By the above Statute, sec. 2, it is enacted "That | no such increase or alteration, as aforesaid, shall be made, until notice thereof shall have been publicly given by Advertisement, for six weeks successively. in the North British Advertiser and the Edinburgh Gazette, and in the several Newspapers published within the County in which the said increase or alteration is proposed to be made; and, in case any of the inhabitants, not less than ten in number, being registered voters for such County, shall be desirous of opposing such increase or alteration, as aforesaid, it shall be lawful for them at any time not later than one week from the publication of the last Advertisement, to lodge with the Sheriff-Clerk of the County a written notice, signed by such inhabitants, as aforesaid, being not less than ten in number, stating their objections to such increase or alteration, or any suggestions they may wish to offer for the purpose of obtaining a different arrangement of Polling-places or Districts from that pro-posed in such Advertisement as aforesaid."

By Order of the Sheriff, with consent of the Lord Advocate of Scotland.

THOMAS KERR, S.C.D.

Sheriff-Clerk's Office, Ayr, 24th February 1860.

DANIEL STEWART'S HOSPITAL ESTATE.

NOTICE is Hereby Given, That, in obedience to a Remit from the House of Lords to the Right Honourable the Lord President of the Court of Session in Scotland, and the Honourable Lord Jerviswoode in Scotland, or in their absence, or the absence of either of them, to the Right Honourable the Lord Justice-Clerk of Scotland, and the Honourable Lord Kinloch in Scotland, all parties concerned in the Hospital in Edinburgh, founded by Daniel Stewart, of the Exchequer, Edinburgh, are appointed to appear before the Lord President and Lord Kinloch, or any two of the Judges above named, within the Judges' Robing Room, Parliament House, Edinburgh, on Wednesday the Eleventh day of April, Eighteen hundred and sixty, at Twelve o'clock Noon, when they will be heard for their interest upon the Petition to the House of Lords of the Master, Treasurer, and Twelve Assistants of the Company of Merchants of the City of Edinburgh, praying leave to bring in a Bill to incorporate the Governors of the Hospital in Edinburgh founded by Daniel Stewart, and to amend and explain his Trust Settlement-Of which Meeting the said Lords have appointed Notice to be Given, which is hereby done accordingly.

THOMAS STRONG, W.S., Clerk to the Governors of Daniel Stewart's Hospital. MAITLAND & GRAHAM, Parliamentary Agents, nhuroh 26th March 1560. Westminster. Edinburgh, 26th March 1860.

NOTICE TO DEBTORS AND CREDITORS.

A NDREW BENNETT, Grocer, Saint Vincent
Street, Glasgow, having on the 29th March 1860
executed a Trust-Deed for the behoof of his Creditors,
in favour of JAMES GEMMILL, Wholesale Tea Merchant, Glasgow,—all Parties having Claims against the said Andrew Bennett are requested, within one month from this date, to lodge the same, with declaration to the verity thereof, in the hands of the Subscriber, to whom the Debtors to the estate are requested to make immediate payment of their accounts.

HENRY MILLER, Factor for the Trustee.

25, Queen Street, Glasgow, April 2, 1860.

THE Commissioner on the sequestrated estate of GEORGE STEPHEN, now or lately residing in Stornoway, has postponed a dividend till the recurrence of the next statutory period, and dispensed with circulars to the Creditors.

WM. Ross, Trustee. lars to the Creditors.
Stornoway, March 30, 1860.

THE Estates of WILLIAM OVENSTON CAMP-BELL, Grocer in Kirkwall, and at Plainstanes, Stromness, were sequestrated on 26th March 1860. The first deliverance is dated the 15th March 1860.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Tuesday the 10th day of April 1860, within the Sheriff-Court-Room,

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 26th July 1860.

All future Advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. ALEX. BAIN, Agent, Kirkwall.

THE Estates of GEORGE GIBSON DODDS, Coal-Master in Strathaven, in the Parish of Avondale, and County of Lanark, were sequestrated on the 30th day of March 1860, by the Sheriff of the County of Lanark.

The first deliverance is dated the 30th day of March 1860.

The meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Tuesday the 10th day of April 1860, within the Hamilton Arms Inn, Hamilton, (Craigen's).

A composition may be offered at this meeting; and

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their onths and grounds of debt must be lodged on or before the 30th day of July next.

The Sheriff-Substitute has granted a Warrant of Protection in favor of the Bankrupt against Arrest or Imprisonment for Civil Debt, until the meeting of Creditors for election of Trustee.

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

Wm. Brown, Agent 1, Beckford Street.

Hamilton, March 31, 1860.

THE Estates of WILSON BORRILL, sometime Miller at Old Malton, in the East Riding of the County of York, thereafter residing at IIull, and now residing at Cromwell Street, Stornoway, in the County of Ross, were sequestrated on 2d April 1860, by the Court of Session.

The first deliverance is dated the 2d April 1860.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock P.M., on Monday the 9th April 1860, within Stevenson's Rooms, 4, St Andrew Square, Edinburgh.

A composition may be offered at this meeting; and to entitle Creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 3d August 1860.

The Sequestration has been remitted to the Sheriff

of Edinburgh; and a Warrant of Protection has been granted to the Bankrupt.

All future Advertisements relating to this sequestra-

tion will be published in the Edinburgh Gazette alone.

W. R. SKINNER, S.S.C., Agent,

8, Blenheim Place, Edinburgh.

NOTICE is Hereby Given, that the Lord Ordinary OTICE is Hereby Given, that the Lord Ordinary officiating on the Bills, has this day, on considering a Petition by the Reverend Lewis Hay Irviva, formerly Minister of the Parish of Abercorn, now Minister of the Gospel, residing at Falkirk, for Sequestration of the Estates of WILLIAM WRIGHT, Boot and Shoe Maker, lately residing in High Street, Edinburgh, now deceased, granted warrant for citing William Weir Wright, only son and apparent heir of the said deceased William Wright, presently residing with his mother, Janet Weir or Wright, (relict of the said deceased William Wright, (relict of the said deceased William Wright, in Glasgow, and Charles Murray Barstow, Chartered Accountant in Edinburgh, Factor loco tutoris to the said William Weir Wright; the said Janet Weir or Wright, Elizabeth Muir Wright, daughter of the said William Wright, residing with the said Janet Weir or Wright, residing with the said Janet Weir or Wright, In The Burden of the Said William Wright, Pactor I be said Weir Wright, Pactor I be said William Wright, Pactor I be said Weir Wright, Pactor I be ing Jeweller in Edinburgh, James Burdens Old Monkland, in the County of Lanark, Buchanan, Coffee-house Keeper, High Street Col as accepting and acting Trustees and Execution ated and appointed under the Trust-Diagsis Settlement granted by the said William ferred to in the Petition; and also William

Bridge Street, Leith, a Trustee and Executor not