these Creditors whose claims have been admitted by the Trustee, at his Chambers, 5, North St David Street, Edinburgh, on and after the lat day of April next.—Of all which Notice is hereby given, in terms of the Statute.

Ancura. Bonrawior, Trustee.

Edinburgh, February 7, 1861.

THE Trustoe on the sequestrated estate of JOHN KILGOUR, Draper and Clothier in Alloa, hereby intimates, that his accounts have been audited by the Commissioners, and a dividend postponed.

ROBERT O. ARROT, Trustee.

Allos, Fobruary 6, 1861.

JAMES MEIKLE, Writer in Kilmarnock, Trustee on the sequestrated estate of JAMES & THOMAS STEVEN, Coalmasters at Burnbank, in the Parish of STEVEN, Coalmasters at Burnbank, in the Parish of Loudon, and of James Steven and Thomas Steven, both lately residing at Woodend, in the Parish of Kilmarnock, the Individual Partners of that Company, as such, and as Individuals, hereby intimates, that an account of his intromissions with the funds of the estates, brought down to the 24th ultimo, and states of the funds recovered and of those outstanding as at same date, have been made up and examined by the Commissioners on the ustates, in terms of the Statute. Farther, that the Commissioners have postponed making another dividend till the recurrence of the next statutory period.—Of all which Notice is hereby given, in terms of the Statute.

Kilmarnock, February 7, 1861.

A RCHIBALD BORTHWICK, Chartered Accountant in Edinburgh, Trustee on the sequestrated estate of JOHN BLAIKIE, Advocate in Aberdeen, hereby intimates, that accounts of his intromissions with the funds of the estate, brought down to 23d January last, and state of the funds recovered and of those outstanding at same date, have been audited and approved of by the Commissioners on the said estate, in terms of the Statute. He also intimates that the Commissioners have postponed payment of a dividend till the next statutory period, and have dispensed with the transmission of circulars to Creditors.

ARCHD. BORTHWICE, Trustee.

Chambers, 5, North St David Street, Edinburgh, February 6, 1861.

DOBERT INNES, Bank-Agent in Inverury, Aberdeenshire, Trustee on the sequestrated estate of
ALEXANDER COUPER, Farmer, Drumfolds, Old
Rain, Aberdeenshire, hereby intimates, that an account
of his intromissions with the funds of the estate, brought
down to 22d ultimo, and states of the funds recovered and outstanding as at same date, have been made
up and audited by the Commissioners, who have postponed the declaration of a dividend until the recurrence
of the next statutory period, and have dispensed with
sending circulars to the Creditors.—Of all which Notice
is hereby given, in terms of the Statute.

ROBBET INNES, Trustee.

ROBERT INNES, Trustee.

Inverury, February 6, 1861.

SEQUESTRATION of Mrs SIMONA MACKIN-TOSH or GARDEN, residing in Dingwall, now

DONALD GRAHAM, Accountant in Dingwall, Trustee on the sequestrated estate of the said Mrs Simona Mackintosh or Garden, hereby intimates, that the Commissioners have audited his account of intromissions with the funds of the estate, brought down to the 21st of January last, and have postponed pay-ment of a dividend till the recurrence of another statutory period.

D. GRAHAM, Trustee.

Dingwall, February 4, 1861.

JOHN LIGERTWOOD, Advocate in Aberdeen, Trustee on the sequestrated estate of GEORGE MILNE, Farmer in Tillycairn, in the Parish of Cluny, and County of Aberdeen, hereby intimates, that an account of his intromissions with the funds of the said estate, brought down to the 21st ultimo, has been examined and approved of by the Commissioners, in terms of the Statute, and that they have postponed the payment of a dividend until next statutory period, and dispensed with sending circulars to the Creditors.

JOHN LIGHTWOOD, Trustee. Aberdoon, February 4, 1861.

JAMES HOGARTH BALGARNIE, C.A., Edinburgh, Trustee upon the acquestrated estate of JOHN SAWERS, lately Agent at Stirling for the Edinburgh and Glasgow Bank, hereby intimates, that the Commissioners have audited his accounts to 24th ultimost and still a postponed payment of a dividend, and dispensed with anding circulars to Creditors.

JAS. H. BALGARSIN, Truston.

Edinburgh, February 8, 1861.

NOTICE.

NOTICE.

DY mutual consent, the Subscribers, William Wood,
Benjamin Franklin Dawson, and John Walter
Wood, ceased, as at 31st December 1860, to be Partners
in the several Subscribing Firms of DENNISTOUN,
CROSS, & CO. of London; DENNISTOUN, WOOD,
& CO. of New York; A. & J. DENNISTOUN & CO.
of New Orleans; and J. & A. DENNISTOUN of
Classons. Glasgow.

WILLIAM WOOD. B. F. DAWSON. J. WALTER WOOD.

GRENVILLE WINTHEOP, of No. 119, West 14th Street, New York, Cashier to Messrs Dennistoun & Co., Witness to the Signatures of Messrs William Wood, B. F. Dawson, and J. W. Wood.

AMI VORES, of No. 11, Jones Street, New York, Clerk to Messrs Dennistoun & Co., Witness to the Signatures of Messrs William Wood, B. F. Dawson, and J. W. Wood.

DENNISTOUN, CROSS, & CO. DENNISTOUN, WOOD, & CO. A. & J. DENNISTOUN & CO. J. & A. DENNISTOUN.

JOHN INGLIS, of 66, George Square, Glasgow, Merchant, Witness to the Signatures of the several subscribing Firms.

Anderson Kirkwood of 151, West George Street, Glasgow, Writer, Witness to the same Signatures.

NOTICE.

Hamilton, February 5, 1861.

THE Copartnery betwixt the Subscribers, as Painters,
Glaziers, and Paper-Hangers in Hamilton, under
the Firm of M'ARTHUR & TAYLOR, was DISSOLVED on the 1st day of January last, by mutual
consent,—the Subscriber, John Taylor, retiring from the Concern.

The Business will continue to be carried on by the Subscriber, Duncan M'Arthur, in his own name and on his own account, and who is authorised to receive pay-ment of all debts due to the said Firm and to discharge its liabilities.

M'ARTHUR & TAYLOR.
DUNCAN M'ARTHUR.
JOHN TAYLOR.
THO. DYRES, Writer, Hamilton, Witness.
Daniel Cassells, Law-Clerk, Hamilton, Witness.

19, Clyde Place,
Glasgow, August 10, 1860.

THE Copartnery carried on by the Subscribers, the
sole Partners, under the Firm of BLAIR &
INNES, Ship Chandlers, and Rope and Sail Makers, at
the clave Parties was this day DISSOLVED, by the above Premises, was this day DISSOLVED by mutual consent. The Business in future will be carried on by the Subscriber, Mr Blair, in the same premises, on his own account. The debts due by the Firm will be paid by him, and those due to the Firm will be collected and discharged by him.

JAMES H. BLAIR. JOHN W. INNES.

WM. FLEMING, Witness. LOGAN COWAN, Witness.

DISSOLUTION OF COPARTNERSHIP. THE Copartnery Business carried on by the Subscribers, as Tea Merchants and General Grocers, is this day DISSOLVED by mutual consent.

WILLIAM SMEAL.

ROBERT SMEAL

James Drumsond, Witness.
William Smeal, Junr. Witness.
Glasgow, 31st of 12th Month 1860.