

The Edinburgh Gazette.

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TUESDAY, NOVEMBER 16, 1875.

WHITEHALL, November 11, 1875.

THE Queen has been pleased to nominate and appoint James Thomas Stewart Richardson, Esq., to be Secretary to the Most Ancient and Most Noble Order of the Thistle, in the room of Sir John Stewart Richardson, Bart., resigned.

BANKRUPTS

FROM THE LONDON GAZETTE.

BANKRUPTCIES AWARDED.

David Pugh, of 65 Abbey Street, Bermondsey, Surrey, cowkeeper and dairyman.

Joseph Puddiford, of George the Fourth public house, Cayley Street, Limehouse, Middlesex, licensed victualler.

John Cheverton, of 43 Jewin Street, London.

James Rawlings, of the Hop Pole, 164 Old Kent Road, Surrey, beerhouse keeper.

John Gabriel Albert, of 43 Ludgate Hill, London, architect.

John Kellet, of Scales Park, near Ulverston, Lancaster, farmer and agent for the sale of patent manures.

John Ingham, of Jenkinson Street, Chorlton-on-Medlock, Manchester, Lancaster, gelatine size-manufacturer and drysalter.

Robert Wood Barker, of Liverpool, Lancaster, merchant, trading under the style or firm of King & Company.

William Hood Rowan and Ralph Croft, of Duke's Deck, Liverpool, Lancaster, shipwrights, trading under the style or firm of Rowan, Croft, & Co.

Evan Jones, late of Bodandrig Portdinorwic, but now of Cefngwyn, near Portdinorwic, Carnarvon, farmer.

William Hankins, of 29 Castle Street, Merthyr-Tydfil, Glamorgan, cheese and bacon factor.

Thomas Gough, of Wem, Salop, coal and lime merchant, ironfounder, and farmer, trading under the style or firm of Gough & Son.

Richard Chapman, of Whitehaven, Cumberland, shoemaker.

William Cole Fincham, of Blandford Forum, Dorset.

Jacob Wolfe, of 77 Cobourg Street, Leeds, York, jeweller
and general dealer.

William Hales Pridmore, of 9 Burlington Chambers, New Street, Birmingham, Warwick, corn merchant.

In the SEQUESTRATION of HENRY CLIFT, Hotel Keeper, Castle Terrace Hotel, Edinburgh.

IN terms of an Order of the Sheriff-Substitute of Midlothian, Henry Clift, above designed, hereby intimates that he has presented a Petition to the Sheriff of Midlothian and Haddington, to be finally discharged of all debts and obligations contracted by him or for which he was liable at the date of the Sequestration of his Estates, in terms of the Statutes.

HENRY CLIFT, Petitioner.

Edinburgh, 15th November 1875.

SEQUESTRATION of PARK & DOBBIE, Manufacturers, Glasgow and Paisley, as a Company, and John Park, Manufacturer in Glasgow and Paisley, and William Dobbie, Manufacturer there, the Individual Partners of said Company, as Partners thereof, and as Individuals.

THE Trustee hereby intimates that the Commissioners have postponed a Dividend till the next statutory period, and dispensed with circulars to the Creditors.

John Wight, Trustee...

Glasgow, 15th November 1875.

AN ACCOUNT, pursuant to the Act 8 and 9 Vict. cap. 38, of the Amount of BANK NOTES authorized by Law to be issued by the several Banks of Issue in SCOTLAND, and the Average Amount of Bank Notes in Circulation, and of Coin held, during the four Weeks ending Saturday the 30th day of October 1875.

Name and Title as set forth in Licence.	Name of the Firm.	Head Office or Principal Place of Issue.	Circulation authorized by Certificate.	'Average Circulation during four Weeks ending as above.			Average Amount of Coin held during four Weeks ending as above.		
				£5 and upwards.	Under £5.	Total.	Gold.	Silver.	Total.
Bank of Scotland	{ The Governor and Company of the Bank } of Scotland}	Edinburgh	£ 343418	223885	475029	698914	402206	44812	447019
Royal Bank of Scotland	Royal Bank of Scotland	Edinburgh	216451	255196	485336	740532	546987	83639	630626
British Linen Company	British Linen Company	Edinburgh	438024	170371	377071	547442	164425	36295	200720
Commercial Bank of Scotland	Commercial Bank of Scotland	Edinburgh	374880	250182	585880	836062	528250	43488	571738
National Bank of Scotland	National Bank of Scotland	Edinburgh	297024	202515	429833	632348	417319	51113	468432
Union Bank of Scotland	Union Bank of Scotland	Edinburgh	454346	272967	552193	825160	467533	60380	527914
Aberdeen Town and County Banking Company	{ Aberdeen Town and County Banking } Company}	Aberdeen	70133	108236	128338	236574	187146	12774	199921
North of Scotland Banking Company	North of Scotland Banking Company	Aberdeen	154319	181526	185071	366597	272608	13212	285820
Clydesdale Banking Company	Clydesdale Banking Company	Glasgow	274321	193171	362270	555442	307629	37237	344866
City of Glasgow Bank	City of Glasgow Bank	Glasgow	72921	227443	445076	672520	610665	30520	641185
Caledonian Banking Company	Caledonian Banking Company	Inverness	53434	46455	80371	126826	78115	5493	83608
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I hereby certify, that each of the Bankers named in the above Return, who have in Circulation an Amount of Notes beyond that authorized in their Certificate (with the exception of

), have held an Amount of Gold and Silver Coin, not less than that which they are required to hold during the period to which this Return relates.

In Parliament.—Session 1876.

PETERHEAD HARBOUR.

(Amendment of 'The Peterhead Harbours Act, 1873'—Power to execute New Works—Power to abandon certain authorised Works—Extension of time for taking lands and Completion of Works—Power to Borrow—Payment of Costs of promoting and opposing Peterhead Harbour Bill, 1875—and other Purposes.)

NOTICE is hereby given, that the Trustees of the Harbours of Peterhead (hereinafter called the Trustees) intend to apply to Parliament in the next Session for an Act for the following purposes, or some of them (that is to say):—

To alter, enlarge, and amend the provisions of 'The Peterhead Harbours Act, 1873' (hereinafter called 'The Act of 1873'), or some of them; and for new and additional powers in regard to the Peterhead Harbours.

To authorise the Trustees to make and maintain, with all proper works, approaches, and conveniences connected therewith respectively, the works hereinafter described, or some or one of them, or some part or parts thereof, wholly situate within the town and parish of Peterhead and county of Aberdeen and the sea and tidal waters adjacent, viz :—

- (1.) The excavation and deepening of the existing South Harbour of Peterhead over the whole area of that Harbour included within the quays and piers of the same and the channel of access thereto
- (2.) A Harbour to be constructed to the south of the said existing South Harbour by the execution of the following works or some or one of them,
 - (a.) A Pier or Breakwater commencing at a point on the shore of Keith Inch distant sixty yards or thereabouts measuring in a south-easterly direction from the eastern extremity of the existing South Pier, and forty yards or thereabouts measuring in a south-westerly direction from the south-west corner of the Coastguard Station, and terminating in the sea at a point two hundred and twenty yards or thereabouts measuring in a westerly direction from the point of commencement, and ninety yards or thereabouts measuring in a southerly direction from the west end of the existing South Pier.
 - (b.) The removal and scarping of portions of the foreshore situate between the Pier or Breakwater above described and the existing South Pier.
 - (c.) A Pier or Jetty commencing at a point upon the foreshore forty-one yards or thereabouts measuring in a westerly direction from the eastern end of the south boundary wall of Keith Lodge, and thence extending in a south-easterly direction and terminating in the sea one hundred and thirty-three yards or thereabouts from the point of commencement.
 - (d.) The removal and scarping of portions of the foreshore situate between the Pier or Jetty last above described and the existing South West Pier.
 - (e.) A Road of approach to the Pier or Jetty

last above described, commencing at or near the Harbour Office, situate on the northern end of the South West Pier of the South Harbour, thence extending one hundred and fifty yards or thereabouts in a south-westerly direction, and terminating at the inner or shore end of the said intended Pier or Jetty.

(f.) The removal of a portion of the existing South Pier of the South Harbour at the south-western extremity thereof to the extent of twenty yards or thereabouts.

(3.) The excavating and deepening of the existing North Harbour of Peterhead over the whole area of the outer and inner Basins of that Harbour included within the quays and piers of the same; and the channel of access thereto.

