

The Edinburgh Gazette.

Published by Authority.

FRIDAY, MAY 23, 1879.

LORD CHAMBERLAIN'S OFFICE, ST. JAMES'S PALACE, March 24, 1879.

OTICE is hereby given that Her Majesty's Birthday will be kept on Saturday the 24th of May next.

LORD CHAMBERLAIN'S OFFICE, ST. JAMES'S PALACE, May 5, 1879.

Notice is hereby given that His Royal Highness The Prince of Wales will, by command of The Queen, hold a Levee at St. James's Palace, on behalf of Her Majesty, on Monday the 26th of May instant, at two o'clock.

It is The Queen's pleasure that Presentations to His Royal Highness at this Levee shall be considered as equivalent to Presentations to Her Majesty.

At the Court at Windsor, the 17th day of May 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

This day, the Right Honourable William Henry, Earl of Mount Edgcumbe, and Sir Robert Lush, | Henry, Earl of Mount Edgcumbe.

Knight, were, by Her Majesty's command, sworn of Her Majesty's Most Honourable Privy Council, and took their places at the Board accordingly.

At the Court at Windsor, the 17th day of May 1879.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

Her Majesty in Council was this day pleased, on a representation of the Right Honourable the Lords of the Committee of Council on Education, Lords of the Committee of Council on Education, to appoint Charles William Lloyd Bulpett, Esquire, B.A., Trinity College, Oxford; James Henry Davies, Esquire, M.A., Corpus Christi College, Oxford; Claude Hume Campbell Guinness, Esquire, M.A., New College, Oxford; Rashleigh Holt-White, Esquire, B.A., Oriel College, Oxford; Frederick Barnes Lott, Esquire, B.A., Christ Church, Oxford; Joseph Wilson, Esquire, M.A., Fellow of Christ's College, Cambridge,—to be six of Her Maiesty's Inspectors of bridge,-to be six of Her Majesty's Inspectors of Schools.

PRIVY COUNCIL OFFICE, May 19, 1879.

This day, the oath of office of Lord Chamberlain was taken by the Right Honourable William WINDSOR CASTLE, May 12, 1879.

This day had audience of Her Majesty:-

Señor Doctor José Maria Rójas, Minister Plenipotentiary from the United States of Venezuela, to deliver his Credentials; and

Señor Doctor Don Manuel R. Garcia, Envoy Extraordinary and Minister Plenipotentiary from the Argentine Republic, to deliver his Credentials;

To which audience they were respectively introduced by the Right Honourable R. A. Cross, Her Majesty's Principal Secretary of State for Home Affairs, acting for the Marquis of Salisbury, Her Majesty's Principal Secretary of State for Foreign Affairs.

FOREIGN OFFICE, April 23, 1879.

The Queen has been graciously pleased to appoint Captain John Donald Hamill Stewart to be Her Majesty's Vice-Consul in Anatolia.

The Queen has also been graciously pleased to appoint Captain Harry Cooper to be Her Majesty's Vice-Consul in Anatolia.

FOREIGN OFFICE, April 29, 1879.

The Queen has been graciously pleased to appoint Lieutenant - Colonel the Honourable George Patrick Hyde Villiers to be Her Majesty's Vice-Consul in Anatolia.

The Queen has also been graciously pleased to appoint Lieutenant Herbert Charles Chermside to be Her Majesty's Vice-Consul in Anatolia.

FOREIGN OFFICE, May 7, 1879.

The Queen has been graciously pleased to appoint Brook Pakenham Bridges Taylor, Esq., of the Foreign Office, to be an Acting Third Secretary in Her Majesty's Diplomatic Service while employed abroad.

DOWNING STREET, May 16, 1879.

The Queen has been pleased to appoint Richard Henry Adrestrup Dyett, Esq., to be a Member of the Executive Council of the Island of Dominica.

(M. 7995.)

BOARD OF TRADE, WHITEHALL GARDENS, May 15, 1879.

The Queen has been graciously pleased to confer the Albert Medal of the Second Class on—

Captain Alexander Christie, of the fishingsmack 'Expert,' of Stonehaven.

The following is an account of the service in respect of which the decoration has been conferred:—

On the 24th January 1879, the fishing-boat 'Expert,' of Stonehaven, was run down by the steamer 'Countess of Durham,' when off Dunnottar Castle, Kincardineshire. The 'Expert'

at once sank, and three members of the crew were drowned. The master, Captain Christie, succeeded in obtaining a buoy, by which he supported himself, and a boat put off from the steamer to his assistance.

Captain Christie, although he had been in the water a quarter of an hour, and the cold was so great that the spray turned to ice, refused to be taken into the boat until one of his crew, George Main, who was lying some two or three boats' lengths off in a state of insensibility, had been picked up.

CIVIL SERVICE COMMISSION, May 20, 1879.

The Civil Service Commissioners hereby give notice, that at an Open Competitive Examination for situations as Student Interpreters at Constantinople, held on the 22d April 1879, and following days, under the Regulations dated the 20th March 1879, the undermentioned Candidates obtained the first four places:—

Number in Order of Merit.	Name.
1	Graves, Robert Wyndham
2	Lamb, Harry Harling
3	Cameron, Donald Andreas
4	Willmore, John Selden

BANKRUPTS

FROM THE LONDON GAZETTE.

BANKRUPTCIES ANNULLED,

Thomas Holbeck Jennens, of 13 Saint Ann's Villa, Notting Hill, Middlesex.

George Clough Melville, of Stonehewer Street and Cannon Street, both in Manchester, Lancaster, auctioneer and general dealer.

William Henry Mortimore, of Bath Cottage, Maidenhead Thicket, Berks, farmer.

BANKRUPTCIES AWARDED.

Stephen Wreford Timewell, of Kingsbridge and Dodbrooke, both in Devon, corn, seed, and coal merchant. William Roberts, of Middle Lee, Molland, Devon, labourer.

Charles Ayling, of 3 New Road, Brighton, Sussex, dealer in sewing machines.

Richard Tewkesbury Chamen, of Charminster, Dorset, yeoman and miller.

Thomas Irven M'Carthy, of 42 Park Road, Southport, Lancaster, agent.

John Dodds Mills, of 316 Upper Brook Street, Chorltonupon-Medlock, and of 44 and 46 Ardwick Green, Ardwick, all near Manchester, Lancaster, and also until lately carrying on business at Mumps, near Oldham, Lancaster, trading as John Mills, boot and shoe dealer.

Thomas Payne, of Warwick, draper.

Stephen Fitchew Cox, Fitz Hugh Cox, and George Chapman, of Water Lane, Leeds, York, leather factors and leather merchants, trading at Water Lane, Leeds aforesaid, under the style or firm of Cox Brothers, the said Stephen Fitchew Cox residing at Clevedon, Somerset, the said Fitz Hugh Cox residing at Ilkley, York, and the said George Chapman residing at Chapeltown, near Leeds aforesaid.

CORN IMPORTED AND EXPORTED.

AN ACCOUNT showing the Quantities of the several kinds of Corn and Meal Imported into each division of the United Kingdom; and the Quantities of British and Foreign Corn and Meal, of the same kinds, Exported from the United Kingdom, in the Week ended the 17th May 1879.

	Quai	NTITIES IM	PORTED IN	QUANTITIES EXPORTED FROM THE UNITED KINGDOM.			
	England.	Scotland.	Ireland.	The United Kingdom.	British.	Colonial and Foreign.	Total Exported.
Wheat Barley Oats Rye Pease Beans Indian Corn Buckwheat Bere or Bigg	Cwt. 329,007 78,406 277,660 15,639 40,560 552,396 100	Cwt. 47,776 26,655 9,511 10,694 4,803 56,099 	Cwt. 66,498 22,539 245,434	Cwt. 443,281 127,600, 287,171 26,333 45,363 853,929 100	Cwt. 39,053 675 3,592 372 59	Cwt. 6,265 3,892 353 6,546	Cwt. 45,318 4,567 3,945 372 59 6,546
Total of Corn (exclusive of Malt)	1,293,768	155,538	334,471	1,783,777	43,751	17,056	60,807
Wheatmeal or Flour Barley Meal Oat Meal Rye Meal Pea Meal Bean Meal Indian Corn Meal. Buckwheat Meal Total of Meal	Cwt. 138,334 200 15,082 192 938	Cwt. 103,422 11,557 1,446 	Cwt. 15,074 	Cwt. 256,830 200 26,639 192 2,384 286,245	Cwt. 1,003 178 	Cwt. 2,059 4 4	Cwt. 3,062 178 4
Total of Corn and Meal (exclusive of Malt)	1,448,514	271,963		2,070,022	44,932	19,119	64,051
Malt (entered by } the Quarter)	Quarters.	Quarters.	Quarters.	Quarters.	Quarters. 822	Quarters.	Quarters. 822

Statistical Department, Custom-house, London, May 19, 1879.

