ment of the school fees for the teaching of such a number of scholars (to be called 'Wilson's Scholars'), belonging to or resident in Calderhead Parish, in the higher branches of Education, such as Mathematics, Natural Philosophy, Latin, Greek, and Modern Languages, as the revenue of the Trust will admit of, and that such scholars shall be selected by the School Board, preference being given to those whose parents may be considered unable to pay the school fees for such higher branches of Education; but in the event of a sufficient number of scholars not presenting themselves as candidates for instruction in the higher branches of Education aforesaid, or in the event of Calderhead School Board failing to provide the means of teaching such higher branches of Education in any of the schools under their control, or in the event of any public provision being made for the promotion of higher Education in the district, then the balance of the free revenues of the Trust shall be formed into bursaries not exceeding £20 per annum for each bursary, these bursaries to be called 'Wilson's Bursaries,' and to be competed for by the most advanced scholars of any of the schools in Calderhead Parish as often as there are available funds to form a bursary, the examination of competitors to be conducted in public by such competent Examiners as the School Board may appoint, and in such a manner as the School Board may consider best adapted for the selection of the most suitable scholars as bursars; each bursary to be held for two years on condition that the bursar shall during that period continue his or her studies in the higher branches of Education, and under such other conditions as the School Board may from time to time fix and determine. Second, That the said School Board shall preserve and cause to be hung up in one of the principal public schools of Calderhead Parish the portraits of Mr. and Mrs. Wilson, the founders of Wilson's Trust Schools. Of which Petition publication is hereby made.

> WILLIAM BROWN & CO., Solicitors, Agents for Petitioners.

37 Almada Street, Hamilton, 5th May 1879.

#### NOTICE.

In a Petition presented to the Sheriff of Midlothian and Haddington by the Most HONOURABLE SCHOM-BERG HENRY KERR, MARQUIS OF LOTHIAN, &c., in terms of the Act 3 and 4 Victoria, cap. 48, initialed 'An Act to enable Proprietors of Entailed Estates in Scotland to feu or lease on long leases portions of the same for the Building of Churches and Schools, and for Dwelling Houses and Gardens for the Ministers and Masters thereof,' for authority to grant a Feu Charter in favour of the Right Honourable George Ramsay, Earl of Dalhousie, and the Heirs Male of the said Earl, as Trustees for behoof of themselves and the other Heritors of the Parish of Cockpen, heritably and irredeemably, of all and whole that piece of ground measuring one acre and one rood imperial measure, part of the Noble Petitioner's lands of Dalhousie Mains, comprehended in the Entailed Estate and Lands of East Mains and Eastwood of Dalhousie, contained in the Deed of Entail mentioned in the Petition, on part of which piece of ground the Parish Church of Cockpen has been erected, and the remainder appropriated for a Burying Ground for said Parish, as the same has been enclosed by a wall of stone and lime which now surrounds the said piece of ground, situated within the said Parish of Cockpen and County of Edinburgh, and that under the reservations and subject to the Trusts and Conditions, Provisions, Declarations, and Clauses mentioned or referred to in said Petition, the Sheriff has pronounced the following Interlocutor:—' 16th April 1879.—The Sheriff ' having considered this Petition, orders Intimation ' thereof to be made by an Officer of Court to the Right

<sup>6</sup> Honourable William Walter Schomberg, Earl of <sup>6</sup> Ancrum, therein designed the Heir of Entail next in <sup>6</sup> order of succession, and to his Tutors or Curators, or <sup>6</sup> other legal Guardians of such Heir, and ordains them <sup>6</sup> to enter appearance with the Clerk of Court, if so <sup>6</sup> advised, within thirty days after such intimation, with <sup>6</sup> certification ; further, orders notice of the import of <sup>6</sup> this Petition to be published in the Edinburgh Gazette <sup>6</sup> and in the Scotsman Newspaper three times, at intervals <sup>6</sup> of fourteen days, certiorating all parties interested that <sup>6</sup> they may enter appearance, if so advised, and be heard <sup>6</sup> for their interest, and that within fourteen days from <sup>6</sup> the date of the last notice, with certification. <sup>(Signed)</sup> <sup>6</sup> ARCHD. DAVIDSON.<sup>6</sup>

(Signed) ARCHD. DAVIDSON.' Of all which Notice is hereby given, in terms of said Interlocutor.

D. FORBES DALLAS, S.S.C.,

Agent for the Noble Petitioner.

# Edinburgh, 18th April 1879.

# THE CONCORDIA COPPER COMPANY (LIMITED). IN LIQUIDATION.

N OTICE is hereby given that a General Meeting of the Shareholders of this Company will be held in the Office of the Liquidator, No. 173 St. Vincent Street, Glasgow, at twelve o'clock noon, on Thursday the 22d day of May current, to receive the Liquidator's statement of accounts, and to consider a proposed Final Scheme of Division of the Surplus Funds among the Preferential Shareholders.

JAMES MACROBBIE, Liquidator.

Glasgow, 6th May 1879.

## TO THE CREDITORS ON

The Sequestrated Estates of T. & J. HASTINGS, Builders, S4 Lilybank Road, Glasgow, and Thomas Hastings and John Hastings, the Individual Partners

of that Company, as such Partners, and as Individuals. **D** Y virtue of an Order of the Sheriff-Substitute of Lanarkshire, Thomas Hastings, now residing at No. 1 Viewfield Place, Pollokshields, and John Hastings, now residing at No. 3 Coomassie Place, Govanhill, near Glasgow, the Individual Partners of the Firm of T. & J. Hastings, above designed, hereby intimate that they have presented a Petition to be finally discharged of all debts contracted by the said Firm of T. & J. Hastings, and by themselves, as Partners of said Firm, and as Individuals, or for which they were liable at the date of the Sequestration of their Estates, in terms of the Statutes.

CARRUTHERS & GEMMILL, Writers, Glasgow,

Agents.

Glasgow, 7th May 1879.

# In the SEQUESTRATION of DANIEL M'KENZIE, Grocer and Spirit Dealer in Portsoy.

THE Commissioners have audited the Trustee's accounts, brought down to 23d ultimo, and postponed the declaration of a Dividend till another statutory period.

JOHN A. COLVILLE, Trustee.

Portsoy, 7th May 1879.

JOHN MILLER, Chartered Accountant, Glasgow, Trustee on the Sequestrated Estate of W. R. M'PHUN & SON, Booksellers and Publishers, Glasgow, and William M'Millan, Bookseller and Publisher there, the only surviving Partner of that Company, as such Partner, and as an Individual, hereby intimates that an account of his intromissions with the funds of the Estate for the period ending 12th ultimo has been audited by the Commissioners, who have postponed the declaration of a Dividend until the recurrence of another statutory period.

JNO. MILLER, C.A., Trustee.

71 Queen Street, Glasgow, 7th May 1879.