To authorise the Trustees to relinquish and abandon so much of the Pier authorised by the Act of 1873, and firstly described in the forty-second section of that Act, as lies between the authorised commencement thereof and a point measuring twenty-five yards or thereabouts in a north-westerly direction therefrom, so as to permit of an open way or passage for vessels and boats to and from the sea.

Powers will be taken for making lateral and vertical deviations from the lines and levels of the proposed works to the extent shown on the plans hereinafter referred to or as may be provided in the said intended Act; and power will also be taken to purchase, by compulsion or by agreement, the lands, houses, and other property required for. the construction and execution of the intended Works; and also to acquire, by agreement, lands and property for the other or extraordinary purposes of the Trust, including lands for depositing excavations and digging or acquiring of ballast for the use of vessels frequenting the Harbours; and powers will be taken to make all suitable accesses and approaches to the Harbours and the intended Works, and, in so far as necessary, to temporarily or permanently shut up, alter, divert, raise, lower, or cross all roads, streets, railways, water courses, bridges, sewers, drains, or water or gas pipes, and other works of whatsoever kind, and, if necessary, temporarily to shut up, wholly or partially, the said Harbours and Works during the execution of the intended Works. Power will also be taken to appropriate and set apart for shipbuilding and herring-curing yards, or other manufacturing, trading, or commercial purposes, any portion of the lands vested in the Trustees, and to lease temporarily any portion of their undertaking for herring-curing, and to lease, for any period, the whole or any portion of their

undertaking.

Power will be taken to extend and define the limits of the Harbours, and to construct all necessary works, machinery, and conveniences, and to lift and relay rails, sidings, and turntables on and in connection with the quays, and to extend the same; and also to light and supply with gas and water, or to contract for the lighting of or supply of water to the Harbours, and for the supply of water to the shipping using the same; and power will be applied for to enter into agreements with and between all persons, corporations, and companies for effecting the objects of the existing and intended Act, or any of them, and to alter existing agreements, and to sanction and confirm such existing or new agreements.

To vary or extinguish all rights or privileges which would impede or interfere with the operation

of the intended Act, or of the Act of 1873, and to plans and sections, describing the lines, situation, confer other rights and privileges.

To enable the Trustees to accomplish the objects of the intended Act, power will be taken to the Trustees to apply the sums authorised to be borrowed under the Act of 1873 to the purposes of the Act of 1873 and the intended Act, and to borrow such additional sums as may be necessary, on the security of the tonnage and other duties, and rates, rents, and income, and general property of the Trust, by mortgage, bond, cash credit, life or terminable annuity, or otherwise, and to provide for their transfer, transmission, and extinction, or power may be taken to borrow the whole sums necessary under the authority of the intended Act.

To extend the time limited by the Act of 1873 for the compulsory purchase of lands required for the Works authorised by that Act, and also the time limited by that Act for the completion of the Works thereby authorised, which it may be found expedient not to abandon and relinquish.

Provisions will be made for defining and fixing the order in which the Works authorised by the Act of 1873, and to be authorised by the intended Act, shall be executed and completed.

Provisions will be made for defining and amending the qualifications of the electors of the Trustees and the persons entitled to be elected, and for defining and providing for the manner in which the disqualification of existing Trustees shall be ascertained and declared, and for explaining and defining, and if need be, amending, the nineteenth and eighty-seventh sections of the Act of 1873.

Provisions will be made for the payment, out of the rates and duties granted by the Act of 1873, or from money borrowed or to be borrowed on the security of the same, or in the hands of the Trustees, of the costs, charges, and expenses of and incident to the preparing for presentation, prosecution, and promotion of a Bill by the Trustees in the Session of 1875, under the short title of the 'Peterhead Harbour Bill, 1875,' which Bill was rejected by the House of Lords, and also of the costs, charges, and expenses incurred by the opponents thereof, as the same may respectively be adjusted and fixed: and to ratify and approve of all payments already made from the funds of the Trust on account of such costs, and to make such further provision with reference to such costs and payments as shall be sanctioned by Parliament.

So far as necessary for the purposes of the intended Act, to incorporate therewith and make applicable thereto the provisions of 'The Lands Clauses Consolidation (Scotland) Act, 1845;' 'The Lands Clauses Consolidation Acts Amendment Act, 1860;' 'The Harbours, Docks, and Piers Clauses Act, 1847;' 'The Commissioners Clauses Act, 1847;' 'The Railways Clauses Consolidation (Scotland) Act, 1845;' 'The Railways Clauses Act, 1863;' and the provisions of any other general Act that may be applicable, or some of these provisions, with such amendments as may be considered expedient.

Power will be taken by the intended Act to make all and whatsoever other provisions as may be considered just and expedient for the acquisition of land and property, and the execution of the Works to be thereby authorised, and for the due and proper management and administration of the Undertaking.

And Notice is hereby also given, that duplicate

and levels of the intended new Works, and the lands, houses, and property intended to be taken, or that may be taken, for the purposes thereof, with books of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands, houses, and other property, and also a copy of this Notice, as published in the Edinburgh Gazette, will be deposited, on or before the 30th day of November instant, with the principal Sheriff-Clerk of the County of Aberdeen, at his offices at Aberdeen and Peterhead respectively; and on or before the same date, a copy of the said plan, section, and book of reference, will, together with a copy of this Notice, be deposited with the schoolmaster of the said Parish of Peterhead, at his residence, or if there be no schoolmaster, with the Session Clerk, and with the Registrar appointed for such parish or for the Registration District in which the whole or the greater portion thereof is comprised, under the provisions of the Public Act 17 and 18 Victoriæ, chapter 80, at his office.

Printed copies of the intended Bill will be deposited at the Private Bill Office of the House of Commons on or before the 21st day of De-

Dated this fourth day of November 1875.

WILLIAM BOYD, Peterhead, Solicitor for the Bill,

MARTIN & LESLIE,

27 Abingdon Street, Westminster,

Parliamentary Agents.

VALE OF CLYDE TRAMWAYS.

Reduction of Capital of Company and other provisions with reference thereto—Repeal of certain provisions of 'The Vale of Clyde Tramways Act, 1871,' 'The Greenock Street Tramways Act, 1871,' and of the Acts incorporated therewith—Power to acquire Lease of Tolls on Roads—Power to work Tramways by Locomotive Engines or other Mechanical Power—Amendment of Acts.

NOTICE is hereby given, that Application is intended to be made to Parliament in the ensuing Session by the Vale of Clyde Tramways Company (hereinafter called the Company) for an Act to effect the following purposes, or some of them, that is to say:—

To provide that the capital of the Company shall be reduced, and in future shall consist of twenty-five thousand shares of Seven pounds each, or such other sum as may be defined by the intended Act: to make further and other provisions with reference to the capital and issue of the shares and with reference to the borrowing powers of the Company; and to repeal or amend sections twenty-first, twenty-second, and thirty-first of 'The Vale of Clyde Tramways Act, 1871,' hereinafter called 'The Vale of Clyde Act.'

To authorise the Company to take on lease, on In Parliament—Session 1876.] such terms and conditions and for payment of such rent as may be agreed on, the toll houses, toll bars, and tolls, or some or one of them, on the turnpike roads on which the Tramways belonging to or worked by them are laid.

To authorise the Company, and all persons, corporations, and companies lawfully using the Tramways authorised by the Vale of Clyde Act (with the exception of Tramways Nos. 1 and 1a authorised by the sixth section of that Act) or the Tramways authorised by 'The Greenock Street Tramways Act, 1871' (hereinafter called 'The Greenock Act'), or one of those Acts, to work such Tramways, or some or one of them, for the purposes of traffic of every description, or for the purposes of such traffic as may be limited by the intended Act, by means of locomotive engines or other mechanical or motive power, subject to such conditions and restrictions as may be provided in the intended Act.

To repeal so much of the Vale of Clyde Act and of the Greenock Act and the Acts incorporated therewith, or some or one of those Acts, as provides that the Tramways of the Company, or the Tramways worked by the Company, shall be worked by animal power only.

To vary or extinguish all rights and privileges which would interfere with or prevent the execution of the purposes of the intended Act or any of them, and to confer all necessary powers, rights, and privileges for carrying the same into effect.