S. SELDON,
Principal.

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, Imperial Measure, as received from the Inspectors and Officers of Excise, in the Week ended 17th May 1879, conformably to the Act of the 27th and 28th Victoria, cap. 87.

				QUANTITIES	S SOLD.	AVERA	GE.PRICE.
Wheat	.,.	•••	•••	Qrs. 57,209	Bus.	s. 40	<i>d</i>
Barley	•••			3,260	0	30	1
Oats	•••	•••		2,354	3	21	11

Statistical and Corn Department, Board of Trade, May 17, 1879. R. GIFFEN, Comptroller of Corn Returns.

COMPARATIVE	STATEMENT	for the	corresponding	Week i	in each	of the	Years from
		187	5 to 1878.				

Cor	respo	nding	QUANTITIES SOLD.							AVERAGE PRICE.				
7	Week	in	WHE	AT.	BARLEY. OATS.			WHEAT. BAR		LEY. OA		rs.		
		•	Qrs.	Bus.	Qrs.	Bus.	Qrs.	Bus.	<i>s.</i>	<i>d.</i>	s.	d.	<i>s.</i>	<i>d</i> .
1875	•••	•••	51,278	5	1,346		1,331		42	0	38	3	31	3
1876	•••	•••	41,957	5	4,141	5	1,059		44	11	35	5	26	5
1877	•••	•••	37,196	7	3,101	5	1,224		68	9	39	11	29	0
1878	•••	•••	$\begin{array}{ c c }\hline 41,222\\ \end{array}$	5	2,524	1	3,186	7	52	1	39	5	26	3

R. GIFFEN, Comptroller of Corn Returns.

Statistical and Corn Department, Board of Trade, May 17, 1879.

WALLACE HALL ACADEMY (SCOTLAND).

Petition for a Provisional Order under 'The Endowed Institutions (Scotland) Act, 1878.'

Unto the Right Honourable Her Majesty's Principal Secretary of State for the Home Department, the Petition of the Governing Body, as defined in 'The Endowed Institutions (Scotland) Act, 1878,' of Wallace Hall Academy, in the Parish of Closeburn and County of Dumfries, under the Trust Deed of the deceased John Wallace, Esq., Merchant in Glasgow, subscribed at Glasgow, on the 24th July 1717, and the 30th April 1723, of which Deed a certified printed copy is herewith sent.

Humbly Sheweth,-

THAT your Petitioners are Henry Wallace, of Busby and Cloncaird; the Reverend David Ogilvy-Ramsay, Minister of the United Parishes of Closeburn and Dalgarno; and James David Marwick, Doctor of Laws, Town-Clerk of Glas-gow, Patrons under the said Trust Deed; and the Reverend Charles West M'Kenzie, Minister of the Parish of Durisdeer, Moderator; and the said Reverend David Ogilvy-Ramsay; the Reverend John Monteith, Minister of the Parish of Glencairn; the Reverend David Jardine, Minister of the Parish of Keir; the Reverend John Donaldson, Minister of the Parish of Kirkconnel; the Reverend John Murray, Minister of the Parish of Morton; the Reverend Andrew Paton, Minister of the Parish of Penpont; the Reverend John Inglis, Minister, and the Reverend James M'Donald Inglis, Assistant and Successor, of the Parish of Sanquhar; the Reverend David Couper, Minister of the Parish of Tynron; and the Reverend James Laidlaw, Minister of the Parish of Wanlockhead, Members of the Presbytery of Penpont, Trustees under the said Trust Deed—the said Patrons and Trustees being the Governing Body, as defined in the Endowed Institutions (Scotland) Act, 1878, of Wallace Hall Academy aforesaid.

That, at a Meeting of the Governing Body of said Endowed Institution, specially called for the purpose, and held at a month's notice, at Wallace Hall, on the eighteenth day of February eighteen hundred and seventy-nine, it was resolved, in terms of sections four and five of the said Act, by the whole of those present at the Meeting, that it was expedient that provision should be made for the better government and administration of the said Institution, and for the better application of the endowments thereof, that an application should be made to the said Secretary of State for a Provi-sional Order, and that a Petition should be presented to the said Secretary, setting out such resolution, and stating the provisions for the better government and administration of said Institution, which they desire to have sanctioned. A duplicate of the Minute of this Meeting, containing the Resolutions, is herewith sent.

Your Petitioners respectfully refer to the certified printed copy of the Trust Deed of Endowment, to certified extracts from (1) Disposition of Five Acres of Land, by Sir Thomas Kirkpatrick, of Closeburn, Baronet, to the Moderator and Presbytery of Penpont—registered 7th September 1724; and (2) Charter of the Lands of Baltersan, by George Clerk Maxwell, Esq., in favour of said Moderator and Presbytery—registered 25th November 1754; and Report by James Hutchison, Esq., Mouswald Farm, Valuator, as to the present value and condition of property belonging to the Trust—all herewith sent; also to a Report by the Secretary and Assistant Commissioner, and Report by a Committee of the Presbytery of Penpont on Wallace Hall, made in 1874, to the 'Endowed Schools and Hospitals (Scotland) Commission,' and contained in the Appendix to the Third Report of the said Commission, vol. i., pp. 215-222, as showing that it is expedient to make the present application, on the following and other grounds :- The Constitution of the body of Patrons is such as, in present circumstances, to be almost unworkable. While there are certain powers vested in the Patrons, the Trustees, the Laird of Closeburn, and others, there is no effective administrative body charged with the government of the Endowed Institution and application of its endowments; and, generally, the Trust cannot now, in its present form, be so administered as to carry out the wishes of the Founder, or to utilize to anything like their full extent the largely increased revenues of the Trust.

Referring to the above recited Deeds and Reports, herewith sent, it will be seen that the sum left by Mr. Wallace, the founder of the Trust, amounted to £1600; that the primary object of Mr. Wallace in instituting the Trust was to provide the children of his native parish with a better education, secondary and elementary, than they were otherwise likely to receive; and that with the view of recommending such education to and bringing it within the reach of all whom it was intended to benefit, he expressly provided that it should be free; that the Trustees were enabled to carry out the wishes of the Truster with respect to the purchase of a convenient piece of ground, and the erection of School buildings thereon, and with respect, also, to the purchase of landed property with the residue of the Trust funds: that the said School buildings, having been added to by successive Rectors, are now of much larger extent than they originally were, and that the property of Baltersan, purchased in 1723 for £1145, now yields a yearly rent of £630, and it is estimated that it will be worth £760 per annum three years hence, when the current leases expire, but that after an expenditure of £1500 on buildings and fences.

The population of the united parishes of Closeburn and Dalgarno is, by the census of 1871, 1612. The parish is of large extent, being about 13 miles in length by about 7 in breadth; and it may for educational purposes be divided into four districts, viz.:—the Northern district, the children in which attend a school belonging to the Duke of Buccleuch, in the parish of Morton, and just beyond the bounds of Closeburn parish; the Southern district, where there is a public school; the Central district, in which Wallace Hall is situated; and the Eastern district, called Gubhill in the Trust Deed, where there is another of the Duke of Buccleuch's schools, and towards meeting the educational wants of which the Rector of Wallace Hall is bound by the Trust Deed to make a yearly contribution of £5. The children within the school age in the Central or Wallace Hall district number about 200, of whom 181 are provided in Wallace Hall with school accommodation according to the usual Government requirements, the remainder being provided for in a girls' school lately built by the School Board, near to Wallace Hall, with a view to its being acquired, when circumstances should admit of it, by the Trustees thereof. The children within the school age in the Eastern or Gubhill district number about 28, and the school has accommodation for 45, but it is very inconveniently situated for about one-half of the children.

