:7;2½, since the last day of September 1852, being the date of the death of the said Thomas Bruce, the Petitioner's Father, and to authorise the said Trustees to indorse the Deposit Receipt of the said consigned money to the extent of the said sums and interest, and the said Bank, to make payment of the same to the Petitioner, or his Factor and Commissioner; and to decern for payment of the costs of the said application, and the proceedings under the same, out of the said consigned fund, and to authorise the Bank to pay the same to the Petitioner or his said Factor, all in terms of the said Petition, and the said Act 11th and 12th Vic., cap. 36, therein recited > On which Petition the said Lords of the First Division have pronounced the following Interlocutor: - Edinburgh, 11th March 1854.—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 Newspapers mentioned in the Petition, in terms of the Statute; and further, grant warrant for serving the same on the persons *mentioned in the prayer thereof; 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) Dun. M'NEILL, I.P.D.

MURRAY & LOGAN, W.S.,

Edinburgh, 141, George Street, 14th March 1854

° notice. NTIMATION is Hereby Given, That John HENRY CAMPBELL, Esq. of Duncon, Heir of Entail in possession of the Entailed Estate of

presented a Petition to the Court of Session (First Division, Mr Walker, Clerk), in terms of the Act 11 and 12 Victoria, cap. 36, intituled 'An Act for the Amendment of the Law of Entail in Scotland,' and also in terms of the Act 16 and 17 Victoria, cap. 94, intituled An Act to extend the benefits of the Act of the Eleventh and Twelfth years of 'Her present Majesty for the Amendment of the Law of Entail in Scotland, (1.) For the authority and approbation of the Court to the Petitioner's granting Feus of—That portion of the Entailed Estate lying at Innellan, forming part of the Lands of Chapelton, Innellan, Newton, Knockamillie, and Cluniter, in the Parish of Duncon, and Birth of Argyll, bounded on the south-east by the Firth of Clyde, on the north by the Lands of Milton, the property of J. M'Arthur Moir, Esq., on the northwest by other parts of the Estate of Dunoon, and on the south-west by the Lands of Knockdow, the property of Alexander Lamont, Esq.; and amounting to about 450 imperial acres or thereby:—That portion of the Entailed Estate, forming part of the Lands of Kilbride, lying in the Parish of Duncon and Shire of Argyll, bounded on the south-east by the Firth of Clyde, on the north-east by the Lands of Milton, the property of J. M'Arthur Moir, Esq., on the north-west by other parts of the Estate of Duncon, and on the south-west by the Lands of Milton, the property of J. M'Arthur Moir, Esq., and amounting to about 150 imperial acres or thereby:—That portion of the Entailed Estate, forming part of the Lands of Ardbeg, lying in the Parish of Rothesay, and County of Bute, bounded on the east and north by the Kyles of Bute, on the wast readly by the Lands of Kairear. of Bute, on the west partly by the Lands of Kaimes, the property of James Hamilton, Esq., and partly by other parts of the Lands of Ardbeg, and on the south by the property of the Marquis of Bute, and amounting to 95 imperial acres or thereby;—all as more particularly delineated in a Plan produced with said Petition; (2.) To fix and determine the minimum rate or rates of feu-duty at which the said subjects may be feued; (3,)To approve of a form of Feu-Charter, Feu-Contract, or Feu-Disposition to be used under the said application from time to time as the feus should be granted by the Petitioner; and (4.) To grant authority to the Petitioner to grant the said feus in the form so approved of from time to time as he should think proper, all as set forth in the said Petition! In which Petition the Lords of the First Division have pronounced the following Interlocutor:— Edinburgh, 10th March 1854.—The Lords appoint the Petition to be intimated on the Walls and in the Minute-Book for fourteen days, and also to be intimated to Miss Caroline Mary Hetley therein mentioned, and her to answer the same, if advised so to do, within the proper period, in terms of the Statute and relative Acts of Sederunt; further, appoint the Petition to be publicly advertised once in the Edinburgh Gazette, and once weekly for six successive weeks in the North British Advertiser and Glasgow Herald Newspapers.

'Dun, M'NEILL, I.P.D. (Signed) DAVIDSON & SYME, W.S., Agents. Edinburgh, 17th March 1854.

NOTICE.