To amend, extend, and enlarge, or to repeal, so far as may be necessary for the purposes of the intended Act, 'An Act for amending and making more effectual the Laws concerning Turnpike Roads in Scotland,' passed in the Session of Parliament held in the 1st and 2nd years of the reign of King William IV.; 'The Locomotives Act, 1861;' 'The Locomotives Act, 1865;' 'The Tramways Act, 1870;' 'The Vale of Clyde Tramways Act, 1871,' and the Acts incorporated therewith; 'The Greenock Police and Improvement Act, 1865; The Greenock Street Tramways Act, 1871; The Greenock Police and Improvement Act, 1875; 'An Act for making and repairing the Road from Greenock to Kelly Bridge, in the County of Renfrew, and a Road branching out of the same, to Ailly Miln, in the same county,' passed in the Session of Parliament held in the 43rd year of the reign of King George III.; 'An Act for renewing and extending the terms of the Acts relating to the Greenock and Renfrew and Greenock and Kelly Bridge Roads, in the County of Renfrew,' passed in the Session of Parliament held in the 3rd and 4th years of the reign of King William IV.; and 'The Glasgow, Renfrew, and Three Mile House Turnpike Roads Act, 1872,' or some or one of those Acts.

Printed copies of the Bill for the intended Act will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this Tenth day of November 1875.

M'GRIGOR, DONALD, & CO.,

136 St. Vincent Street, Glasgow, Solicitors for the Bill.

MARTIN & LESLIE,

27 Abingdon Street, Westminster, Parliamentary Agents.

WESTERN BANK OF SCOTLAND.

IN LIQUIDATION.

(Confirmation of Acts and Proceedings of Liquidators, Powers of Sale or Disposal of Remaining Assets and Debts, for Barring of Claims, for Remunerating Advising Committee of Shareholders, and for Disposal of Books and Papers; Amendment of Acts; other Purposes.)

OTICE is hereby given, that Application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill for effecting the following objects or some of them, that is to say:-

- 1. To sanction and confirm the Acts and Proceedings of the Liquidators of the Western Bank of Scotland, appointed by the Partners or Shareholders thereof in terms of 'The Joint-Stock Banking Companies Act, 1857,' and Acts incorporated therewith, in compromising Claims against Debtors, Shareholders, and Directors of the said Bank, or in Abandoning any of such claims, in concluding and carrying into effect an arrangement in the year 1870, whereby certain of the Liabilities of the said Bank were provided for by Payment of a certain Sum of Money by the Liquidators, and generally, in connection with the Voluntary Winding-up of the Affairs of the said Bank, and to provide for the Discontinuance of the Powers of the Liquidators, and their Discharge from the Duties and Obligations imposed upon them in connection with the Winding-up of the Affairs of the said Bank.
- 2. To provide for the Valuation, Sale, and Disposal by the Liquidators of the remaining Assets and Effects of the said Bank, and for the Payment and Satisfaction of the remaining Debts and Liabilities, and for the barring absolutely of such Claims or Demands, if any, as are not or may not be duly, in respect of time or otherwise, made against the said Bank, and for the apportionment or appropriation of any surplus of its Property and Assets, among the Shareholders thereof, or otherwise as may be provided in the Bill, after allowing for all Expenses connected with the Winding-up of the Affairs of the said Bank, including such suitable Remuneration to the Advising Committee of the Shareholders as may be fixed by a Meeting of the Shareholders; and to empower the Liquidators, at such time or times as they may think proper, or as may be prescribed in the Bill, to Destroy, Sell, or otherwise Dispose of all Books, Documents, and Papers of every kind in their possession or under their control belonging to or connected with the said Bank and its Liquidation, or such portions thereof as the Liquidators may think proper.
- 3. To Amend or Repeal, so far as may be necessary or expedient for any of the aforesaid purposes, the provisions or some of them contained in 'The Joint-Stock Companies Act, 1856,' and 'The Joint-Stock Banking Companies Act, 1857, and Acts incorporated therewith respectively, or any other Act relating to the Winding-up of Banking Companies.

Copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 21st day of December 1875.

Dated this 13th day of November 1875.

BANNATYNES, KIRKWOOD, & M'JANNET, Glasgow,

Solicitors for the Bill.

W. A. LOCH,
8 Great George Street, Westminster,
Parliamentary Agent.

KIRKCALDY BURGH AND HARBOUR.

(Extension of Municipal and Police Boundaries; Wards; Alteration of Constitution of Corporation, etc.; Extension of Jurisdiction over Extended Burgh; Disjunction of Lands annexed from County, and Abolition of County and Local Jurisdictions and Assessments; Valuation Roll; Provisions as to Municipal Government, etc.; Constitution of Corporation or Commissioners of Police as Local Authority and Cemetery Board; Tolls, Rates, and Assessments; Common Good; Extinction of Rights over Volunteers and other Greens; Abolition of Markets and Fairs; Transfer of Property of Commissioners of Dysart and Abbotshall; Provisions as to Formation of Districts for Paving, etc., and for Assessments; Existing and New Streets; Transfer of Turnpike and Statute Labour Roads, and of Undertaking of Gas Company; Gas Supply; Extension of Compulsory Limits of Water Act; Amendment of Water Act, Harbour Act, and of Philip's Trust Act; Gas and Harbour Rates and Charges; Water, Gas, and Harbour Assessments; Power to Borrow; Extending Benefits of Prime Gilt Box Society of Kirkcaldy; Amendment of Acts; Transfer of Commissioners' Powers to Corporation; Other Powers, and Purposes.)

NOTICE is hereby given, that Application is intended to be made to Parliament in the ensuing Session for leave to bring in a Bill to effect the purposes and objects following, or some of them; that is to say;—

To extend for Municipal, Police, Sanitary, and all other purposes (except the election of members to serve in Parliament), the Boundaries of the Royal Burgh of Kirkcaldy (in this Notice called the existing Burgh) and to incorporate all lands and territories within the limits after described and at present beyond the limits of the existing Burgh, or some part or parts thereof, with, and to constitute the same part of the said Burgh.

The limits of the Burgh when extended as proposed (in this Notice called the extended Burgh),—the description thereof being subject to the rules of construction laid down in the Public General Act 2 and 3, William IV., cap. 65, section 5—will include all the lands and district embraced within the following boundaries, or some part or parts thereof (that is to say), within a line commencing at the point in the shore of the Firth of Forth in the Parish of Kinghorn, where the Parliamentary Boundary of the Burgh of Kirk-

caldy, as fixed by said Act, joins the shore, and thence along said Boundary to the point to the east of Raith Gate, at which the road from Kirkcaldy to Raith and Auchtertool is joined by the Road or Footpath known by the name of the 'Long Braes;' from thence in a north-westerly direction thirteen hundred and forty yards along the fence on the west side of the said Road or Footpath, known by the name of the 'Long Braes;' from thence in a straight line in a northeasterly direction to the point in the Parish of Dysart, where the Parliamentary Boundary of the Burgh of Dysart, as fixed by said Act, intersects the Turnpike Road leading from Kirkcaldy to Cupar; from thence in a straight line in a southeasterly direction to a point in the Parish of Dysart, where said last mentioned Parliamentary Boundary intersects the north-west fence of the line of the North British Railway; from thence in a south-westerly direction along said fence to the point in the Parish of Dysart, where it joins the Bridge over the line of said Railway, called Clappy Road Bridge; from thence in a straight line in a southerly direction to the old Dovecot of Ravenscraig Castle; from thence by the prolongation of said last mentioned straight line to the point where the same intersects the shore of the Firth of Forth, in the Parish of Dysart; and from thence along the shore of the Firth of Forth to the first mentioned point.

The territory within the boundaries and limits foresaid, which is at present beyond the limits of the existing Burgh, but is now proposed to be added thereto, is in this Notice referred to as the District proposed to be added, and will, inter alia, embrace the district comprising the Burgh of Barony of Linktown of Abbotshall; Newtown of Abbotshall; Bridgetown of Invertiel; Morningside; and lands and places adjacent; and also Pathhead, Sinclairtown, Parkhead, Hawklymur, and East and West Gallatown, and lands and places adjacent. The extended Burgh will be wholly situate in the Parishes of Kirkcaldy, Dysart, Abbotshall, and Kinghorn, and County of Fife.

To divide and arrange, or provide for the division and arrangement of the extended Burgh into Wards; and to fix and define the number and boundaries thereof; to provide for the future readjustment and increase in the number of wards; to abolish and extinguish existing wards, and in other respects to alter, amend, extend, or repeal so far as may be expedient for the purposes of the Bill, some of the powers and provisions of the several Acts now in force relating to the formation of wards in Burghs in Scotland.

To alter the constitution of the Corporation of the Royal Burgh of Kirkcaldy (in this notice called the Corporation), and of the Corporation as Commissioners of Police of said Burgh (in this notice called the Commissioners), and to alter the present number, and to increase and fix for the future the number of Bailies and Town Councillors of the extended Burgh, and to make provisions as to their qualification and Election, and as to the qualification, registration, and voting of Electors, and, if necessary or expedient, for the making of a Register for Parliamentary purposes within that part of the extended Burgh situated within the boundaries assigned to the Burghs of Kirkcaldy and Dysart, by said Public General Act, 2 and 3, William IV., cap. 65, and if necessary or expedient for the making of a Register for municipal purposes within the extended Burgh.