An entirely free education having been found in Closeburn (as elsewhere) prejudicial to education, and thus opposed to the object which Mr. Wallace had in founding and endowing the Institution, the new Governing Body should have power to levy fees, but only according to a scale and under the conditions set forth in the Provisional Order.

One of the expressly stated objects of Mr. Wallace being the advancement of Christian knowledge within the parish, the Petitioners are desirous that power should be given to the new Governing Body to encourage the same by grants of money to all the Schools within the parish

which are under Government inspection—the amount of grant, and to whom payable, to be determined by the Governors; and the grant to be given only in respect of ascertained excellence in religious instruction according to use and wont.

The Petitioners have prepared, and respectfully submit herewith, and as part hereof, the Heads of a Provisional Order, in which are stated the provisions for the better government and administration of the Endowed Institution, and the better application of the Endowments thereof, which they desire to have sanctioned.

May it therefore please the Right Honourable the Secretary of State to take this Petition into consideration, and with or without publication thereof, or at least so much of it as contains the Heads of the proposed Provisional Order, in the Edinburgh Gazette or in any newspaper or newspapers circulating in the County of Dumfries, with a view to further inquiry, and with or without remit to, or report by, the Commissioners under the Endowed Institutions (Scotland) Act, 1878, to issue a Provisional Order in relation to the several matters mentioned in this Petition in terms of the Statute.

And your Petitioners will ever pray, &c.

(Signed)

H. R. C. WALLACE.
D. OGILVY-RAMSAY.
J. D. MARWICK.
C. W. MACKENZIE.
JOHN MONTEITH.
DAVID JARDINE.
JOHN DONALDSON.
JOHN MURRAY.
ANDREW PATON.
JOHN INGLIS.
JAMES M. INGLIS.
DAVID COUPER.
JAMES LAIDLAW.

Endowed Institutions (Scotland) Act, 1878.]

WALLACE HALL ACADEMY.

Heads of a Provisional Order for the better Government and Administration of the Endowed Institution known as the Wallace Hall Academy, in the Parish of Closeburn and County of Dumfries (hereinafter called the Endowed Institution), and for the better Application of the Endowments thereof.

GENERAL ADMINISTRATION OF THE ENDOWED INSTITUTION.

Future Administration of Endowed Institution.

1. The above-named Endowed Institution and Endowments thereof shall henceforth be administered by the Governing Body hereinafter constituted, in accordance with the Provisions of this Order.

Governing Body.

2. The Governing Body, hereinafter called the Governors, shall consist of the following persons, that is to say—

The Proprietor of Closeburn Hall, or his Tutor or Curator if he is under age,

The Minister of the United Parishes of Closeburn and Dalgarno (hereinafter called the Parish of Closeburn),

The Town-Clerk of Glasgow,

The Moderator of the Presbytery of Penpont, The Clerk of the Presbytery of Penpont, and

Parish of Closeburn, all for the time being.

Meetings of Governors.

3. The Governors shall hold Meetings in some convenient place in the County of Dumfries as often as may be found necessary or desirable, and at least twice in each year, on and at convenient days and times to be appointed by themselves, and to be notified to each Governor by the Clerk, if any, or by some other person acting under the direction of the Governors, at least ten days previously to every Meeting.

Preliminary Meeting.

4. A Preliminary Meeting for the arrangement of the conduct of the business shall be held upon the summons of the Moderator of the Presbytery of Penpont upon some day to be fixed by him within one calendar month after the time at which, under the provisions herein contained, the administration of the Endowed Institution shall be assumed by the Governors in place of the present Governing Body.

Chairman.

5. The Governors shall, at the said Preliminary Meeting, and afterwards at their first Meeting in each year, elect one of their number to be Chairman of their Meetings for the current year, and they shall also make regulations for supplying his place in case of his death, resignation, or absence during his term of office. The Chairman shall always be eligible for re-election.

Quorum and Voting.

6. A quorum shall be constituted when three Governors are present at a Meeting. All matters and questions shall be determined by the majority of the Governors present at a duly constituted Meeting, and in case of equality of votes the Chairman shall have a second or casting vote.

Special Meetings.

7. The Chairman, or any two of the Governors, may at any time summon a Special Meeting for any cause that seems to him or them sufficient. All Special Meetings shall be convened by or under the direction of the person or persons summoning the Meeting, by notice in writing delivered or sent by post to each Governor, specifying the object of the Meeting. And it shall be the duty of the Clerk, if any, to give such notice when required by the Chairman, or by any of the Governors having a right to summon such Meeting.

Adjournment of Meetings.

8. If a sufficient number of the Governors to form a quorum are not present at any Meeting, or if the business at any Meeting is not fully completed, those present may adjourn the Meeting to a subsequent day and time, of which notice shall be given in manner aforesaid to each Governor.

Minutes.

9. A Minute Book and proper Books of Account shall be provided by the Governors, and kept in some convenient and secure place of deposit to be provided or appointed by them for that purpose, and Minutes of all proceedings of the Governors shall be entered in such Minute Book,

10. The Governors shall cause full Accounts to be kept of the Receipts and Expenditure in respect of the Endowed Institution, and such Accounts shall be stated for each year, and, after being audited by a professional Accountant, shall be examined and passed annually by the Governors at the first Meeting in the ensuing year, unless some

The Chairman of the School Board of the other Meeting shall be appointed for the purpose, and every such Account shall be signed by the Governors present at the Meeting at which it was The Governors shall cause sufficient Abstracts of the Accounts to be published annually in one or more local newspapers.

 $Business\ Arrangements.$

11. The Governors may from time to time make such arrangements as they may find most fitting for the custody of all Deeds and other Documents belonging to the Endowed Institution, for deposit of money, for the drawing of cheques, and also for the appointment of a Clerk or Factor or other proper Officers for their assistance in the conduct of the business of the Endowed Institution, at such reasonable salaries or scale of remuneration as they may determine, but no Governor acting as such Clerk, Factor, or Officer shall be entitled to any salary or remuneration.

Vesting Property.
12. From and after the date at which this Order takes effect, all lands and heritages and pertinents thereof belonging to the Endowed Institution, and all moveable property and effects belonging thereto, shall be transferred from the present Governing Body, and by this Order be vested in the Governors.

Management and Letting of Estates.

13. All the property of the Endowed Institution not required to be retained or occupied for the purposes thereof, shall be let or otherwise managed by the Governors, or by their Officers acting under their orders, according to the general law applicable to the management of property by trustees of mortifications or bequests for educational or charitable uses in Scotland.

Transfer of Administration of Endowed Institution to Governors.

14. So soon as this Order takes effect, the administration of the Endowed Institution shall be assumed and exercised by the Governors in place of the present Governing Body, and such Governing Body shall thereupon become ipso facto removed and discharged from their office as such Governing Body, and shall cause all deeds, minute and account books, and other papers and documents belonging or relating to the Endowed Institution, and all cash balances and moveable effects belonging thereto, to be delivered or transferred unto the Governors as they shall direct.

Provisions as to School to be brought into operation as soon as practicable.

15. The Governors shall take all requisite measures for bringing the provisions of this Order into active operation for the regulation of the School, as soon as practicable, and they shall have power to make all suitable and proper arrangements for that purpose.

Saving of Vested Interests.

16. Any vested interest to which any teacher, master, officer, scholar, bursar, exhibitioner, pensioner, or other shall be entitled at the date at which this Order takes effect, shall be continued to

THE SCHOOL AND ITS MANAGEMENT.

Rector-Appointment.

17. There shall be a rector of the School, who shall be styled the Rector of Wallace Hall Academy. He shall be a graduate of some University in the United Kingdom. The Rector shall be appointed by the Governors at a Meeting to be called for that purpose, as soon as conveni-

ently may be after this Order takes effect, and thereafter at some Meeting to be called as aforesaid, after the occurrence of a vacancy, or after notice of an intended vacancy. In order to obtain the best candidates, the Governors shall, for a sufficient time before making any appointment, give public notice of the vacancy, and invite applicants for the office by advertisements in newspapers, or by such other methods as they may judge best calculated to secure the object.

Dismissal after six months' notice.

