

foot; W. Frazer, from the 79th foot; R. Hunt, from the 83d foot; Lieutenant D. Fyffe, from the 21st foot; A. Proudfoot, from the 26th foot; J. B. Glew, from the 48th foot; C. F. Tolrey, from the 26th foot; N. Andora, from the 48th foot.

49th ditto—Lieut. Ormond, from the Suffex fencibles, to be Ensign, without purchase, vice Pratt, promoted in the 9th foot.

55th ditto—Macdonald, to be Ensign, without purchase, vice Draffen, promoted in the 35th foot.

69th Ditto.

To be Ensigns—James Sheviz, without purchase, vice Hawshaw, whose appointment does not take place; Lieut. Richardson, from the Tyrone militia, without purchase, vice Smith, promoted in the 9th foot; James McDonnell, without purchase, vice Shaw, promoted in the 35th foot; Alexander Bissett, without purchase, vice Cooper, promoted in the 40th foot; Robert Carey, without purchase, vice Webb, promoted in the 9th foot.

79th ditto—Volunteer Duncan Cameron to be Ensign, without purchase, vice Lodge, removed to the 31st foot. William Marshall, late Lieutenant in the northern fencibles, to be Ensign, without purchase, vice Cameron, promoted in the 40th foot. Thomas Mylne to be Ensign, without purchase, vice Frazer, promoted in the 40th foot.

92d ditto—Volunteer John Cameron, from the 55th foot, to be Ensign, without purchase, vice Bishop, whose appointment does not take place.

STAFF.

Serjeant-Major James Lee, from the 1st foot guards, to be Provost-Marshal, with the rank of Captain in the army, on the Continent of Europe only.

BANKRUPTS.

Thomas Fletcher of Fair Coats, Lancaster, dimity-manufacturer
John Sizer of Maningtree, Essex, grocer and draper.

John Page of Thavies Inn, London, warehouseman.

Henry Guest of Blackman-street, Surry, oilman.

John Abernethie and Francis Henderfon of Lothbury, London, merchants.

John Stubbs of Highley, York, innkeeper.

COMMISSION SUPERSEDED.

Hugh Currie and James Currie of Liverpool, grocers.

GLASGOW, Dec. 16. 1799.

NOTICE is hereby given, that the Business carried on here, for this some time bypast, under the Firm of DUN, BOYD, and CO. was this day Dissolved by mutual consent.

CHARLES BOYD.

ALEX. BOSWELL DUN.

JOHN M'NAIR.

The Business is now carried on by CHARLES BOYD and JOHN M'NAIR, under the Firm of BOYD and M'NAIR; who will make good all debts owing by the former concern.

CHARLES BOYD.

JOHN M'NAIR.

TO THE CREDITORS OF

ALEXANDER CRICHTON, late Coachmaker in Edinburgh.

Charles Selkrig, accountant in Edinburgh, trustee upon the sequestrated estate of the said Alexander Crichton, hereby intimates, that he has made up a state of the funds recovered since the former division, as also a final scheme of division of these funds; which states and scheme lie in his hands, for the examination of all concerned, till Friday the 24th day of January next; when the creditors are desired to meet him, at one o'clock of that day, within the Royal Exchange Coffeehouse, to receive their dividends.

Dec. 24. 1799.

TO THE CREDITORS OF

MRS AMELIA MENZIES and SON, late Merchants in Weem, &c.

The whole remaining funds of the said Mrs Amelia Menzies and Son being now converted into cash, a scheme of division thereof among the creditors has been made up, and lies with Charles Stewart, merchant in Pitnacree, the trustee, for the inspection of all concerned, till the 22d day of January next; when a final dividend will be paid to the creditors applying therefor to the trustee.

TO THE CREDITORS OF

MESS. JOHN and WILLIAM DONALD, Merchants in Greenock.

The trustee upon their sequestrated estate hereby gives notice, that a general meeting of the creditors is to be held, within the house of Claud Currie, vintner in Glasgow, on Friday the 17th of January next, at 12 o'clock noon, for the purpose of giving instructions to the trustee as to the future management of the estate, in consequence of the bankruptcy of the cautioner for the composition. The trustee will also be ready, at this meeting, to make payment of a dividend from the funds already recovered.

TO THE CREDITORS OF

JOHN and HUMPHRY BARBOUR, Merchants in Kilbarchan, and of HUMPHRY BARBOUR, surviving partner of said Company, as an Individual.