To authorise the making of a Valuation Roll or

of the Public General Act, 17 and 18 Vic., cap. .91, referring to the Valuation of Lands and Heritages in Scotland, and Acts amending the same.

To extend, and to enlarge, and make co-extensive with and over the extended Burgh, all or some of the municipal franchises, privileges, and immunities, existing within the existing Burgh, and the jurisdictions, powers, authorities, duties, rights, and privileges of the Corporation, Commissioners, Magistrates, Dean of Guild Court, and Dean of Guild thereof, respectively, and of the persons holding office under them, or any of them, and to confer on, and vest in the Corporation, Commissioners, Magistrates, Dean of Guild Court, and Dean of Guild of the extended burgh, and the persons holding, or hereafter to hold office under them, or any of them, the same jurisdictions, powers, authorities, rights, and privileges, within the extended Burgh as those now possessed or exerciseable within the existing Burgh by the Corporation, Commissioners, Magistrates, Dean of Guild Court, and Dean of Guild thereof, and the persons holding office under them, or any of them, or such other jurisdictions, powers, authorities, rights, and privileges, as the Bill may define, and to enable the Corporation, or Magistrates, or Town Councillors, or some of the Magistrates, or Town Councillors, and the Treasurer and Dean of Guild of the extended Burgh to act by themselves respectively or jointly with others authorised so to do, as Trustees, Commissioners, or Managers of or in respect of any trust, undertaking, or Charity, in the same manner that they, as now constituted, have power to act, or as the Bill may define.

To separate and disjoin for all or some purposes (except the election of Members to serve in Parliament) from the County of Fife, the extended Burgh, and to abolish or alter the jurisdictions, powers, authorities, rights, and privileges of the Justices of the Peace, Magistrates, the Local Authorities under 'The Public Health (Scotland) Act, 1867, and 'The Contagious Diseases (Animals) Act, 1869, the Commissioners of Supply, the Provost, Magistrates, and Town Council of Dysart, and Police Commissioners of Dysart, the Magistrates and Police Commissioners of the Burgh of Barony of Linktown of Abbotshall, and all other Local Authorities within the district proposed to be added, and to abolish or alter the offices now held under them respectively; as also to abolish said Burgh Barony; and if necessary or expedient for the said purposes to rescind, nullify, and make void and inoperative, in whole or in part, in so far as the same relate to any part of the extended Burgh, any votes, resolutions, orders, or other proceedings made, given, or taken in, or with respect to, the adoption of the Public General Act, 3 and 4, William IV., c. 46, or some part or parts thereof within, and the application thereof to, the Burgh of Dysart and places adjacent, within the Parliamentary Boundaries thereof, and to the Burgh of Barony of Linktown of Abbotshall and places adjacent, and to declare that, except as the Bill may otherwise define, neither the said Act, nor any Acts amending the same, nor any part or parts thereof, shall be in force within any part of the extended

To provide for the application and enforcement within the extended Burgh and the District proposed to be added, subject to such modifications, if any, as shall be provided by the Bill, of all or some of the several powers, authorities, and provisions of 'The General Police and Improvement |

Rolls for the extended Burgh, under and in virtue | (Scotland) Act, 1862, 'The General Police and Improvement (Scotland) Act, 1862, Amendment Act,' and of all other Public General Acts relating to Burghs in Scotland, or some of them.

> To constitute the Corporation or Commissioners of the extended Burgh, the Local Authority within the extended burgh, and every part thereof, for executing 'The Public Health (Scotland) Act, 1867,' and any Acts amending the same, and to separate the District proposed to be added from the Parishes in which it is presently situated, and to transfer to the Corporation or Commissioners all the rights and powers of any Local Authority in or over said District, or any part thereof; as also to constitute the Corporation or Commissioners of the extended Burgh, the Cemetery Board within the extended Burgh, under the 'Burial Grounds (Scotland) Act, 1855,' and to vest in them, or one of them, the Cemetery on the east side of the Bennochy Road, in the Parish of Kirkcaldy, and all powers belonging to any Cemetery Board under said Act, and to make such provisions as may be expedient in regard to the management of said Cemetery and the portions of the extended Burgh, if not the whole of the extended Burgh, for which it is to be held.

> To repeal or alter all or some of the powers of levying and collecting County and local rates and Assessments within the District proposed to be added, and to grant powers to the Corporation and Commissioners of the extended Burgh, or one of them, of levying and collecting tolls, rates, and Assessments within the District proposed to be added, similar to those now levied or collected, or which are authorised to be levied and collected within the existing Burgh, and to authorise them to levy and collect other or further or increased tolls, rates, and Assessments within the whole or any portion of the extended Burgh, and to repeal or alter so much of any Acts of Parliament as relate to the tolls, rates, and Assessments now leviable within the District proposed to be added, and if necessary to make other provisions in lieu thereof.

> To vest in the Corporation and Commissioners of the extended Burgh, or one of them, and provide for the Regulation of the Common Good presently belonging to the existing Burgh, or some part thereof, including the lands known as the Volunteers' Green, Loan Wells Green, and Saint Mary's or Saint Mary's Well Green, and Roads and Accesses thereto, and that such Common Good, and all rents, profits, and Interests arising therefrom, subject to the debts and liabilities of the Corporation, shall be held for behoof of the extended Burgh, and to make provisions as to the Sale, Feuing, Letting, or otherwise disposing of or managing the same, or any part thereof, for such purposes as may be provided by the Bill.

> To extinguish all rights of pasturage, bleaching, and other rights and privileges, in, over, or upon the before mentioned lands known as the Volunteers' Green, Loan Wells Green, and Saint Mary's or Saint Mary's Well Green; and to shut up any footpaths, roads, ways, or accesses, in, to or over the same; and, if considered expedient, to provide drying grounds in lieu of such Greens, or any

> To abolish existing markets and fairs, and to establish others, and to prohibit the holding of unauthorised or abolished markets and fairs, and to make other provisions with respect to markets and fairs.

To Transfer to the Corporation and Commis-

sioners of the extended Burgh, or one of them, all | Act 1862, over Streets within Burghs not under or some part or parts of the property and assets belonging to the Commissioners of Police of Dysart and Burgh of Barony of Linktown of Abbotshall, or any Local Authorities so far as relating to the District proposed to be added or any of them, and to provide for the payment and liquidation of monies borrowed and obligations incurred by them, or any of them, or some part or parts thereof, or to make such provisions and arrangements as may be expedient, and as the Bill may define.

To confer on the magistrates of the extended Burgh the exclusive right and power to grant Certificates for enabling persons to obtain licenses for the sale of exciseable liquors within the extended Burgh, and to provide for Appeals from the decisions of such magistrates; as also to grant to the Corporation or Commissioners of the extended Burgh, the power by themselves and their Inspectors or other officers to put into force within the extended Burgh, the Public General Acts in regard

to weights and measures.

To form, or to provide for the formation of the extended Burgh, or such part or parts thereof as the Bill may define, into one or more special Districts, for paving, causewaying, and macadamising purposes, or any one or more of them, and to vest in the Corporation or Commissioners of the extended Burgh all roads used by the Public (other than Turnpike and Statute Labour Roads, except as after mentioned), footways and foot pavements within such Districts, subject to such conditions and exceptions as the Bill may define; to provide for the formation by the Corporation or Commissioners of the extended Burgh, of suitable footways along the sides of the roads and streets within such Districts, and for the paving, causewaying, or macadamising of the roads and streets of the same, and of all existing suitable Roads (other than as aforesaid) and footways, and for the maintenance thereof; to authorise the Corporation or Commissioners to impose and levy for the purposes foresaid, or some of them, rates and assessments from the owners and occupiers, or one or other of them, or partly from the one and partly from the other, of all lands and heritages within each such District or some of them, according to the annual rent or value thereof, and that over and above any other rates or assessments to which such persons may be otherwise liable; to provide for the occupiers obtaining relief from the owners, of such rates and assessments, or some of them, or of part thereof, and to declare that such rates and assessments shall be real burdens on the lands or premises in respect of which the same may be payable.

To make provisions for widening, altering, and improving existing Roads, Streets, Lanes, and Places within the extended Burgh, and for regulating and determining the width, level, line, mode of laying out, formation, paving, causewaying, macadamising and draining of new Roads, Streets,

Lanes, Courts, and Places.