18. The Governors may dismiss the Rector without assigning any cause, after six calendar months' written notice, given to him in pursuance of a resolution passed at two consecutive Meetings held at an interval of at least 14 days, and convened for that purpose.

Dismissal without notice.

19. The Governors, for what in their opinion is urgent cause, may, by resolution passed at a Special Meeting convened for that purpose, and affirmed by not less than two-thirds of the whole number of the Governors for the time being, declare that the Rector ought to be dismissed from his office without the aforesaid notice, and in that case they may appoint another Special Meeting to be held not less than a week after the former one, and may then by a similar resolution, affirmed by as large a proportion of the Governors, absolutely and finally dismiss him. And if the Governors present at the first of such Meetings think fit at once to suspend the Rector from his office until the next Meeting, they may do so by resolution affirmed by as large a proportion of Governors. Full notice of, and opportunity of defence at, both Meetings shall be given to the Rector.

Declaration to be signed by Rector.

20. The Rector, previously to entering into office, shall be required to sign a declaration, to be entered in the Minute Book of the Governors, to the following effect :-

declare that I will always to 'the best of my ability discharge the duties of 'Rector of the Wallace Hall Academy during 'my tenure of office, and that if I am removed by the Governors I will acquiesce in such 'removal, and will thereupon relinquish all claim ' to the rectorship and its future endowments, and 'will deliver up to the Governors, or as they direct, possession of all the property of the 'Endowed Institution then in my possession or 'occupation.'

Rector's Residence.

21. The Rector shall dwell in the residence assigned to him. He shall have the occupation and use of such residence, and of any other property of the Endowed Institution of which he becomes the occupant as such Rector, in respect of his official character and duties and not as tenant, and shall, if removed from his office, deliver up possession of such residence and other property to the Governors, or as they direct. He shall not, except with the permission of the Governors, permit any person not being a member of his family to occupy such residence, or any part thereof.

Rector not to have other Employment.

22. The Rector shall give his personal attention to the duties of the School, and during his tenure of office, he shall not accept or hold any office or appointment which, in the opinion of the Governors, may interfere with the proper performance of his duties as Rector.

Neither Rector nor Teachers to receive other than authorized Fees.

23. Neither the Rector nor any assistant-teacher shall receive or demand from any pupil in the School, or from any person whatsoever on behalf of any such pupil, any gratuity, fee, or payment, except such as are prescribed or authorized by this Order.

Jurisdiction of Governors over School Arrangements. 24. Within the limits fixed by this Order the

Governors shall prescribe the general subjects of instruction, the relative prominence and value to be assigned to each group of subjects, the arrangements respecting the School terms, vacations, and holidays, the payments of day pupils, and the number and payments of boarders. They shall take a general supervision of the sanitary condition of the School buildings and arrangements. They shall determine what number of assistantteachers, male or female, shall be employed. They shall every year assign the amount which they think proper to be contributed out of the income of the Endowed Institution for the purpose of maintaining assistant-teachers, and providing and maintaining a proper school plant or apparatus, and otherwise furthering the current objects and efficiency of the School.

Governors to consider views and proposals of Rector.

25. Before making any regulations under the last preceding section, the Governors shall consult the Rector in such a manner as to give him full opportunity for the expression of his views. The Rector may also from time to time submit proposals to the Governors for making or altering regulations concerning any matter within the province of the Governors. The Governors shall fully consider any such expression of views or proposals, and shall decide upon them.

Jurisdiction of Rector over School Arrangements. 26. Subject to the rules prescribed by or under this Order, the Rector shall have under his control the choice of books, the method of teaching, the arrangement of classes and school hours, and generally the whole internal organization, management, and discipline of the School.

Assistant-teachers.

27. The Rector shall have the sole power of appointing and dismissing all assistant-teachers, provided that (1) each assistant-teacher shall be the holder of a Government Certificate of competency, (2) one male assistant-teacher shall be qualified to give a thorough commercial education, and (3) one female assistant-teacher shall be qualified to give instruction in vocal and instrumental music. The Rector shall determine, subject to the approval of the Governors, in what proportions the sum assigned by the Governors for the maintenance of the assistant-teachers or the other current objects of the School, shall be divided among the various persons and objects for which it is assigned in the aggregate, and the Governors shall pay the same accordingly, either through the hands of the Rector or directly as they think best.

Income of Rector.

28. The Rector shall receive such salary or remuneration and allowances, and such residence as the Governors shall determine, and on such conditions as may be inserted in his appointment; but he shall have no right to interfere in the management of the Endowed Institution or its Endowments, except in so far as may be expressly provided in this Order or in his appointment.

Boarders.

29. The Governors may make such regulations and arrangements as they may think right for the reception of boarders, either in the house of the Rector or of any assistant-teacher, or, if they think fit, in both of those ways.

School Fees and Boarding Charges.

30. Except as hereinafter provided, all pupils shall pay such school fees as the Governors may fix from time to time, provided that no such fee shall be at the rate of more than 1d. a week for pupils taught according to the Third or any lower Standard of the Code of the Scotch Education Department, or more than 2d. a week for pupils taught according to the Fourth, Fifth, or Sixth Standards of the said Code, or more than 6d. a week for pupils receiving a higher class education, as the same shall be determined by the Governors. Provided that in cases in which two or more children of one family are attending the School at the same time, the Governors may, if they think fit, reduce the amount of fee to be paid to the extent of not more than one-half for each such child after the first. If at any time there shall be more applicants for admission to the School than can be properly accommodated therein, a preference shall be given to those who are children of parents resident in the parish of Closeburn, and after them to those who are children of parents resident in any parish within the Presbytery of

The Governors may, if they think fit, fix higher School Fees than those hereinbefore mentioned to be paid by pupils who are not the children of parents resident in the parish of Closeburn.

The payments to be required from boarders, exclusive of the School Fees, shall be at such rate or rates as the Governors shall determine.

All payments for School Fees shall be made in advance to the Rector, or to such other, person as the Governors shall from time to time determine, and shall be accounted for by the person receiving the same to the Governors, and treated by them as part of the general income of the Endowed Institution.

To whom School is open.

31. Subject to the provisions established by or under the authority of this Order, the School and all its advantages shall be open to all pupils of good character and sufficient health who are residing with their parents, guardians, or near relations within degrees to be determined by the Governors, or in some boarding-house conducted under regulations made by the Governors. No boy not so residing shall be admitted to the School without the special permission of the Governors.

Applications for Admission.

32. Application for admission to the School shall be made to the Rector, or to some other person appointed by the Governors, according to a form to be approved of by them and delivered to all applicants.

Register of Applications.

33. The Rector, or some other person appointed by the Governors, shall keep a register of applications for admission, showing the date of every application, and the cause of any rejection, and the age of each applicant.

Conscience Clause.

34. The School shall be open to children of all denominations, and any child may be withdrawn by his parents or guardians from any instruction in religious subjects, or from any religious observ- burn, who have attended any inspected School

ance in the School; and no child shall in the School be placed at any disadvantage with respect to the seculiar instruction given therein by reason of the denomination to which such child or his parents belong, or by reason of his being withdrawn from any instruction in religious subjects.

Instruction.

35. Subject to the foregoing provisions, religious instruction according to the use and wont of Scotland shall be given in the School, under such regulations as shall be made from time to time by the Governors.

Instructions shall also be given in the School in the following subjects:-

Reading, Writing, and Arithmetic.

Geography and History.

English Grammar, Composition, and Literature.

Mathematics.

Latin.

Greek:

At least one Foreign European Language. Vocal Music.

Provision may be made for teaching such scientific, industrial, and artistic branches of education, including instrumental music, as the Governors may determine. Subject to the above provisions, the course of instruction shall proceed according to the classification and arrangements made by the Rector.

Inspection.

36. The School shall be open at all times to the inspection of any of Her Majesty's Inspectors of Schools.

Parliamentary Grants.

37. The Governors shall not be precluded by any provision in this Order from conforming to any regulations which the Scotch Education Department, under the Education (Scotland) Act, 1872, or any Act amending the same, or under any authority may impose as the conditions of a grant of money. Any Parliamentary Grants earned shall be paid to the Governors, or to some one appointed by them for that purpose, and shall be treated by them as part of the general income of the Endowed Institution.

APPLICATION OF INCOME.