Upon the 19th current there was presented to the Court of Session a petition for the saids John and Humphry Barbour, and Humphry Barbour as an individual, with concurrence of Robert Barclay, merchant in Paisley, trustee upon their sequestrated estates, praying the Court to pronounce an act and order, approving of a composition offered by the said Humphry Barbour, to a meeting of the creditors held upon the 11th May last (which offer, and the security proposed for payment of the composition, was agreed to by the creditors, and mandatories for creditors, present at said meeting, and by the creditors, and mandatories present at a subsequent meeting, called to decide thereupon, upon the 20th July last), declaring the trustee exonerated, and discharging the said John and Humphry Barbour as a company, and the said Humphry Barbour, surviving partner thereof, as an individual, of all the debts contracted by the said company, or by him as an individual, prior to the 10th December 1798, being the date of the interlocutor awarding the sequestration, except as to payment of said composition and expences attending the sequestration.—Upon advising which petition the Court pronounced the following interlocutor: "The Lords having heard this petition; they appoint the same to be intimated upon the walls of the Inner and Outer House for fourteen days, and also in the Gazette; and allow all persons having interest to give in answers and objections thereto if they shall be so advised."

Dec. 28. 1799.

TO THE CREDITORS OF

WILLIAM BARBOUR of Forehouse, bleacher in Kilbrachan.

Upon the 19th current there was presented to the Court of Session a petition for the said William Barbour, with concurrence of Robert Barclay, merchant in Paisley, trustee upon his sequestrated estates, praying the Court to pronounce an act and order, approving of a composition offered by the said William Barbour to a meeting of his creditors held upon the 11th May last (which offer, and the security proposed for payment of the composition, was agreed to by the creditors, and mandatories for creditors present at said meeting, and by the creditors, and mandatories, present at a subsequent meeting, called to decide thereupon, upon the 20th July last), declaring the trustee exonerated, and discharging the said William Barbour of all debts contracted by him, or in which he stands bound, prior to the 25th January last, being the date of the interlocutor awarding the sequestration, except as to payment of the said composition and expences attending the sequestration; upon advising which petition, the Court pronounced the following interlocutor: "The Lords having heard this petition, appoint the same to be intimated upon the walls of the Inner and Outer House for fourteen days, and once in the Edinburgh Gazette; and when such intimations are made and reported, the Lords declare they will resume consideration of this petition."

Dec. 28th. 1799.

INTIMATION.

THAT WILLIAM MURRAY, Esq. of Touchadam, has applied to the Court of Session for authority to sell the Lands of Broomyknolls, and the room or meallings of Middlehill Yards and Pertinents, &c. and the Mill and Mill Lands of Cambusbarron, part of the entailed estate of Touchadam, lying in the parish of St Ninian's, and county of Stirling, for the redemption of the Land Tax payable from that estate, in terms of the statute 38th Geo. III. entitled, "An Act for making perpetual, subject to redemption and purchase in the manner therein stated, the several sums of money now charged in Great Britain as a Land Tax, for one year from the 25th day of March 1798;" and in terms of the Supplementary Act passed in the 39th year of his present Majesty, cap. 40. entitled, "An Act to amend so much of the three acts made in the last and preceding sessions of Parliament, for making perpetual, subject to redemption and purchase, the several sums of money charged as a Land Tax, as relates to that part of Great Britain called Scotland."

SALF OF LANDS IN THE COUNTY OF EDINBURGH, FOR REDEMPTION OF LAND TAX.

To be Sold, under authority of the Court of Session, by public voluntary roup, within the Ordinary Session House, Edinburgh, upon Wednesday the 29th day of January 1800, between the hours of one and three afternoon, in presence of the Sheriff Depute or his Substitute,

THAT PART of the Lands of the Entailed Estate of CARRINGTON or PRIMROSE, called Wood Park, being part of the lands of Westwood-quarter, with the Ground of those two pieces of natural wood commonly called Hendean and Cockdean Woods, lying on the north and west of the said Wood Park (but exclusive of the wood), amounting to 37 acres, or thereby; AND ALSO, that PART of the Under Park of Westwood-quarter, immediately adjoining to the minister's glebe, amounting to two acres.—Upset price L.868: 1: 4d. 4-12ths.

The title deeds and articles of roup are in the hands of John Syme, W. S. who will inform as to other particulars.