To transfer to and vest in, or to provide for the transference to and vesting in, the Corporation or Commissioners of the extended Burgh of so much of the Turnpike and Statute Labour Roads, Streets, and Bridges, or some of them, as are or shall be situate within the extended Burgh or such part or parts thereof as the Bill may define, and to confirm all Agreements that may be entered into for that purpose, and to provide that the Corporation or Commissioners shall have the same powers over such Roads, Streets, and Bridges as they have by mentioned, or any of them, or easements or rights the General Police and Improvement (Scotland) in or over any such lands, houses, and hereditaments.

the management of any Turnpike Road or other Trustees, and to anthorise the Corporation or Commissioners to make and apply the Assessments which they are, by the said Act, authorised to levy, for the Police purposes of that Act, to the purposes of making, altering, repairing, maintaining, and managing the said Roads, Streets, and Bridges; as also to abolish the powers of the Turnpike and Statute Labour Road Trustees to impose or levy rates and assessments, and demand and recover tolls and duties within the District

proposed to be annexed.

To authorise the Corporation or Commissioners to purchase and hold the undertaking of the Company known as 'The Kirkcaldy Gas Light Company,' including their works, lands, and property, and to use, exercise, and enjoy their powers, rights, privileges, and interests, upon such terms and conditions, and for such consideration in money, perpetual or redeemable annuities or otherwise, as may be agreed upon between the Corporation or Commissioners and the Company, or such majority of the partners and shareholders thereof as shall be provided by the Bill; and to vest the said undertaking in the Corporation or Commissioners, and to provide for the winding up and dissolution of the Company, and to confirm with such variations, if any, as the Bill may provide, any agreement or agreements which may be entered intowith reference to the purchase and transfer aforesaid or incidental thereto.

To enable the Corporation or Commissioners. from time to time to maintain, alter, improve, enlarge, extend, and renew or discontinue the existing gas and other works of the said Company, and to erect, make, and maintain, alter, improve, enlarge, extend, and renew, or discontinue other works for the manufacture of gas from coal, peat, oil, or other materials, and for the conversion or utilisation and distribution of materials used in and about such manufacture, and of residual products resulting from such manufacture, upon the following lands and hereditaments or some part or parts thereof respectively, that is to say, the lands situatein Linktown of Abbotshall in the parish of Abbotshall, and County of Fife, on which lands the existing works of the said Company, or some of them, are situate, and which are bounded as follows:-On the north by the High Street of Linktown and the properties of Thomas Henderson, David Robb, John Henderson and others, Robert Reid, Robert Lockhart, and Ninian Lockhart's Heirs; on the south by the Sea; on the west by the Wynd or Vennel called the Gas Wynd; and on the east by the properties of Robert Lockhart, Ninian Lockhart's Heirs, and Thomas Henderson, and upon those lands to manufacture Gas, and to manufacture, convert, utilize, and distribute such materials and residual products as aforesaid, and also on those lands, and on lands in Pathhead, in the Parish of Dysart and County of Fife, belonging to the Company, bounded on the east by a Vennel or Street; on the west by the lands of Robert Melville's Heirs; on the south by the Burial Yard of Dunnikier, and the feus now or formerly of William Millie, Robert Skinner, and William Kay; and on the north by the arable lands of Dunnikier, to store gas and erect houses and other buildings; as also to purchase or take on lease by agreement, lands, houses, and hereditaments in the parishes and places hereinafter

To enable the Corporation or Commissioners to supply gas for public and private purposes to and within the extended Burgh and the parishes and places following; that is to say, within the parishes of Kirkcaldy, Kinghorn, Abbotshall, and Dysart, and Royal Burgh of Dysart, in the County of Fife, or some or one of them, or some part or parts thereof respectively; to maintain, alter, and renew any existing mains, pipes, pillars, and other works and apparatus and conveniences within the limits to be supplied with gas, and to lay down, maintain, and renew additional mains, pipes, pillars, and other works, apparatus, and conveniences in, along, through, over, and under, and for these purposes to open, break up, cross, alter, and divert, streets, roads, lanes, and other passages and places, railways, tunnels, bridges, tramways, water courses, open ground, sewers, drains, pipes, and telegraphic apparatus within the intended limits of supply, and to place, maintain, and renew gas-pipes, lamps, pillars, and posts in and along the same, and in, upon, or against any walls and public buildings; to take, hold, and use patent rights or authorities under letters patent for the use of inventions relative to the manufacture, conversion, utilisation, or distribution of gas and of the materials used in the manufacture of gas, and of residual products as aforesaid; to deal in, sell, and dispose of gas and also coal, lime, coke, tar, chemicals, and other residual and manufactured products and other matters and things, and to carry on the business usually carried on by gas companies, or by companies or persons dealing in any of the matters and things aforesaid, and to manufacture, purchase, or hire and supply gas meters, fittings, and other apparatus, to enter into and carry into effect contracts and arrangements for the supply of gas, with any local or other authorities, Railway Companies, Road Trustees, and any other companies, bodies, or persons, and to confer all necessary powers in that behalf upon such authorities, bodies, or persons, and to demand, take, and recover rates, rents, and charges for the sale and supply of gas, and the sale and hire of gas meters and fittings, and for all other matters and things supplied or sold by them, and to confer, vary, or extinguish exemptions from the payment of such rates, rents, and charges.

To alter and extend the present limits of compulsory supply (being the Parliamentary Burghs of Kirkcaldy and Dysart) fixed by the 'The Kirkcaldy and Dysart Waterworks Act, 1867,' so as to include within the compulsory limits such portions of the extended Burgh as are at present beyond the same, and to apply and make applicable to the extended limits of compulsory supply to the same extent as they are applicable to the present compulsory limits, the whole provisions and enactments of said Act and of 'The Kirkcaldy and Dysart Waterworks Amendment Act, 1870,' and of the several Acts incorporated therewith, or some parts or portions thereof, including the powers to elect commissioners, and to assess and levy 'The Domestic Water Rate;' and 'The Public Water Rate;' to alter the existing rates and charges, and to confer, vary, and extinguish exemptions from payment of the Rates and charges authorised by said Acts; to alter the qualification of the voters in the election of Commissioners, and to alter and enlarge the number of Commissioners appointed for executing the purposes of said Acts, and their qualification, and to provide that the Provost, Bailies, Treasurer, and Dean of Guild of

Bailies, Treasurer, and Dean of Guild of the existing Burgh shall be Commissioners along with the other qualified persons for executing the purposes thereof, and of the Bill, and, if necessary, to dissolve 'The Waterworks Commissioners of Kirkcaldy and Dysart,' and to re-incorporate them.

To alter and enlarge the constitution of 'The Commissioners of Kirkcaldy Harbour' (in this notice called the Harbour Commissioners), incorporated by 'The Kirkcaldy Harbour and Petty Customs Act, 1849,' and to provide that the Provost and Bailies of the extended Burgh, or some or one of the Bailies for the time being shall, along with the other persons duly authorised, be Harbour Commissioners for executing the purposes of said Act and of the Bill; as also to provide, that in place of six Inhabitants of Kirkcaldy provided to be elected as Harbour Commissioners by said Act for the purposes thereof, a greater number of persons shall be elected from the Electors of the extended Burgh, and to fix the number of such persons, and to alter, vary, and fix the qualification of the persons to be elected, and of the persons to elect them, and the time and manner of their election, and all other matters of, or incident to, the purposes foresaid, and, if necessary, to dissolve the said 'The Commissioners of Kirkcaldy Harbour,' and to re-incorporate them.

To alter and increase the existing rates, dues, duties, and charges, authorised by the said 'The Kirkcaldy Harbour and Petty Customs Act, 1849, or some of them; to enable the Harbour Commissioners to levy other and new or additional rates. dues, duties, and charges, for and in respect of vessels entering, using, or going out of the Har-bour or precincts thereof; and for and in respect of Animals, Goods, Articles, and things landed at or shipped from the Harbour or precincts thereof; and for the use of Cranes, Shears, Machinery, Weighing Machines, Warehouses, Sheds, and other appliances provided by the Commissioners, and to provide for the collection of such rates, duties, and charges, and to confer, vary, and extinguish exemptions from the payment of such several rates,

dues, duties, and charges.