38. After defraying the expenses of management and of repairs and improvements, and making the several payments hereinbefore directed or authorized, the Governors may apply the income of the Endowed Institution in accordance with the provisions hereinafter contained:-

Payment of School Fees.

(1.) The Governors may pay the School Fees of not more than one-third of the pupils attending the School who are children of parents resident in the parish of Closeburn, to be selected for that purpose from among such pupils, being not less than seven years of age, who have, during the previous year, been distinguished for good conduct, industry, and regularity of attendance, and who have satisfactorily passed the last examination by Her Majesty's Inspector in the Standard suitable to their age, or some equivalent examination.

Bursaries to Children of Parents resident in Closeburn. (2.) The Governors may apply a yearly sum in providing bursaries of such number and value, and under such regulations as they may from time to time fix, to be competed for by boys or girls, the children of parents resident in the parish of Closewithin the parish for at least two years, and have passed in one at least of the three highest Standards for the time being of the Code of the Scotch Education Department, or in an equivalent examination, and to be tenable in the Wallace Hall Academy for the purpose of enabling the holder to study some subject of instruction higher than elementary.

Bursaries to Children of Parents resident in Presbytery of Penpont.

(3.) In default of duly qualified candidates among the pupils attending the School, who are the children of parents resident in the parish of Closeburn, these bursaries may be opened to candidates otherwise complying with the conditions set forth in the preceding Sub-section, who are children of parents resident in any parish within the Presbytery of Penpont.

Exhibitions tenable at University, Training College, or other place.

(4.) The Governors may apply a yearly sum in providing exhibitions of such number and value, and under such regulations as they may from time to time fix, tenable at some University, Training College for teachers, or other place of higher education or professional training or study to be approved by the Governors. These exhibitions shall be competed for by pupils who have for three years at least attended the School, and have passed in one, at least, of the two highest standards for the time being of the Code of the Scotch Education Department, or in an equivalent examination.

Preference for Exhibitions to Children in Parish of Closeburn.

(5.) A preference for such exhibitions shall ceteris paribus be given to candidates, if duly qualified, who are the children of parents resident in the Parish of Closeburn, and failing them, the children of parents resident in any parish within the Presbytery of Penpont.

Grants for Encouragement of Religious Instruction.

(6.) The Governors may apply a yearly sum for the purpose of making grants of money to any School within the Parish of Closeburn under Government Inspection, the grant to be applied in such manner as the Governors may arrange with the School Board, or other persons having the management of the School, for the purpose of encouraging the giving of religious instruction in such School, according to the use and wont of Scotland.

Grant to School or Schools in Gubbill District.

(7.) The Governors may apply a yearly sum towards the maintenance of any Elementary School or Schools in the Eastern or Gubhill District of the Parish of Closeburn, provided such School or Schools are under Government inspection.

GENERAL.

General power of Governors to make Regulations.

39. Within the limits prescribed by this order the Governors shall have full power from time to time to make regulations for the conduct of their business and for the management of the Endowed Institution, and such regulations shall be binding on all persons affected thereby.

Endowed Institution to be governed exclusively under this Order.

40. From and after the date at which this order takes effect the Endowed Institution shall for every

purpose be administered and governed wholly and exclusively in accordance with the provisions of this order, notwithstanding any former or other order, Act of Parliament, charter, or instrument relating to the subject matter of this order.

Temporary Arrangements sanctioned.

41. It having been considered expedient by the present Governing body that the existing vacancy in the office of rector should not be filled up until a Provisional Order should have been obtained to effect the purposes hereinbefore set forth, and the Presbytery of Penpont having abstained from exercising their right of appointing a rector jure devoluto, all costs and expenses incurred in carrying on the Wallace Hall Academy, between the date of the death of the late rector and the appointment of a rector under this order, shall form a charge against and be paid out of the funds of the Endowed Institution.

Costs of Order.

42. The whole costs, charges, and expenses connected with the applying for and obtaining this order and incident thereto shall form a charge against and be paid out of the funds of the Endowed Institution.

Order to be printed and sold.

43. The Governors shall cause this order to be printed, and a copy to be given to every Governor, Rector, and Assistant-Teacher upon their respective appointments, and copies may be sold at a reasonable price to all persons applying for the same.

Commencement of Order.

44. This order shall take effect after it has lain for forty days before both Houses of Parliament,

NTIMATION is hereby given that the Right Honourable Marmaduke, Baron Herries of Terregles, residing at Everingham Park, in the County of York, Heir of Entail in possession of the Entailed Lands and Estate of CARLAVEROCK and Others, in the County of Dumfries and Stewartry of Kirkcudbright, has presented a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,-Mr. Melville, Clerk), in terms of the Acts Eleventh and Twelfth Victoria, chapter Thirty-six, Sixteenth and Seventeenth Victoria, chapter Ninety-four, Thirty-first and Thirty-second Victoria, chapter Eighty-four, Thirty-eighth and Thirty-ninth Victoria, chapter Sixty-one, and relative Acts of Sederunt, for authority to charge the portion of the Entailed Lands and Estate of Carlaverock, lying in the Parish of Carlaverock and County of Dumfries, specified in the Schedule annexed to the said Petition, with the sum of £13,000, being the amount contained in a Bond of Provision executed by the deceased Right Honourable William, Baron Herries of Terregles (therein named William Constable Maxwell), in favour of his younger children, dated 21st April 1847. Date of Interlocutor ordering intimation, advertisement, and service, 17th May 1879.

MACKENZIE & KERMACK, W.S.,
Agents of the Petitioner.

9 Hill Street, Edinburgh, 20th May 1879. THE GLASGOW UNION BUILDING COMPANY, LIMITED.

IN LIQUIDATION.

NOTICE is hereby given that in the Petition of Robert Tosh, Accountant in Glasgow, Official Liquidator of the said Company, for distribution of the Estate, Discharge, &c., the said Robert Tosh has lodged in process a Minute craving the Court, inter alia, to settle the list of Contributories, as now amended, and if necessary to make a call on each Contributory to the full necessary to make a call on each Contributory to the full amount of their shares; to remit to an accountant to examine the Liquidator's accounts, &c., and report; to declare Creditors who have not proved their debts excluded from the benefit of the distribution, and to authorize payment of Dividend; to authorize the Liquidator to sell a deposit receipt for the sum of £385, granted by the City of Glasgow Bank in his favour, said sum forming part of the assets of the Company; and thereafter to declare the said Company to be dissolved, and to discharge the said Robert Tosh of his actings as Official Liquidator, and ordain his bond of cantion to be Official Liquidator, and ordain his bond of caution to be delivered up: that in said Petition the Lords of the First Division of the Court of Session have been pleased First Division of the Court of Session have been pleased to pronounce the following Interlocutor:— 'Edinburgh, '21st May 1879.—The Lords having considered the 'Minute for Robert Tosh, the Official Liquidator of ''The Glasgow Union Building Company, Limited," and 'heard counsel for him, appoint intimation of the said 'Minute and of the Deliverance thereon to the persons named as Contributories in the appendix to said 'Minute, by registered post letters and by advertisement once in the Edinburgh Gazette, Edinburgh
Scotsman, and Glasgow Herald; and appoint objections,
if any, to the said Minute to be lodged within eight
days after intimation and advertisement, under certification that the Court will thereafter proceed in terms
of the motion for the Liquidator in said Minute.

(Signed) 'John Inglis, I.P.D.'
Of all which Intimation is hereby made.

MASON & SMITH, S.S.C., 34 North Castle Street, Edinburgh, Agents. 23d May 1879.

To the Creditors and other Persons interested in the Succession of the Deceased ROBERT MACKAY, sometime residing at 88 Lauriston Place, Edinburgh, and afterwards at 8 Duke Street there.

A PETITION has been presented to the Court of Session (Second Division,—Mr. Melville, Clerk), by William Renton Clapperton, Merchant, residing at 9 Strathearn Road, Edinburgh, a Creditor to the amount required, the said deceased having left no settlement appointing Trustees or other parties having power to manage his Estate, praying, under the Act 19 and 20 Vict. cap. 79, sec. 164, for the appointment of a Judicial Factor upon said Estate; and which Petition will be again moved in Court on or after the 7th day of June 1879.—Of all which Notice is hereby given.

JOHN K. LINDSAY, Petitioner's Agent.