NTIMATION is Hereby Given, that DAVID BRIGGS, Esquire of Strathairly, Heir of Entail in possession of the Entailed Lands and Estate of Over Carnbee, Strathaurly, and others, all lying in the Shire of Fife, has presented a Petition to the Lords of Council and Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11 DUNOON, in the Counties of Argyll and Bute, has and 12 Victoria, cap. 36, entituled An Act for * the Amendment of the Law of Entail in Scot-* land," and of the Act 16 and 17 Victoria, cap. 94, entituled An Act to extend the benefits of the Act of the Eleventh and Twelfth years of Her present Majesty, for the Amendment of the Law of Entail in Scotland,' praying their Lordships to in-terpone their authority, and grant decree and warrant authorising the Instrument of Disentail mentioned in the said Petition, executed by the Petitioner of the Lands of Over Carnbee, Cotton Crofts, Lochty, Holms of Cairuhill, Temple Lands of Carnbee and Tofts, Sauchope, and parts of the Lands of Kingsmuir, with houses, parts, pasturages, privileges, and pertinents, and others, all particularly described and set forth in the said Petition, and in the said Instrument of Disentail produced with the said Petition,—parts of the said Entailed Lands and Estate of Over Carnbee, Strathairly, and others, to be recorded in the Register of Tailzies, all in terms of the said Statutes: On which Petition the Lords of the First Division of the Court have pronounced the following Interlocutor: — 'Edin-burgh, 7th March 1854.—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 Newspapers mentioned in the Petition, in terms of the Statute; and further, grant warrant for serving the same on the f 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 Scot-'land, and sixty days if furth thereof.'
(Signed) 'DUN. M'NEILL, I.P.D.'

SCOTT, RYMER, & SCOTT, Agents for the Petitioner.

Chambers, 38, North Frederick Street, Edinburgh, 17th March 1854.

ABERDEEN SHOEMAKERS' TRADE ESTATE, NOTICE is Hereby Given, that in obedience to a Reference from the House of Lords to the Honourable the Lord President of the Court of Session in Scotland and Lord Benholm in Scotland, or in their absence, or the absence of either of them, to the Honourable the Lord Justice-Clerk of Scotland and Lord Handyside in Scotland,—the Lord Justice-Clerk and Lord Handyside have ordained all Parties concerned to compact before them, or any two of the Judges shave Lord Handyside have ordained all Parties concerned to compear before them, or any two of the Judges above named, within the Robing-Room of the Parliament-House, Edinburgh, on Thursday the 13th day of April 1854, at 11 o'clock forenoon, when they will be heard for their interests upon the Petition of the Deacon, Masters, Box-Master, and Members of the Craft or Trade of Shoemakers of the Burgh of Aberdeen; praying for leave to bring in a Bill to incorporate the Craft of Shoemakers of the Burgh of Aberdeen to confirm of Shoemakers of the Burgh of Aberdeen; to confirm the Titles and Conveyances, and to regulate the ad-ministration of the Estates and Affairs of the said Craft, and for other purposes relating to the Society.—Of which meeting the said Lords have appointed Notice to be given, which is hereby done accordingly.

ALEX. HENDERSON,

Advocate, Aberdeen.
DODDS & GREIG, 17, Fludyer Street, Westminster, Parliamentary Agents.

SEQUESTRATION of JAMES STEEL, sometime Grocer, Stockbridge, Edinburgh, thereafter Spirit-Dealer in Glasgow, now Shopman, and residing in

THE said James Steel has presented a Petition to the Sheriff of Lanarkshire at Glasgow, praying for a discharge under the sequestration, of all debts and obligations contracted by him, or for which he was liable at the date of the sequestration of his estates; And his Lordship the Sheriff has ordered intimation to be published in the Edinburgh Gazette, that such an application ished in the Edinburgh Gazette, that such an application is the specific of any person has objections to the granting of such discharge, these objections must be in the publication of the publication of

March 18, 1854.

Z

NOTICE

NOTICE.