To authorise, and, if thought fit, to make it obligatory on the Corporation or Commissioners of the extended Burgh, subject to such conditions, if any, as may be prescribed by the Bill, to impose and levy rates and assessments on or from the owners and occupiers, or one of them, of all lands and heritages within the extended Burgh to meet or secure the payment of the sums borrowed, or to be borrowed, by the Harbour Commissioners, for the purposes of their said Act, or any Act amending the same, and of the interest thereon, and for payment to the Corporation of the extended Burgh of the annuity payable under said 'The Kirkcaldy Harbour and Petty Customs Act, 1849,' to the Corporation of the existing Burgh, and the interest of any debt due to it by the Harbour Commissioners; and to authorise the Corporation of the extended Burgh, and the Harbour Commissioners, or one of them, to assign the said rates and assessments in security of the payment of the said sums and interest, and to make such provisions as to the existing debt of the Harbour Commissioners, and the payment thereof, and as to their powers of borrowing as may be deemed expedient; as also to authorise the Corporation of the extended Burgh to postpone any debts due by the Harbour Commissioners to them by way of annuity or otherwise, and any securities they may the extended Burgh, as in place of the Provost, | hold for the same, to any monies borrowed, or to

be borrowed, by the Harbour Commissioners for the purposes of said Act, or any Act amending the same.

To alter the constitution of 'The Governors of Robert Philp's Trust Estate and Schools,' and to provide that the eight persons provided by the Private Act, 9 and 10 Vict., cap. 24, entituled, 'An Act to incorporate the Governors and Managers appointed under the Trust Disposition and Settlement of Robert Philp, of Edenshead, deceased, and to explain and extend the powers and provisions contained in the said Deed, to be elected Governors under said Act by the qualified Inhabitants of Kirkcaldy, shall be elected by the Corporation of the extended Burgh, or otherwise to provide that they shall be elected by the persons resident or carrying on business in the existing Burgh qualified to elect Town Councillors for the extended Burgh; and to alter and make such provisions as to the qualification of the persons to be elected, and the time and manner of their election and all other matters of or incident to the purposes foresaid, as may be expedient or necessary.

To confer upon the Corporation and Commissioners of the extended Burgh, or one of them, further and additional powers to those vested in the Corporation and Commissioners of the existing Burgh, or either of them, for promoting the health and convenience of the Inhabitants of the extended Burgh, the good order and Government thereof, the safety and protection of life and property therein, and for the repression of crime and offences, and disorderly and indecent conduct, and for improving the sanitary condition of the extended Burgh, and its Streets, Lanes, Courts, and Places, and for carrying the more effectually into execution the objects and purposes of the statutes under which the Corporation and Commissioners of the existing Burgh, in any capacity, now act, and of the intended Bill.

To provide that the Farm and Lands held in trust for the Feuars of Dunnikier shall not be affected by the provisions of the Bill.

To authorise the Corporation and Commissioners, or one of them, to borrow, and from time to time to re-borrow money for the several purposes mentioned in this notice, or any of the Acts to be incorporated with the Bill, or some of them, and to meet the costs and charges of and incident to the passing of the Bill, on mortgage, annuity, cash credit, or otherwise, upon the security of such property, rates, rents, charges, or assessments, as may be defined by the Bill.

To make provision for the redemption of any annuities or other consideration to be paid in respect of the purchase and transfer of the undervtaking of the said Gas Company; and for repayment of money borrowed for any purpose; and for renewal of works, plant, and apparatus, and for meeting depreciation thereof; and for these and other purposes, or any of them, to create a sinking fund, or sinking funds, and to enable, and if thought fit to make it obligatory, on the Corporation or Commissioners from time to time to impose and levy Rates and Assessments, including Gas Guarantee Rates, on or from the Owners and Occupiers, or one or other of them, of all lands and heritages within the extended Burgh for such sum or sums as may be necessary from ytime to time to meet or secure the payment of the said annuities, and of interest on borrowed money, sinking funds, and other annual obligations and expenditure of the Corporation or intended to be conferred on the Commissioners or

Commissioners, in respect to the purposes herein before mentioned.

To enable the Corporation and Commissioners, or one of them, to make, alter, vary, and rescind bye-laws, rules, orders, regulations, and resolutions for, or with respect to, any of the objects of the Bill, and to impose and enforce the payment of penalties for breach or non-observance of these bye-laws, rules, orders, regulations, or resolutions, and to provide for the recovery and application of penalties.

To incorporate with, and extend and apply to the purposes of, the Bill the Acts following, or some of them, or some parts thereof, and subject to such modifications as may be prescribed by the Bill, viz., The Gas Works Clauses Acts, 1847 and 1871; the General Police and Improvement (Scotland) Act, 1862; and the General Police and Improvement (Scotland) Act, 1862, Amendment Act.

To extend the benefits of the Society known as the Prime Gilt Box of Kirkcaldy to Sailors and such other persons as may be defined in the Bill resident in, or connected with, the extended Burgh, and for that purpose to vary, alter, and amend the present constitution and Rules and Regulations of the Society.

To confer upon the Corporation and Commissioners, and upon the Magistrates and Town Councillors of the extended Burgh, and upon the officers under them, and upon the Dean of Guild or other similar authority, all powers and authorities necessary or desirable for effecting the objects and purposes comprised in this notice, and to be comprised in the Bill; and to vary or extinguish all jurisdictions, powers, authorities, rights, privileges, and exemptions, which might in any way interfere with any of the objects and purposes aforesaid, or of the Bill.

To alter, amend, or repeal the Local Act, 51 George III., c. 35, relating to the Burgh of Kirk-caldy, as also to alter, amend, or repeal, so far as may be necessary for any of the purposes aforesaid, the whole or some of the provisions of the undermentioned Local Acts of Parliament, viz., 37 George III. c. 52, and 47 George III. c. 12, relating to the Statute Labour Roads in the County of Fife, and any Acts therein recited, 10 George IV. cap. 84, relating to the Turnpike Roads in the County of Fife, and any Acts therein recited; 'The Kirkcaldy Harbour and Petty Customs Act, 1849,' 'The Kirkcaldy and Dysart Waterworks Act, 1867,' and 'The Kirkcaldy and Dysart Waterworks Amendment Act, 1870, and the Private Act, 9 and 10 Vict., c. 24, relating to Robert Philp's Trust Estate and Schools; also, the Public General Act, 13 and 14 Vict., c. 33, and the Public General Act, 20 and 21 Vict., c. 72, and all resolutions, orders, or proceedings adopting the same, or one or other of them, or any part thereof, so far as in force within the extended burgh, or any part thereof; also, the Public General Acts, 4 George IV., c. 49, and 8 and 9 Vict., c. 41.

If thought expedient to transfer to and vest in the Corporation and Magistrates respectively of the extended Burgh all the jurisdictions, powers, authorities, duties, rights and privileges, of the Commissioners, as Commissioners of Police, and as Local Authority under any Public Act, and of the Magistrates of Police and all property belonging to them in any character whatever; and to provide that all such jurisdictions and others foresaid, and all the powers, rights, and authorities Magistrates of Police by the Bill, shall be conferred on and exercised by the Corporation of the extended Burgh and Magistrates thereof, and to abolish the

Commissioners.

And Notice is further given,-That printed Copies of the said Bill will be deposited in the Private Bill Office of the House of Commons on or before the twenty-first day of December next.

Dated this 12th day of November 1875.

WM. ROY SPEARS,

Kirkcaldy, Solicitor for the Bill.

WILLIAM ROBERTSON.

Westminster, Parliamentary Agent.

NTIMATION is hereby given that HENRY TROTTER, Esq. of Mortonball, a Captain and Lieutenant-Colonel in Her Majesty's Regiment of Grenadier Guards, Heir of Entail in possession of the Entailed Lands and Estates of Mortonhall and Others, in the County of Edinburgh, and of CHARTERHALL and Others, in the County of Berwick, has presented a Petition to the Lords of Council and Session (Second Division, Junior Lord Ordinary,—Mr. Robertson, Clerk), in terms of the Acts Eleventh and Twelfth Victoria, chapter Thirty-six, Sixteenth and Seventeenth Victoria, chapter Ninety-four, the 'Entail Amendment (Scotland) Act, 1868, and 'The Entail Amendment (Scotland) Act, 1875, and relative Acts of Sederunt, for authority to grant Charters of certain Pieces of Ground feued or agreed to be feued by Richard Trotter, Esq., late of Mortonhall, portions of the said Entailed Lands and Estate of Mortonhall, in the County of Edinburgh; and also to grant Feus and Building Leases from time to time of the por-tions of said Entailed Lands and Estate of Mortonhall mentioned in the Petition, as therein set forth. Date of Interlocutor ordering intimation, the Twelfth day of November One thousand eight hundred and seventy-five.