16 Queen Street, Edinburgh, 23d May 1879.

To the Creditors and other Persons interested in the Succession of the Deceased DAVID MACKIE MEL-DRUM, Umbrella Maker and India Rubber Merchant, Dundee, who resided at Newport, Fife.

Dundee, who resided at Newport, Fife.

ANIEL MINTYRE, Accountant in Dundee, having been appointed by the Court of Session Judicial Factor on the Estate of the said deceased David Mackie Meldrum, under the Act 19 and 20 Vict. cap. 79, sec. 164, requires all the lawful Creditors of the said David Mackie Meldrum, and other persons interested in his Estate, to lodge with the Judicial Factor, within four months after the date of this Notice, a statement of their claims as Creditors of the deceased, or as otherwise interested in his Estate, with such vouchers or other written evidence as they may have to found upon in support of their claims, in order to the same being consupport of their claims, in order to the same being considered and reported upon by the Judicial Factor.

> D. M'INTYRE, 87 High Street, Dundee.

Trust Estate of JOHN HARPER SCOTT, Ship Chandler and Tinsmith, 2 West Quay, Greenock.

HEREBY intimate that on and after Monday, 9th June, a first and final Dividend will be paid, within the Office of Welsh, Walker, & Macpherson, Accountants, 33 Cathcart Street, Greenock, to those Creditors whose claims against said Estate have been lodged and admitted, or may yet be lodged and admitted within eight days from this date.

LOUSON WALKER, Trustee.

Greenock, 22d May 1879.

A PETITION has been presented in the Sheriff Court of Lanarkshire at Glasgow, by JOHN MACCALLUM, Accountant in Glasgow, craving to be discharged of all debts and obligations contracted by him or for which he was liable, as a Partner of the Firm of ROBERTSON & MACCALLUM, Accountants, Glasgow, and as an Individual, before the date of the Sequestration of the said Firm, and the Individual Partners thereof.

FRANCIS LAW, Writer, 156 St. Vincent Street, Glasgow, Agent for Petitioner.

Glasgow, May 1879.

TO THE CREDITORS ON

The Sequestrated Estate of HUGH KERR GILMOUR, Brush Manufacturer and Methylated Spirit Maker, North Street, Glasgow.

BY wirtue of an Order of the Sheriff of Lanark-shire, Hugh Kerr Gilmour, above designed, hereby intimates that he has presented a Petition to the Sheriff of Lanarkshire at Glasgow, to be finally discharged of all debts contracted by him before the date of the Sequestration of his Estates, in terms of the Statutes.

> Macpherson & Strathern, Writers, Glasgow, Agents.

JOHN DONALDSON, Printers' Furnisher, Niddry Street, Edinburgh, Trustee on the Sequestrated Estate of JAMES B. DAVIDSON, Publisher, 104 East High Street, Forfar, hereby intimates that his infromissions with the funds of the Estate, brought down to the 8th current, have been audited by the Commissioners, who have postponed a Dividend until the recurrence of another statutory period.—Of all which Notice is hereby given, in terms of the Statute.

John Donaldson, Trustee.

Edinburgh, 22d May 1879.

JOHN MILLER, Accountant, 77 Renfield Street, Glasgow, Trustee on the Sequestrated Estate of JAMES MITCHELL, Accountant, Glasgow, hereby intimates that accounts of his intromissions with the funds of the Estate, brought down to 4th May current, have been made up and audited by the Commissioners, and that they have postponed the declaration of a Dividend till the next statutory period.

JOHN MILLER.

Glasgow, 19th May 1879.

PATRICK TURNBULL, Chartered Accountant in Edinburgh, Trustee on the Sequestrated Estate of WILLIAM COCHRANE MURRAY, lately residing at 3 Comely Green Crescent, Edinburgh, and now deceased, hereby intimates that he has had no intromissions with the funds of the Estate from 8th February last to 9th current, and that the Commissioners have postponed the declaration of a Dividend till the recurrence of the next statutory period, and dispensed with sending circulars to the Creditors.

PAT. TURNBULL, Trustee.

31 Princes Street, Edinburgh, 22d May 1879.

Dundee, 20th May 1879.

THE Estates of DANIEL MACINTYRE, Accountant, Glasgow, were Sequestrated on the 19th day of May 1879, by the Sheriff of Lanarkshire.

The first Deliverance is dated 19th May 1879.

The Meeting to elect the Trustee and Commissioners is to be held on Monday the 2d day of June 1879, within the Faculty Hall, Saint George's Place, Glasgow, at two o'clock afternoon.

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 19th day of September 1879.

A Warrant of Protection has been granted to the

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

> THOMAS BARCLAY, Writer, Glasgow, Agent.

THE Estates of JOHN GRANT & COMPANY, Tailors and Clothiers, Nether Buckie, in the Parish of Rathven and County of Banff, and John Grant, Tailor and Clothier, Nether Buckie, the sole Partner of that Firm, as such, and as an Individual, were Sequestrated on the 19th day of May 1879, by the Sheriff of Banff, Elgin, and Nairn, acting in Banffshire.

The first Deliverance is dated the 19th day of May 1870

1879.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Tuesday the 27th day of May 1879, within the Commercial Hotel, Buckie. 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 19th day of September 1879.

A Warrant of Protection has been granted to the Bank-

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

ALEX. MAIR, Solicitor, Buckie, Agent for Petitioners.

19th May 1879.

THE Estates of GEORGE KERR, Joiner and Builder I in Glasgow, were Sequestrated on the 20th day of May 1879, by the Sheriff of the County of Lanark.

The first Deliverance is dated the 20th day of May

1879.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Monday the 2d day of June 1879, within the Faculty Hall, Saint George's Place, Glasgow.

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 20th day of September 1879.

A Warrant of Protection has been granted to the Bankrupt, the said George Kerr, till the Meeting for the election of a Trustee.

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

> Moir & Forbes, Writers, 146 Buchanan Street, Glasgow, Agents.

THE Estates of the Deceased JOHN SUTHERLAND, Fishcurer, Greenigoe, in the Parish of Wick and County of Caithness, were Sequestrated on the 20th day of May 1879, by the Sheriff of the Sheriffdom of Caithness, Orkney, and Shetland.

The first Deliverance is dated 18th April 1879.

The Meeting to elect the Trustee and Commissioners is to be held at eleven o'clock forenoon, on Saturday the 3lst day of May current, within the New Auction Rooms, Bridge Street, Wick.

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 20th day of September 1879.

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

> WILLIAM MILLER, Jr., Law-Agent, Wick, . Agent.

THE Estates of ALEXANDER BORTHWICK, Grocer, Greenock, were Sequestrated by the Sheriff

of Renfrew and Bute, on 20th May 1879.

The first Deliverance is dated 20th May 1879.

The Meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Monday the 2d day of June 1879, within the White Hart Hotel,

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 20th September 1879.

A Warrant of Protection has been granted to the Bank-rupt, till the Meeting for election of Trustee. All future Advertisements relating to this Sequestra-

tion will be published in the Edinburgh Gazette alone.

WM. AULD, Writer, Greenock, Agent.

THE Estates of JOHNSTON & COMPANY, Glass, China, and Earthenware Dealers, 34 West Port, Edinburgh, and Larenenware Dealers, 54 west 10th, Edinburgh, and James Johnston, residing in No. 3 Valleyfield Street, Edinburgh, the only Partner of said Company of Johnston & Company, as such Partner, and as an Individual, were Sequestrated on the 20th day of May 1879, by the Sheriff of Midlothian and Haddington.
The first Deliverance is dated the 20th day of May

1879.

The Meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Monday the 2d

day of June 1879, within Lyon & Turnbull's Rooms, 51 George 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 20th

day of September 1879.

A Warrant of Protection has been granted to the Bankrupt, till the Meeting for election of Trustee.

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

CHARLES ROBB, Solicitor, 44 Frederick Street, Edinburgh, Agent.

THE Estates of GEORGE WALLACE, Innkeeper, Albert Hotel, Cupar, were Sequestrated on 21st May 1879, by the Sheriff of the County of Fife.

The first Deliverance is dated the 21st May 1879.

The first Deliverance is dated the 21st May 1879.
The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Monday the 2d June 1879, within the Procurators' Library, County Buildings, Capar.

