

NOTICE.

THE Share which the late Mr JAMES GERARD, Merchant in Paisley, held in the concern of the Union Bank Company, Paisley—in that of Gerard and Smith, Merchants in Paisley—in that of the Paisley Spinning Company, conducted by Mr William Clark, Paisley—and in that of Dugald Paterson & Company, Yarn Merchants in Glasgow, all terminated by Mr Gerard's death, on the fifteenth day of June last; and the public are hereby notified, that his (Mr Gerard's) heirs have no interest in the farther prosecution of any of these concerns.

JOHN LUKLY, Factor *loco tutoris* for Mr Gerard's Children.
JOHN LUKLY, for the Union Bank.
ROBERT SMITH.
WILLIAM CLARK, for Paisley Spinning Company.
DUGALD PATERSON, for Dugald Paterson and Co.

NINIAN HODGERT, Witness.
CHARLES DOWNIE, Witness.
Paisley, 7th August 1801.

TO THE CREDITORS OF

MUSTARD AND WATT, Merchants in Cupar Angus; and of JOHN MUSTARD and WILLIAM WATT, the Individual Partners of said Company.

Edward Warden, writer in Cupar Angus, trustee upon the said sequestrated estates, hereby requires a meeting of the said creditors, within the house of Chas. McLean, vintner in Cupar Angus, upon Thursday the 3d of September next, at 12 o'clock noon, to take into consideration and decide upon an offer of a composition made by the said Mustard and Watt, of 10s. in the pound of the several debts due by them, deducting the expence of the sequestration, with security to the satisfaction of the meeting now called.—Of which notice is hereby given by the trustee to all concerned.

TO THE CREDITORS OF

WILLIAM WIGHTMAN, in Leslie.—States of the affairs of the said Wm. Wightman, made up in terms of law, lie with Edward Tosh, writer in Kirkcaldy, the trustee, for the inspection of all concerned, till the 23d of August next; but so little has yet been received, that no dividend can then be made.

TO THE CREDITORS OF

WILLIAM RAMSAY, Maltster at Millburn of Bonhill.

At the second meeting of the creditors of the said Wm. Ramsay, Iver Campbell, Surpervisor of Excise at Dumbarton, was elected trustee over his sequestrated estates, and the appointment was afterwards confirmed by the Court. Upon application of the trustee, the Sheriff Substitute of Dumbarton has fixed Tuesday the 18th day of August next, and Tuesday the 1st day of September next, for the public examinations of the bankrupt upon the state of his affairs, and all circumstances relative thereto, within the Court-hall of the Tolbooth of Dumbarton; and the trustee hereby intimates, that upon Wednesday the 2d day of September next, being the first lawful day after the 2d examination, a meeting of the creditors is to be held, at the same place, at one o'clock afternoon, for instructing the trustee as to the management of the estate: And he does hereby require the creditors to produce in his hands their claims and vouchers or grounds of debt, with their oaths on the verity thereof, at or previous to the said meeting, if not already produced: With certification, that unless the said productions are made betwixt and the 19th day of December next, being ten months after the date of the sequestration, the party neglecting shall have no share in the first distribution of the debtor's estate.—All in terms of the statute.

TO CREDITORS.

A Meeting of the Creditors of JOHN FARQUHARSON & CO. Ironmongers here, was held in John's Coffeehouse upon the 13th May last, for the purpose of ascertaining the amount of their debts, stock of goods on hand, &c. That agreeable to the resolution of this meeting, an inventory of the goods on hand, and also a state of the debts due by and to Mess. Farquharson and Co. has been made up; and another general meeting of their creditors was held upon the 22d of May, when an inventory and state of their affairs was laid before the meeting, and a lump sum being offered to the creditors for the whole goods and debts therein contained, the creditors present accepted of the said offer, and they named Mr Charles Ritchie, merchant in Edinburgh, trustee, to act for their behoof.

Mr Ritchie, in terms of this appointment, hereby requests that all those having claims upon Mess. Farquharson and Co.'s estate, will be so good as lodge with him their grounds of debt, and oaths of verity thereon, on or before the 1st day of October next, in order that they may receive their rateable proportion of the above sum.
EDINR. 11th Aug. 1801. Not to be repeated.

NOTICE.

GILBERT HAMILTON, Merchant in Glasgow, trustee on the sequestrated estate of Mr ROBERT DUNMORE, late Merchant there, having made up a state of the debts claimed to be ranked on said estate, together with a state of the whole affairs relative to the subject, the same lie open at his writing room, in Queen's Street, for the inspection of the creditors or their agents, until Monday the 14th September next, when a general meeting is to be held that day, at 12 o'clock noon, to give such directions as may appear necessary for the future management; but as sufficient funds have not been recovered, there will be no dividend.
GLASGOW, 12th Aug. 1801.

TO THE CREDITORS OF

IRELAND, CALVERT, & CO. Merchants in Lancaster; WILLIAM IRELAND, NATHANIEL CALVERT, JAMES OVEREND, CORNEY TOMLINSON, and ROBERT BOND, Individual Partners of said Company. At a meeting of their creditors, held upon the 14th July last, Alexander Macnab, manufacturer in Glasgow, was chosen trustee, and his nomination has since been confirmed by the Court. The creditors are hereby required to produce their grounds of debt, with their oaths of verity thereon, in the trustee's hands, on or before the 27th day of March next, being ten months after the date of the sequestration.

TO THE CREDITORS OF

DAVID BROWN, Farmer and Dealer in Cattle, at Drums of Brechin.

Colin Alison, writer, Montrose, trustee under the sequestration awarded against said David Brown, hereby intimates to the creditors, that states of the bankrupt's affairs, in terms of the act of Parliament, are prepared, and lie in his office for their inspection till Saturday the 26th September next; on which day, being the first lawful day after the expiration of one year from the date of the first deliverance on the petition for sequestration, the trustee requests, that a meeting of the creditors may be held, in his office, at 12 o'clock noon, for the purpose of giving him their instructions with regard to the future management of the affairs of the bankrupt. But from the present state of the funds recovered, no dividend can then take place.

EDINBURGH—Printed by DAVID RAMSAY, for the Proprietors.