In the Sequestration of GEORGE BRIDGES, Hotel:
Keeper, King's Arms Hotel, Ayr.
THE said George Bridges has presented a Petition to
the Sheriff of Ayrahire praying his Lordship to
find him entitled to his discharge, in respect of the expiration of two years from the date of the sequestration: Upon which Petition the Sheriff-Substitute has
been pleased to pronounce the following Interlocutor:
4 Ayr., 18th March 1854.—The Petitioner's Procurator
produces Report by the Trustee on his sequestrated
estate. The Sheriff-Substitute having considered the
foregoing Petition, with the Report produced, appoints foregoing Petition, with the Report produced, appoints Intimation of the presentation thereof, and of this deliverance, to be made by Advertisement once in the Edinburgh Gazette; certifying to all concerned that unless appearance is made to oppose the same within twenty-one days after the publication of the said Advertisement, a discharge will be granted to the Petitioner, in terms of the Act 16 and 17 Victoria, cap. 53, sec. 16.

(Signed) (Signed) 'J
-Of all which Intimation is hereby given.

A LEXANDER MOWAT, sometime Manufactures in Aberdeen, now Merchant there, has presented a Petition to the Sheriff of Aberdeenshire to be disa Petition to the Sherin of Aberneenshire to be un-charged, in virtue of the provisions of the Statute 16th and 17th Victoria, cap. 53, of all debts contracted by him before the date of the sequestration of his estates on the 28th day of March 1848, and has produced the necessary Report by the Trustee under the said sequestration:—Upon which the Sheriff-Substitute was pleased to pronounce the following Interlocutor, viz:— 'Aber-'dem, 16th March 1854.—Appoints intimation of the fore-'going Petition to be made by Advertisement in the 'Edinburgh Gazette, in terms of the Statute. (Signed) 'W. Watson.'

Of all which Intimation is hereby given, in terms of

the said Interlocutor.

Jas. Garden, Agent for the Petitioner. Aberdeen, March 18, 1854.

CEORGE GOOD, Goldsmith, Jeweller, and Watchmaker in Glasgow, as a Partner of the Firm of BLAIKLEY & Good, Goldsmiths, Jewellers, and Watchmakers in Glasgow, and as an Individual, has, in terms of the Statute 16 and 17 Victoria, cap. 53, sec. 16, presented a Petition to the Sheriff of Lanarkshire praying to be discharged of all debts contracted by him, or for which he was liable at the date of the sequestration of the Company and his estate; and the Sheriff-Substitute has of this date appointed the said Petition to be intimated in the Edinburgh Gazette, in terms of the Statute.—Of all which Intimation is hereby given.

W. R. BUCHAN, Petr's, Pror.

Glasgow, March 18, 1854.

NOTICE to the Creditors of ALEXANDER ROSS, lately Innkeeper and Farmer, Coupar-Angus, in the County of Perth, now residing at Port-Monteith, in said County

INTIMATION is Hereby Given, that the said Alexander Ross, whose estates were sequestrated on the 2d day of June 1851, in terms of the Act 2d and 3d Victoria, cap. 41, has presented a Petition to the Sheriff of Perthshire, under the Act 16 and 17 Victoria, cap. 53, praying to be discharged of all debts and obligations contracted by him or for which he was liable at the date of the sequestration of the said estates: Upon which Peti-tion the Sheriff has pronounced the following Interlocu-tor:—' Perth, 16th March 1854.—Appoints Intimation of this application to be made in the Edinburgh Gazette, in terms of the 16th section of the Act 16th and 17th Victoria. (Signed) HUGH BARCLAY. 'Victoria.

DAVID CLARK, Writer, Coupar-Angus, Petitioner's Agent.

Coupar-Angus, March 20, 1854.

SEQUESTRATION of JAMES M'MURRAY, Ironmonger in Glasgow.

JOHN MILLER, Accountant in Glasgow, Trustee on said estate, hereby intimates, that a general meeting of Creditors will be held in his Counting-House, No. 71, Queen Street, Glasgow, on Thursday the 13th day of April next, at 12 o'clock, for the purpose of considering and deciding on an application for the discharge of the Trustee, in terms of the Statute.

JNO. MILLER, Trustee,

71, Queen Street, Glasgow, March 20, 1854.

THE Estates of JAMES M'DOUGALL, lately Dry-aslter, West Nile Street, Glasgow, and residing at Kingston, Glasgow, now deceased, were sequestrated on 17th March 1854.

The first deliverance is dated 17th March 1854.
The Lord Ordinary has appointed Mr William Anderson, Accountant in Glasgow, to be Interim Factor on the estate.