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 21st September 1879.

A Warrant of Protection has been granted to the Bankrupt, till the Meeting for election of Trustee.

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

W. A. & J. M. TAYLOR, Writers, Cupar, Agents.

THE Estates of DANIEL GREENSHIELDS, Tobacconist and Commission Agent, No. 10 Drummond Street, Inverness, in the County of Inverness, were

Street, Inverness, in the County of Inverness, were Sequestrated on the 21st day of May 1879, by the Sheriff of the County of Inverness.

The first Deliverance is dated 21st May 1879.

The Meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Monday the 2d day of June next, within the Procurators' Rooms, The Castle, Inverness.

A Composition may be offered at this Meeting; and, to entitle Creditors to the first Dividend, their oaths and grounds of debt must be ledged on or before the

and grounds of debt must be lodged on or before the 21st day of September 1879,

A Warrant of Protection has been granted to the Bankrupt, till the Meeting for election of Trustee.

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

JAMES CUNNINGHAM, Solicitor, Inverness, Agent.

THE Estates of R. C. WALLACE & SONS, Govan, and Robert Crawford Wallace, Hugh Crawford Wallace, and Robert Wallace, Mechanical Engineers there, the Individual Partners of that Company, as such Partners, and as Individuals, were Sequestrated on the 21st day of May 1879, by the Sheriff of Lanarkshire.

The first Deliverance is dated 21st May 1879.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Tuesday the 3d day of June 1879, within the Faculty Hall, Saint George's Place, Glasgow.

George's Place, Glasgow.

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 21st day of September 1879.

A Warrant of Protection has been granted to the Bankrupts, till the Meeting for election of Trustee.

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

> JOHN MACPHAIL, Procurator, for Mr. Charles France, Writer, 145 West George Street, Glasgow, Agent in the Sequestration.

THE Estates of the Deceased GEORGE HUNTER, Mason, Corsebill, Kilwinning, were Sequestrated on the 22d day of May 1879, by the Sheriff of the County

of Ayr.

The first Deliverance is dated the 22d day of May

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Tuesday the 3d day of June 1879, within the Eglinton Arms Hotel in Kilwinning.

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 22d day of September 1879.

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

> HUGH B. KING, Solicitor, Kilwinning, Agent.

THE Estates of GEORGE LAING, Working Jeweller and Watchmaker, 27 Nicolson Street, Edinburgh, were Sequestrated on the 22d day of May 1879, by the Court of Session.

The first Deliverance is dated 22d May 1879.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Monday the 2d day of June 1879, within Dowell's Rooms, George

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 22d

day of September 1879.

The Sequestration has been remitted to the Sheriff of the County of Edinburgh, and a Warrant of Protection

granted to the Bankrupt.

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

P. Douglas, S.S.C., Agent, 53 George IV. Bridge, Edinburgh.

THE Estates of WILLIAM CONWAY, Junior, Ship Broker, Troon, were Sequestrated on the 22d day Broker, Troon, were Sequestrated on the 22d day of May 1879, by the Sheriff of the County of Ayr.

The first Deliverance is dated the 22d day of May

1879.

The Meeting to elect the Trustee and Commissioners is to be held at three o'clock afternoon, on Monday the 2d day of June 1879, within the King's Arms Hotel in

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 22d day

of September 1879.

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

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

W. D. M'JANNET, Solicitor, Irvine, Agent.

NOTICE.

A PETITION having been presented to the Sheriff of Aberdeen and Kincardine at Aberdeen, at the instance of Louis Danois, Paint and Paper Merchant, 18 Rue Erard, Paris, and George Murison, Writer in Aberdeen, his Mandatory, for Sequestration of the Estates of ALEXANDER WATSON, Painter and Decorator, Turriff, his Lordship of this date granted Warrant for citing the said Alexander Watson to appear in Court on the seventh day next after citation if within Scotland, and on the twenty-first day next after citation if furth and on the twenty-first day next after citation if furth of Scotland, to show cause why Sequestration should not be awarded.—Of all which Intimation is hereby given.

HENDERSON & CATTANACH, Advocates in Aberdeen, Agents.

Aberdeen, 20th May 1879.

SEQUESTRATION of ALEXANDER MIDDLETON, Farmer, Woodend, Durno, by Pitcaple, in the County of Aberdeen.

GEORGE GREEN, Feuar, Insch, has been elected Trustee on the Estate; and William Sutherland, Clerk, 3 Union Terrace, Aberdeen, John Middleton, Farmer, Glenlogie, Pitcaple, and George T. Harvey, Manager of the Aberdeen Lime Company, Aberdeen, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House of Aberdeen, on Tuesday the 27th day of May current, at half-nast ten o'clock forenoon. The Creditors will meet in the Abracect, on I destay the 27th day of May current, at half-past ten o'clock forenoon. The Creditors will meet in the Writing Chambers of Alexander Forbes Wight, Advocate, No. 11 Union Buildings, Aberdeen, on Wednesday the 4th day of June next, at one o'clock afternoon.

GEORGE GREEN, Trustee.

Aberdeen, 19th May 1879.

SEQUESTRATION of ROBERT INNES, Farmer, Garblies, Auldearn.

JOHN PAUL M'PHERSON, Auctioneer, Forres, has been elected Trustee on the Estate; and George Mackenzie Duncan, Solicitor, Nairn, and Neil Macdonald Campbell, Solicitor, Nairn, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Nairn, on Friday the 30th May current, at twelve o'clock noon. The Creditors will meet within the Office of Alexander Mackenzie, Solicitor, 2 Church Street, Nairn, on Saturday the 7th day of June next, at two o'clock afternoon.

JNO. P. M'PHERSON.

Nairn, 21st May 1879.

SEQUESTRATION of ALEXANDER HUGH MAC-KINTOSH, Coal Merchant, Nairn.

A NDREW M'DONALD, Solicitor, Inverness, has been elected Trustee on the Estate; and George Mackenzie Duncan, Solicitor, Nairn, Charles Baiu M'Intosh, Draper, Nairn, and Donald M'Intosh, Coal Merchant, Inverness, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Nairn, on Friday the 30th May Sheriff Court House, Nairn, on Friday the 30th May current, at twelve o'clock noon. The Creditors will meet in the Office of Alexander Mackenzie, Solicitor, 2 Church Street, Nairn, on Saturday, 7th day of June next, at twelve o'clock noon.

AND. MACDONALD.

Nairn, 21st May 1879.

LEXANDER STORRAR, Bank Agent, Stranraer,
Trustee on the Sequestrated Estate of WILLIAM GUNION, Farmer in Barsolus, in the Parish of Inch and County of Wigtown, hereby calls a Meeting of the Creditors, to be held within the King's Arms Hotel, Stranzer, on Monday the 2d day of June 1879, at twelve o'clock noon, for the purpose of electing a Commissioner in the room of William Agnew, Farmer in Balwherry, who has resigned the office of Commissioner.

A. STORRAR, Trustee.

Stranraer, 22d May 1879.

JAMES STEWART, Accountant, Motherwell, Trustee on the Sequestrated Estate of JAMES WILSON, Spirit Dealer, Motherwell, hereby calls a Meeting of the Creditors, to be held within his Office, Brandon Street, Motherwell, on Monday the 2d day of June 1879, at twelve o'clock noon, to consider and resolve as to the claims of the Landlords of the Shops leased by the Bankrupt.

John D. Fairley, Solicitor, Motherwell, Agent.

SEQUESTRATION of WILLIAM MACRONE, Letterpress Steam Printer, Dixon Street, Glasgow.

A SPECIAL General Meeting of Creditors will be held on Thursday, 29th May current, at twelve o'clock noon, within the Chambers of Messrs. Carswell & Murray, Accountants, 79 St. Vincent Street, Glasgow, to receive and consider opinion by Dr. Kirkwood, taken as instructed at last General Meeting, and to receive and give instructions regarding any offer which may be made for the stock and plant.

ROBERT CARSWELL, Trustee.

SEQUESTRATION of JASPER HILL, Grocer and Spirit Dealer in Stirling.

THE Trustee hereby calls a General Meeting of the Creditors, to be held within the Office of Thomson, Jackson, Gourlay, & Taylor, C.A., 24 George Square, Glasgow, on Tuesday the 17th day of June next, at twelve o'clock noon, to consider as to an application to be made to the Court for his discharge, and to resolve thereanent.