JOHN ROMANES, S.S.C.,

Agent of the Petitioner.

Edinburgh, 7 Nelson Street, 13th November 1875.

THE Estates of GEORGE CLENNELL, Brick and Tile Manufacturer in Sanguhar, and Soda Water Manufacturer in Glasgow, were Sequestrated on the 12th day of November 1875, by the Sheriff of Dumfries and Galloway.

The first Deliverance is dated 12th November 1875.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Friday the 26th day of November 1875, within the King's Arms Hotel, Dumfries.

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 12th day of March 1876.

A Warrant of Protection against Arrest or Imprisonment for Civil Debt has been granted to the Bankrupt, till the Meeting of Creditors for election of Trustee.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

CRAIG & GEDDES, Solicitors, Dumfries, Agents.

THE Estates of JOHN SMITH, Wine and Spirit Merchant, Coburg Street, Leith, were Sequestrated on the 12th day of November 1875, by the Sheriff of Midlothian and Haddington.

Midlothian and Haddington.

The first Deliverance is dated 12th November 1875.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Tuesday the 23d day of November 1875, within Dowell's Rooms, No. 18 George Street, Edinburgh.

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 12th March 1876.

March 1876.

A Warrant of Protection has been granted to the Bank-

rupt.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

> T. & W. A. M'LAREN, W.S., Agents, 51 Frederick Street, Edinburgh.

THE Estates of DAVID LOCKERBIE, sometime Builder, West Newington Place, Edinburgh, now deceased, were Sequestrated on 16th November 1875, by the Court of Session.

The first Deliverance is dated the 19th October 1875.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock, on Friday the 26th November 1875, within Mr. Dowell's Rooms, 18 George Street Edinburgh Street, 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 leth March 1876.

The Lord Ordinary has remitted the Sequestration to

the Sheriff of Midlothian and Haddington.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

RHIND & LINDSAY, W.S.,

12 St. Andrew Square, Edinburgh, Agents.

SEQUESTRATION of JAMES MORRISON, Plasterer in Aberdeen.

ATRICK HENDERSON CHALMERS, Advocate in Aberdeen, has been elected Trustee on the Estate; and Thomas Wilson, Lime Manufacturer, Blackhillock Lime Works, near Keith, Alexander Copland, Merchant in Aberdeen, and John Keith, Secretary of the Aberdeen Town and County Banking Company, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Aberdeen, on Thursday the 25th day of November current, at twelve o'clock noon. The Creditors will meet in the Trustee's Chambers, 13 Union Terrace, Aberdeen, on Monday the 5th day of December next, at twelve o'clock noon.

PATE. H. CHALMERS, Trustee.

Aberdeen, 15th November 1875.

SEQUESTRATION of ANDREW DOWNS, Farmer, Old Inn Farm, Cumbernauld, in the County of Dumbarton, and presently Builder in Springburn, in the County of Lanark.

JOHN M'QUEEN BARR, Accountant in Glasgow, has been elected Trstee on the Estate; and Hugh Dykes, Mason, Glasgow, William Smith, Brick Builder, Glasgow, and James Rankine, a Partner of Rankine & Allan, Joipers, Glasgow, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Dumbarton, on Friday the 19th day of November current, at twelve o'clock poon. The Creditors will meet in the Chambers of Messrs. Barr & Carstairs, Accountants, No. 21 Renfield Street, Glasgow, on Monday the 29th day of November current, at twelve o'clock noon.

J. M'QUEEN BARR, Trustee.

Glasgow, 11th November 1875.

SEQUESTRATION of JAMES BRUCE GAIRN, Bootmaker, No. 166 Rose Street and No. 17 Forrest Road, Edinburgh.

AMES HOGARTH BALGARNIE, C.A., Edinburgh, has been elected Trustee on the Estate; and Walter Thomas Prideaux Wolston, Physician, Alexander Porteous, Senior, Leather Merchant, and Henry D. Young, Leather Merchant, all of Edinburgh, have been elected Commissioners. The Examination of the Bankrupt will take place within the Bankruptcy Court Room, Sheriff Court House, Edinburgh, on Tuesday the 23d day of November current, at two o'clock afternoon. The Creditors will meet in the Trustee's Chambers, 9 North Saint David Street, Edinburgh, on Thursday the 2d day of December next, at two o'clock P.M.

JAS. H. BALGARNIE, Trustee.

Edinburgh, 16th November 1875.

RUTHVEN CAMPBELL TODD, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estate of JOHN FLEMING, Grocer and Beamer, Larkhall, in the County of Lanark, hereby call a Meeting of the Creditors, to be held here, on Thursday the 9th day of December 1875, at 1.30 o'clock P.M., to consider as to an application to be made for my discharge.

R. C. Todd, Trustee.

Chambers, 51 Saint Vincent Street, Glasgow, 12th November 1875.

SEQUESTRATION of J. & C. DUNCAN, Bakers, Hilltown, Dundee, and Charles Duncan, Baker, Hilltown, Dundee, the only known Partner of that Company, and as an Individual.

DOBERT HUTCHISON, Corn Merchant, Kirkcaldy, Trustee on these Estates, hereby calls a Meeting of the Creditors, to be held within 26 Castle Street, Dundee, on Wednesday the 8th day of December next, at one o'clock afternoon, to consider as to an application to be made for his discharge as Trustee foresaid.

ROB. HUTCHISON, Trustee.

Kirkcaldy, November 1875.

MEETING of Creditors in the Sequestration of ANGUS LAMOND, Clerk, sometime residing at No. 19 Jamaica Street, Edinburgh, and now in Bedford Street there, will be held in my Chambers, 47 George IV. Bridge, Edinburgh, on Saturday, 11th December 1875, at ten o'clock A.M., to consider as to my discharge.

W. B. Robertson, Trustee.

JAMES MILL, Banker in Garmouth, Trustee on the Sequestrated Estate of ALEXANDER DUNCAN, Wood Merchant, Shipowner, and Millwright in Garmouth, now deceased, hereby calls a Meeting of the Creditors, to be held within the Chambers of A. G. Allan, County Buildings, Eigin, on the 14th day of December 1875, at twelve o'clock noon, to consider as to an application to be made for the Trustee's discharge.

J. MILL, Trustee.

Elgin, 15th November 1875.

SEQUESTRATION of ROBERT MACKENZIE, Merchant, Dundee.

DAVID MYLES, Accountant in Dundee, Trustee in the said Sequestration, hereby intimates that at the second General Meeting of the Creditors of the said Robert Mackenzie, held on the 4th day of November current, the said Robert Mackenzie made offer of a Composition to all his just and lawful Creditors at the date of the Sequestration of his Estates, of Three Shillings and Sixpence per pound upon their respective debts, payable one month after his final discharge, and that he also offered to pay and provide for the whole expenses attending the Sequestration and the remuneration to the Trustee, and that he further offered William Stiven,

Accountant in Dundee, as Cautioner for payment of said Composition, expenses, and remuneration; and that the said offer of Composition was made upon the footing and condition that his the said Robert Mackenzie's Estate should be made over and conveyed by the Trustee, with his consent, to the said William Stiven for his security and relief in the premises. That the Creditors and Mandatories of Creditors present at the said Meeting having unanimously resolved that the said offer and security should be entertained for consideration, a Meeting of the Creditors of the said Robert Mackenzie will be held in the Office of W. & D. Myles, Accountants, 11 Reform Street, Dundee, on Tuesday the 30th day of November 1875, at eleven o'clock forenoon, for the purpose of finally deciding on the said offer and security.

DAVID MYLES, Trustee.

Dundee, 15th November 1875.

SEQUESTRATION of JAMES ALEXANDER LUKE, Merchant, Blairgowrie.

DAVID MYLES, Accountant, Dundee, Trustee in the said Sequestration, hereby intimates that at the Meeting of the Creditors of the said James Alexander Luke, held after his Examination, the said James Alexander Luke made an offer of a Composition on his whole debts of One Shilling per pound, payable on the fourteenth day after the date of his discharge, and agreed to pay or provide for the whole expenses attending the Sequestration and the remuneration to the Trustee, and proposed James Luke, Spinner and Manufacturer, Dundee, as his Cautioner for the said Composition, expenses, and remuneration; that the Creditors or Mandatories of Creditors present at the said Meeting having unanimously resolved that the said offer and security should be entertained for consideration, a Meeting of the Creditors will be held in the Office of Messrs. W. & D. Myles, Accountants, 11 Reform Street, Dundee, on Friday the 26th day of November 1875, at twelve o'clock noon, for the purpose of finally deciding on the said offer and security.