The meeting to elect the Trustee and Commissioners is to be held on Monday the 3d day of April 1854, at 12 e'clock noon, within the Globe Hotel, George

Square, Glasgow.

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their caths and grounds of debt must be lodged on or before 18th July 1854, unless the time for payment thereof be accelerated, or if accelerated, one month before the time fixed for payment.

All future Advertisements relating to this sequestra

tion will be published in the Edinburgh Gazette alone.
THO. RANKEN, Agent,
68, Queen Street, Edinburgh.

THE Estates of PATTERSON & NEILSON, Calico Printers at Linwood, near Paisley, and Robert Patterson and John Neilson, both Calico Printers there, the Individual Partners of said Company, as Partners thereof, and as Individuals, were sequestrated on the 20th day of March 1854.

The first deliverance is dated 20th March 1854.

The Lord Ordinary has nominated and appointed John Bartleman, Writer, Paisley, Interim Factor on the estate, and has granted Warrant of Protection to the said Robert Patterson and John Neilson against Arrest or Imprisonment for Civil Debt, until the meeting of the Creditors for the election of a Trustee.

to be held at one o'clock afternoon, on Tuesday the 4th day of April 1854, within the Vulcan Hotel, County Place, Paisley. The meeting to elect the Trustee and Commissioners is

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their caths and grounds of debt must be lodged on or before the 21st day of July 1854, in the event of the period for payment of the said dividend not be accelerated in the manner provided for in the Statute.

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

A. J. DICKSON, S. S. C.,

76, George Street, Edinburgh, Agent. A composition may be offered at this meeting

THE Estates of ANDREW OLIVER & COMPANY
Merchants in Glasgow as a Company and of Merchants in Glasgow, as a Company, and of Andrew Oliver, Merchant there, the sole Partner of the said Company, and as an Individual, were sequestrated on the 20th day of March 1854. The first deliverance is dated the 13th day of the said

month of March.

The Lord Ordinary, on the said 20th day of March, nominated and appointed John Fleming, Accountant nominated and appointed John Fleming, Accountant in Glasgow, Interim Factor on the estates, and has granted Warrant of Protection to the said Andrew Oliver against Arrest or Imprisonment for Civil Debt, until the meeting of the Creditors for the election of a Trustee.

The meeting to elect the Trustee and Commissioners is to be held within the Globe Hetel George's Square.

to be held within the Globe Hotel, George's Square, Glasgow, on Tuesday the 4th day of April 1854, at two

o'clock afternoon.

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their eaths and grounds of debt must be lodged on or before the 20th day of July 1854.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone, CAMPBELL & SMITH, S.S.C.,

26, York Place, Edinburgh, Agents.

THE Estates of THOMAS BRAID, Builder in Glasgow, were sequestrated upon the 21st day of March 1854.

The first deliverance is dated said 21st day of March

The Lord Ordinary, on the said 21st day of March 1854, nominated and appointed Robert Aitken, Account-

The meeting to elect the Trustee and Commissioners is to be held within the Buck's Head Hotel, Argyle Street, Glasgow, on Monday the 3d day of April next, at 12 o'clock noon. ant in Glasgow, Interim Factor on the estate.

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their

oaths and grounds of debt must be ledged on or before the 22d day of July next,

The Lord Ordinary has further granted Warrant of Protection to the said Thomas Braid against Arrest or Imprisonment for Civil Dobt, until the meeting of Creditors for the election of a Trustee.

All future Advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone, MURRAY & RHIED, W.S., 7, Nelson Street, Edinburgh, Agents, All future Advertisements relating to this sequestra-

NOTICE is Hereby given, that JAMES ALISON, Ironmaster in Glasgow, and lately residing at Ryefield, near Dalry, Ayrshire, has applied to the Lord Ordinary officiating on the Bills to be discharged of all debts and obligations contracted by him, or for which he was liable at the date of the sequestration of his estates on 28th December 1847; and that the Lord Ordinary has appointed the said application to be intimated in the Edinburgh Gazette, in terms of the Statutes.

J. A. CAMPBELL, C.S., 2, Albyn Place, Edinburgh.

NOTICE

NOTICE
TO THE CREDITORS OF
ROBERT WILSON, Spirit Dealer in Glasgow.

