SEQUESTRATION of THOMAS HAMILTON. Horse Dealer, Haddington.

THE Trustee hereby calls a meeting of the Creditors to be held within the Writing-Chambers of John Purves M'Watt, Writer, Haddington, on Monday the 16th day of April next, at 12 o'clock noon, to consider as to an application by him for his discharge. Haddington, March 22, 1855.

DUNCAN MCONECHY, Coach-Builder in Glasgow, Trustee on the sequestrated estate of WILLIAM DEWAR, Post Horse Hirer in Glasgow, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 12th current, and states of the funds recovered and of those with the finds recovered and of those with the funds recovered and of those states. outstanding at same date, have been made up and examined by the Commissioners on the estate, in terms of the Statute. Farther, that the whole estate, so far as recoverable, has now been realized, but in consequence of the funds being insufficient to meet the expense of the sequestration and Trustee's discharge, the Commissioners are unable to declare any dividend; and accordingly, a general meeting of the Creditors is hereby called, with ment of the Commissioners, to be held in the Office of Mr John Kerr, 85, St Vincent Street, Glasgow, upon Monday the 16th day of April next, at 11 o'clock A. M., to consider an application by the Trustee for his discharge, and to wind up the estate.

D. M'Conecux. Glasgow, March 19, 1855.

NOTICE.

In the Sequestration of RUCK, TURNER, & COM-PANY, sometime Merchants in London, thereafter Merchants, Virginia Buildings, Glasgow, and John Ruck, Junior, and William Allen Turner, the Indi-vidual Partners thereof, as Partners and as Indivi-

duals.
NOTICE is Hereby Given, That the Bankrupts,
William Allen Turner, and John Ruck, Junior,
have presented Petitions to the Sheriff of the County
of Lanark at Glasgow, praying for a discharge of all
debts contracted by them before the date of sequestration; and that the Sheriff-Substitute has pronounced
an Interlocutor on each Petition, ordering the Petition
to be intimated in the Edinburgh Gazette.—Which Intimation is accordingly hereby made.

JOHN CLARK, Agent for Petitioners.

INTIMATION.

INTIMATION.

OTICE is Hereby Given, That JOHN WILLIAM WALLACE, sometime Merchant-Tailor and Clothier in Dumfries, has presented a Petition to the Sheriff of Dumfriess-shire, praying for a discharge of all debts contracted by him before the date of the a questration of his estates on 9th October 1849: On which Petition the Sheriff has pronounced the following deliverance:—'Dumfries, 20th March's Report by the Trustee, of this date produced, appoints intimation of the Petition to be made in the Edin's burgh Gazette, in terms of the Act 16 and 17 Victoria, burgh Gazette, in terms of the Act 16 and 17 Victoria cap. 53, sec. 16.

(Signed) 'ALEX. HANNAY.'.

Of all which Intimation is hereby made to all con-

THRESHIE & SIMPSON, Agents. Dumfries, March 20, 1855.

In the Sequestration of JAMES JAMIESON & COM-PANY, Potters at Borrowstounness, and James Jamieson, residing at Woodhead, and of James Balfour Robertson, formerly residing at Borrowstoun-ness, and presently residing at South Queensferry, as Partners thereof, and as Individuals.

NTIMATION is Hereby Given, That the said JAMES L BALFOUR ROBERTSON has presented a Petition to the Lord Ordinary, praying for a deliverance finally discharging him of all debts and obligations contracted by him previous to the date of the sequestration of his estates, or for which he was liable both as a Partner of the said Firm of James Jamieson & Company, and as an Individual cell in terms of the Acts 2 and 3 Vict., cap. 15 and 17 Vict., cap. 53; and that the Lord Endang by Interlocutor of this date, appointed intimation to be made of the said Petition in the Edinburgh Gazetts in terms of the Statute.

No. 63, Handower Street, Edinburgh, March 22, 1855. BALFOUR ROBERTSON has presented a Petition to the

No. 63, Harroyer Street, Edinburgh, March 22, 1855.

BEAM PARTITION

NTIMATION is Hereby Given, that JAMES

CORRECT PORTERPRING E CORBETT PORTERFIELD, Esquire 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 First Division of the Court of Session (Mr Walker, Clerk), in terms of the Act 11 and 12 Victoria, cap. 36, entituled An Act for the Amendment of the Law of Entail in Scotland, praying their Lordships, 1st, To find and declare that certain Improvements executed by the Petitioner since the year 1823, upon those parts of the said Estate of Duchall comprehended under the Duchall Estate Act, and certain improvements executed by him on the other parts of the Entailed Estate, since 27th December 1851, are of the nature contemplated by the Act 10 George III., cap. 51, and that the expenditure laid out thereon, and bona fide made, amounts in whole to the sum of L.1,543:2:10, or such other sum, more or less, as may be fixed in the proceedings to follow on the foresaid Petition, and does not exceed the amount authorised by the said last-mentioned Act; and 2d, To find and declare that it is lawful for the Petitioner to charge the fee and rents of the said Entailed Estate, as set forth in the said Petition, with the sum of L.1,157:7:1 $\frac{1}{2}$, being three-fourths of the said sum of L.1,543:2:10, or such other sum as may be fixed as aforesaid, and to authorise the Petitioner to execute, in favour of any party or parties willing to transact with him, and advance the amount, a Bond or Bonds of Annualrent, in ordinary form, over the said Entailed Estate, or any part thereof, for the said sum of L.1,157:7:1 $\frac{1}{2}$, or such other sum, more or less, as may be fixed as aforesaid, in terms of the 16th section of the said Act 11 and 12 Victoria, cap. 36, and that over the said Entailed Estate, other than the Mansion-house, Offices, and Policies thereof, or such part of the said Estate other than as aforesaid, as may be arranged with the Creditor: In which Petition their Lordships pronounced an Interlocutor in the following terms :- ' Edinburgh, 9th March 1855 .-'The Lords appoint the Petition to be intimated on ' the Walls and in the Minute-Book for fourteen days, ' and to be served on the persons on whom it prays ' for an order for service to be made, and them to answer the same, if advised so to do, within the proper periods, in terms of the Statute and relative Acts of Sederunt; also, appoint the same to be publicly advertised, once in the Edinburgh Gazette, and once weekly for six successive weeks in the North British Advertiser and Glasgow Herald Newspapers.

(Signed) 'DUN. M'NEILL, I.P.D. 'Signed 10th March 1855.' PATRICK, M'EWEN, & CARMENT, W.S. Agents for the Petitioner. Edinburgh, 22d March 1855.

OHN CLARK, Advocate in Aberdeen, Trustee on the sequestrated estate of Mrs MARY TAYLOR or DONALDSON, residing in Aberdeen, and Relict of the late Peter Donaldson, Hotel-keeper in Elgin, hereby intimates, that an account of his intromissions with the funds of the estate, brought down to the 8th 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 9th 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 his Writing-Chambers, No. 3, Queen Street, Aberdeen, on the 9th May next.—Of all which Notice is hereby given, in terms of the Statute.

Aberdeen, March 22, 1855.

JOHN CLARK, Trustee.