DAVID MYLES, Trustee.

Dundee, 15th November 1875.

JAMES TAYLOR, Accountant, Glasgow, Trustee on the Sequestrated Estate of SAMUEL B. WATT & CO., Merchants and Produce Brokers, Union Street, Glasgow, and Samuel Beveridge Watt, Merchant and Produce Broker there, as sole Partner of that Firm, and as an Individual, hereby intimates that an account of his intromissions with the funds of the Estate, brought down to 29th ultimo, and states of the funds recovered at the same date, have been made up by him and examined by the Commissioners, in terms of the Statute; that he has examined the claims of the several Creditors who have duly lodged their oaths and grounds of debt, and made up lists of those Creditors entitled to be ranked on the funds of said Estate, and also of those whose claims have been rejected in part; further, that on and after Thursday the 30th day of December 1875, within the Chambers of Thomson, Johnston, & Jackson, Accountants, 70 George Square, Glasgow, a first Dividend will be paid to those Creditors whose claims have been admitted by the Trustee.

Intimation is also hereby made that David Edward, Jeweller, Glasgow, and James Rankin, Steamship and Forwarding Agent there, have been elected two Commissioners on said Estate.

JAMES TAYLOR, Trustee.

Glasgow, 15th November 1875.

HOMAS LANDELLS SELKIRK, Accountant in Glasgow, Trustee on the Sequestrated Estate of ROBERT SCOTT, Junior, Bootmaker, 6 Dowanhill Street and 8 Hyndland Street, Partick, hereby intimates that a third and final Dividend will be paid to those Creditors whose claims have been admitted, within the Chambers of J. L. & T. L. Selkirk, Accountants, 136 Buchanan Street, Glasgow, on the 4th day of January pext.

THOS. L. SELKIRK, Trustee.

Glasgow, 13th November 1875.

SEQUESTRATION of ARCHIBALD M'KINLAY SOMERVILLE, Provision Merchant and Draper, No. 80 Houston Street and No. 354 Argyle Street, Glas-

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m S}}$ Trustce on this Estate, I hereby intimate that an account of my intromissions with the funds of said account of my intromissions with the funds of said Estate, brought down to the 29th ultimo, has been made up by me, audited and approved by the Commissioners on said Estate; that I have examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before said date, and have prepared lists of those Creditors entitled to be ranked on the funds of said Estate; further, that on and after Thursday the 30th day of December next, a first and final Dividend will be paid, at my Office, No. 59 Saint Vincent Street, Glasgow, to those Creditors whose claims have been admitted.

JOHN WILSON, C.A., Trustee.

Glasgow, 13th November 1875.

THOMAS IRVING, Joiner, Lockerbie, Trustee on the Sequestrated Estate of WILLIAM DODDS, Trustee on Mason, Lockerbie, hereby intimates that a first and final Dividend will be paid to those Creditors whose claims have been admitted by the Trustee, within the Office of William Wright, Solicitor, Lockerbie, on the 1st day of January 1876.

THOS. IRVING, Trustee.

Lockerbie, 15th November 1875.

SEQUESTRATION of DAVID ROLLO, Ironmonger, Motherwell.

THE Trustee hereby intimates that the Commissioners have audited his accounts, brought down to the lst current, and that a first Dividend will be paid to those Creditors whose claims have been admitted, at his Chambers, No. 166 Saint Vincent Street, Glasgow, on Monday, 3d January 1876.

Wm. Brown, Trustee.

Glasgow, 15th November 1875.

NOTICE.

THE Copartnership of BLACKWOOD & COMPANY,
Coalmasters, Craigend Colliery, Shettleston, and
Monkland Canal Basin, Glasgow, of which the Subscribers
were sole Partners, was of mutual consent DISSOLVED as at the date hereof, 18th day of June 1875 years.

The Firm will be responsible for the discharge of any obligations connected with the Concern.

W. NAIŞMITH.

HENRY BLACKWOOD.

James Donaldson, Witness. Andrew Shearer, Witness.

NOTICE.

THE Copartnery carried on by the Subscribers as Goldbeaters in Glasgow, under the Firm of WILLIAM COGHILL & COMPANY, was DIS-SOLVED of mutual consent as at the 28th of October

The Subscriber William Coghill will carry on the Business as heretofore on his own account, under the Firm of William Coghill & Company. He will pay the debts of, and all parties indebted to the late Firm are requested to make payment to him.

Glasgow, 12th November 1875.

WILLM. COGHILL D. M'ALPINE.

JOHN KIDSTON, Writer, Glasgow, Witness. JAMES KERR, Clerk Witness. Clerk, Glasgow,

DISSOLUTION OF PARTNERSHIP.

THE Copartnery Business carried on by the Subscribers, the sole Partners thereof, as Drapers at 14 Bridgeton Cross, Glasgow, under the Firm of BONNAR & ARNOTT, was DISSOLVED on the 30th day of October 1875, by the Subscriber James Bonnar retiring from the same.

The Subscriber William Arnott will continue the Business under the Firm of WILLIAM ARNOTT & COMPANY, and said Firm is authorized to uplift all the outstanding debts of the Firm of Bonnar & Arnott, and will discharge

all its obligations.

Glasgow, 12th November 1875.

JAS. BONNAR.

WILLIAM ARNOTT.

GEO. B. HOGGAN, Writer, Glasgow, Witness.

JOHN A. HEADRICK, Clerk-at-Law, Glasgow, Witness.

THE Copartnership carried on by the Subscribers (the only Partners thereof) under the Firm of PRINGLE, MEEK, & COMPANY, Wool Brokers, 37 Commercial Street and 16 Dock Street, Leith, has been DISSOLVED of this date by mutual consent.

The Stock in Trade and Assets of the Company have been transferred to Mr. Pringle, who will continue the

Business in the same premises.

Edinburgh, 10th November 1875.

ALEXANDER JAMES PRINGLE, 17 Manor Place, Edinburgh.

DONALD BEITH, of 43 Castle Street, Edinburgh, Writer to the Signet, Witness.

ALEXANDER KENNEDY, Law-Clerk, of 43 Castle Street, Edinburgh, Witness.

JAMES MEEK,

37 Commercial Street, Leith.

JAS. CAMPBELL IRONS, S.S.C., of 5 York Place, Edinburgh, Witness. And. Forrester, W.S., of 43 Castle Street, Edinburgh, Witness.

THE Copartnery of QUIGLEY & CO., Warehousemen, 32 Nelson Street, Glasgow, of which the Subscribers James Quigley and Matthew Simpson were the sole Partners, was DISSOLVED on 30th September 1875, of mutual consent.

The Subscriber James Quigley will continue to carry on the Business on his own account, at the same place and under the said name or Firm; and he is authorised to receive payment of all debts due to, and to discharge all debts due by, the dissolved Copartnery.

Glasgow, 12th November 1875.

JAMES QUIGLEY.

John Wark, Writer, Glasgow, D. C. WATT, Law-Clerk, Glasgow, Witnesses to the Signature of James Quigley.

MATTHEW SIMPSON.

William Pearson, Draper, Glasgow,

THOMAS STEWART, Draper, Glasgow,

Witnesses to the Signature of Matthew Simpson.

NOTICE,

A NY Partnership existing between the Subscribers Alexander Hutcheson Ogilvie and David Robertson in connection with the Grocery and Wine and Spirit Business carried on at 209 Govan Road, Govan, Glasgow, either under the Individual name of ALEXANDER H. OGILVIE, or under the Firm of OGILVIE & ROBERT-SON, has been DISSOLVED as of this date by mutual consent.

ALEXANDER H. OGILVIE. EDAVID BOBERTSON.

Rob. Dunlor, Writer, Glasgow, Witness.
Thomas Weir, Writer, Glasgow, Witness.

Glasgow, 15th November 1875.

NOTICE.

THE Copartnery Concern of GREENLEES, JACK-SON, & COMPANY, Hat and Cap Manufacturers, Glasgow, has been DISSOLVED of this date, by mutual consent of the Subscribers, the sole Partners thereof. The Subscriber James Jackson will pay all debts due by, and is alone authorized to receive all debts due to, the dissolved Concern.

r. d. greenlegs. James jackson.

Dyn. Magfaelane, Writer, Glasgow, Witness. Tho. Jackson, Accountant, Glasgow, Witness.

N.B.—The Fees of all Notices must be paid in advance, and all Letters post-paid.

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* * This Gazette is filed at the Offices of the London and Dublin Gazettes.

Tuesday, November 16, 4875.

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