DAVID DREGHOLN, Accountant in Glasgow,
Trustee on the sequestrated estate of the said
Robert Wilson, hereby calls a meeting of the Creditors
on said estate to be held within the Counting-house of
William Russell, Writer, 84, Wilson Street, Glasgow,
on Wednesday the 12th day of April next, at 12 o'clock
noon, to consider as to an application for the Trustee's
discharge.

D. Dreghorn, Trustee, discharge. D. DREGHORN, Trustee.

Glasgow, March 18, 1854.

THOMAS STARK, Banker in Greenock, Trustee on the sequestrated estate of ROBERT ANDER-SON FARQUHAR, formerly Sharebroker in Glasgow, now residing in Laurencekirk, hereby calls a meeting of the Creditors on the said sequestrated estate to be held within Carrick's Royal Hotel, George Square, Glasgow, on Thursday the 13th day of April next, at one o'clock afternoon, for the purpose of considering as to an application for his (the Trustee's) discharge.

Tho. Stark, Trustee.

Greenock: March 18, 1854.

Greenock, March 18, 1854.

JOHN MILLER, Accountant in Glasgow, Trustee on et the sequestrated estates of the Company which carried on Business in Glasgow prior to the 5th day of June 1852, as Goldsmiths, Jewellers, and Watchmakers, under the Firm or Designation of BLAIKLEY & GOOD, as a Company, and Samuel Blaikley and George Good, Goldsmiths, Jewellers, and Watchmakers in Glasgow, the only Individual Partners of that Company, as Partners thereof, and as Individuals; and the said SAMUEL BLAIKLEY, as carrying on Business in Glasgow since the said 5th day of June 1852, under the Firm or Designation of BLAIKLEY & Good, Goldsmiths, Jewellers, and Watchmakers, hereby intimates, that a general meeting Watchmakers, hereby intimates, that a general meeting of the Creditors will be held within the Trustee's Counting-House, 71, Queen Street, Glasgow, upon Thursday the 30th day of March current, at 12 o'clock noon, to consider an offer of composition to be then made by the said George Good, as an individual.

JOHN MILLER, Trustee. Glasgow, March 17, 1854, 71, Queen Street.

JOHN ROGER, Merchant in Aberdeen, Trustee on the sequestrated estate of JOHN COULL, Mer-chant and Trader in Buckie, in the County of Banff, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 7th day of March current, and states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on 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 6th day of March current, and completed lists of those Creditors or March current, 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. Further, that a dividend will be paid to those Creditors whose claims have been admitted by the Trustee, at the Counting-House of Pratt & Keith, Merchants in Aberdeen, on the 8th day of May next.—Of all which Notice is hereby given, in terms of the Statute.

Aberdeen, March 17, 1854.

John Rosen, Trustee.

NDREW PATON, Merchant in Glasgow, Trustee . on the sequestrated estate of HOUGH&STUART, Cardmakers in Glasgow, as a Company, and of Peter Hough, the only surviving Partner thereof, as a Partner, and as an Individual, hereby intimates, that states of his intromissions to the 3d instant, and of the funds recovered and outstanding at the same date, have been examined by the Commissioners: That he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt before the 3d instant, and completed lists of the Creditors entitled to be ranked on the funds of the estates, and also of those whose claims have been rejectestates, and also of those whose claims have been rejected or postponed in whole or in part. Further, that an equalising dividend will be paid to those Creditors of Hough & Stuart, who lodged their claims subsequent to the former dividends, and a third and final dividend to those Creditors whose claims have been admitted by the Trustee. Further, that a second and final dividend will be paid to those Creditors of Peter Hough, as an Individual, whose claims have been admitted by the Trustee, at his Counting-House, 49, Virginia Street, Glasgow, on the 4th day of May next.

Andrew Paton, Trustee.

Glasgow, March 11, 1854.

JAMES WYLLIE GUILD, Accountant in Glasgow,
Trustee on the sequestrated estate of the deceased
ALEXANDER MANUEL, Mason and Builder in Glasgow, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the
28th of February last, and states of the funds recovered and of those outstanding as at the same date, have been made up and examined by the Commissioners on said estate, in terms of the Statute: That he has examined the claims of the several Creditors who have ledged their oaths and grounds of debt since the 28th of November last, and made a list of those Creditors entitled to be ranked on the funds of the said estate, and also of those whose claims have been rejected or withdrawn. Farther, that an equalizing and final dividend will be paid to those Creditors whose claims have been rejected or withdrawn. admitted by the Trustee, at his Office, No. 59, Saint Vincent Street, Glasgow, on the 28th day of April next. Con all which Notice is hereby given, in terms of the Statute.

J. WYLLIE GUILD, Trustee. Glasgow, March 17, 1854.

NOTICE.

TOHN MEWEN, Merchant, Rothesay, Trustee on the sequestrated estates of J. & D. MILLER, Fleshers in Rothesay, as a Company, and John Miller, Flesher there, and Daniel Miller, Flesher there, the Individual Partners of that Company, as Partners, and as Individuals, hereby intimates, that his accounts with the estate have been audited and approved of by the Commissioners; and that a first and final dividend will be paid to those Creditors ranked, at his Office, Victoria be paid to those Creditors ranked, at his Office, Victoria Street, Rothesay, on Tuesday the 18th day of April next.—Of all which Notice is hereby given, in terms of the Statute.

JOHN M'EWEN, Trustee.

Rothesay, March 18, 1854.

THE Copartnership carried on by William Bell and Alexander Kelly Morison, under the Firm of BELL & MORISON, S. S. C., Edinburgh, was, on this 20th day of March 1854, DISSOLVED by mutual consent.

WM. BELL: A. K. MORISON.

WILLIAM FAIRBAIRN, Witness. NENION ELLIOT, Witness.

NOTICE.

THE Trustèce and Executors, and as such Repre tives of the Deceased David Ness, Marble Cutter and Sculptor, No. 15, Leith Walk, in or near Edinburgh, having on 21st May 1853 sold and transferred the deceased's Stock and Implements of Trade, they have no Interest in the Business since carried on at Leith Walk laforesaid by DAVID NESS & COMPANY.

Given under the hands of the Subscribers, a majority and quorum of said Trustees and Executors, this 21st day of March 1854.

WILLM. THOMSON. WILLM. CROALL. JOHN RITCHIE. RO. LANDALE.

Janes Janeson, Witness. Jas. Davidson, Witness.

NOTICE.

THE Business carried on by the Subscribers in Glagow, as Merchants and Warehousemen, under the Firm of PATON & ADAM, was DISSOLVED on the 11th day of February last, by the expiry of the Contract of Copartnery. The Subscriber, Alexander Paton, will pay the liabilities of the Company, and receive and discharge its outstanding days. discharge its outstanding debts.

ALEXANDER PATON.
JAMES ADAM.

ROBERT MONTGOMERIE, Witness. DAVID T. MACLAY, Witness. Glasgow, March 17, 1854.

JAMES TAIF, formerly Merchant in Kirkwall, I, now Merchant in Aberdeen, hereby intimate, that I have ceased to have any interest in, or connection with the Firm of JAMES TAIT & COMPANY, Merchants, Kirkwall, of which Firm I am no longer a Partners

Witness my hand at Aberdeen, this 15th day of March 1854 years. JAMES TAIT.

LESSEL STEPHEN, of Aberdeen, Writer, Witness, ALEX. YEATS, of Aberdeen, Writer, Witness.

DISSOLUTION OF PARTNERSHIP.

THE Business carried on by the Subscribers, the sole Partners, under the Firm of MACDONALD & TOSHACH, Cabinet-makers, Swinton Row, Edinburgh, was this day DISSOLVED by mutual consent.

ARCH. MACDONALD. ROBT. H. TOSHACH.

Edward Macgill, Witness. John M'Donald, Witness. Edinburgh, March 17, 1854.

Glasgow, March 20, 1854.

THE Company sometime carrying on Business as Plumbers and Gas-fitters in Norfolk Court, Laurieston, Glasgow, under the Firm of SWORD & SUTHERLAND, was DISSOLVED on the 13th day of March current, by mutual consent of the Subscribers, the sele Perture, by mutual consent of the Subscribers, the sole Partners thereof.

Mr Alexander Ritchie, Accountant in Glasgow, is authorised to receive and discharge all debts due to, and he will pay all debts due by the Dissolved Concern.

ANDREW SWORD. WILLIAM SUTHERLAND.

THOMAS BLACK, Witness WILLIAM DEANS, Witness.

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.

Tuesday, March 21, 1854.

Price Ninepence.