THO. JACKSON, C.A., Trustee.

Glasgow, 21st May 1879.

DAVID RATTRAY, Accountant, Glasgow, Trustee on the Sequestrated Estate of DAVID MORE, Wright and Builder, Partick, hereby intimates that at a Meeting of Creditors, held upon the 21st day of May 1879, specially called for the purpose, the Bankrupt made an offer of Composition, with security, which the Creditors present unanimously entertained for consideration; and Notice is hereby given that said offer and security will be decided upon at a Meeting of the Creditors, to be held within the Counting House of Messrs. Rattray Brothers & Smith, Accountants, 54 St. Vincent Street, Glasgow, on Friday the 13th day of June 1879, at twelve o'clock noon.

DAVID RATTRAY, Trustee.

Glasgow, 21st May 1879.

GEORGE MILLER, Accountant in Glasgow, Trustee on the Sequestrated Estates of DAVID FOGO LAURIE FOGO, Commission Merchant and Insurance Agent in Glasgow, hereby intimates that at the Meeting of Creditors, held upon the 11th day of April 1879, the Bankrupt offered to the Creditors a Composition on his whole debts of Ten Shillings per pound, payable in one instalment at one month after his final discharge, with security; and that the Creditors present unanimously entertained said offer for consideration; and Notice is hereby given that it will be decided upon at a Meeting of the Creditors, to be held within the Counting House of the Trustee, No. 31 St. Vincent Place, Glasgow, upon Tuesday the 3d day of June 1879, at twelve o'clock noon. The proceedings at the Meeting of the Creditors, held upon the 6th instant, have become ineffectual on account of due notice of the Meeting not being given in the Gazette.

GEORGE MILLER, C.A., Trustee.

ORORGE MILLER, C

SEQUESTRATION of JAMES ANDERSON, Printer and Publisher, Kirkwall, Orkney.

NOTICE is hereby given that at the second General Meeting of Creditors, held upon the 16th day of May current, the Bankrupt offered to the Creditors a Composition of Five Shillings per pound, payable by equal instalments at three and six months from the date of his discharge, with security; and that the Creditors present at said Meeting unanimously resolved to entertain said offer for consideration; and Notice is further given that the said offer and security will be decided upon at a Meeting of Creditors, to be held within the Town Hall, Kirkwall, on Friday the 10th day of June next, at one o'clock afternoon.

JAMES PETRIE, Trustee.

Kirkwall, 19th May 1879.

JAMES ALEXANDER MOLLESON, C.A., Edinburgh, Trustee upon the Sequestrated Estate of JAMES MILLER, Farmer, Dryburgh Mains, near St. Boswells, hereby intimates that a first Dividend will be paid, within the Chambers of Mr. Ronaldson, C.A., 30 Hanover Street, Edinburgh, upon the 9th day of July 1879

JAS. ALEX. MOLLESON.

Edinburgh, 23d May 1879.

A LEXANDER WIGHT, Ironmonger, Forres, Trustee on the Sequestrated Estate of ALEXANDER DONALDSON, Easter and Wester Cragiemore, Broadshaw, Ardelach, in the County of Nairn, hereby intimates that a Dividend will be paid to those Creditors whose claims have been admitted, within the Office of Alexander Mackenzie, Solicitor, 2 Church Street, Nairn, on the 1st July next.

ALEX. WIGHT, Trustee.

Nairn, 20th May 1879.

In the SEQUESTRATION of JOHN GOLDIE, Stationer, Bookbinder, Lithographer, and Printer, 159 Stirling Road, Glasgow.

JOHN MILLER, Chartered Accountant in Glasgow, Trustee on this Sequestrated Estate, hereby intimates that a Dividend will be paid, at the Counting House of John Miller & James H. Ferguson, Accountants, 71 Queen Street, Glasgow, on and after Monday the 7th day of July next, to those Creditors whose claims have been duly lodged and admitted.

JNO. MILLER, C.A., Trustee.

71 Queen Street, Glasgow, 21st May 1879.

JAMES WYLLIE GUILD, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estates of ROBERTSON, FERGUSON, & COMPANY, Iron Merchants, 69A Waterloo Street, Glasgow, and of John Robertson, Peter Ferguson, and John Lang, Partners thereof, as such Partners, and as Individuals, hereby intimates that the accounts of his intromissions with the funds of the several Estates, brought down to the 7th instant, have been audited by the Commissioners, in terms of the Statute, and found correct; and that partially equalizing Dividends will be paid, within the Trustee's Chambers, 65 St. Vincent Street, Glasgow, on Monday the 7th day of July 1879, from the Company Estate, and from the Individual Estates of John Robertson and Peter Ferguson respectively, to those Creditors whose claims have been admitted but who did not participate in the first division.

J. WYLLIE GUILD, Trustee.

Glasgow, 22d May 1879.

Glasgow, 20th May 1879.

PATRICK HAMILTON AIKMAN, Chartered Accountant in Glasgow, Trustee on the Sequestrated Estates of W. M. THOMSON & COMPANY, Colliery Agents and Merchants in Glasgow, as a Company, and William Mundle Thomson, Colliery Agent and Merchant in Glasgow, the sole Partner of that Company, as such Partner, and as an Individual, hereby intimates that an account of his intromissions, brought down to the 14th instant, has been made up and examined by the Commissioners on said Estate; that he has examined the claims of the several Creditors who have lodged their oaths and grounds of debt on or before the 14th instant; further, the Commissioners have instructed the Trustee to postpone the declaration of a Dividend till another period.

> Pro P. H. AIKMAN, C.A., Trustee, AIKMAN & GLEN.

101 St. Vincent Street, Glasgow, 20th May 1879.

In the SEQUESTRATION of R. & W. WYLLIE, Oil and Cake Manufacturers, Kirkcaldy, and of Robert Wyllie and William Wyllie, Oil and Cake Manufacturers, Kirkcaldy, the Individual Partners of that Company, as such, and as Individuals.

S Trustee on these Estates, I hereby intimate that the Commissioners have audited the accounts of my intromissions with the funds of the Estates, brought down to 8th instant; that I have examined the claims of the several Creditors who have lodged oaths and grounds of debt on or before said 8th instant, and made up lists of those whose claims have been admitted to a up hats of those whose claims have been admitted to a ranking upon the funds of the Estates, as well as of those whose claims have been rejected in whole or in part, or from whom further evidence has been required in support of their claims; further, that the Commissioners have postponed the declaration of any Dividend until the recurrence of another statutory period.—Of all which Intimation is hereby given, in terms of the Statute.

THOMAS S. LINDSAY, Trustee.

55 Castle Street, Edinburgh, 23d May 1879.

DAVID DUNCAN, Moulder, residing at Braehead, Lochee, and present Prisoner in the Prison of Dundee, has presented a Petition to the Sheriff of Forfarshire, for Liberation, Interim Protection, and Decree of Cessio Bonorum; and all his Creditors are required to appear within the Sheriff Court House, Dundee, on the 24th day of June next, at ten o'clock forenoon, when he will appear for Examination.

> CHARLES GRAY, Solicitor, Dundee, Agent.

Dundee, 22d May 1879.

CHARLES STEWART, Baker, High Street, Dalkeith, presently Prisoner in the Jail of Edinburgh, has presented a Petition to the Sheriff of Midlothian and Haddington, for Liberation, Interim Protection, and Decreet of Cessio Bonorum; and all his Creditors are hereby required to appear within the Bankruptcy Court, Sheriff Court House, George IV. Bridge, Edinburgh, on Thursday the 26th day of June next, at one o'clock P.M., when he will appear for Examination. when he will appear for Examination.

DA. CUTHBERT, Solicitor,

Agent for Petitioner.

26 Frederick Street, Edinburgh, 21st May 1879.

NOTICE.

THE Copartnery carried on by the Subscribers as Grocers at Main Street, Kilwinning, under the Firm of JAMES DALE & COMPANY, has been DISSOLVED by the retiral of the Subscriber John Wyllie, on 7th December 1877.

The Subscriber James Dale will continue the Business on his own account and in his own name.

Kilmarnock, 8th May 1879.

JOHN WYLLIE. JAS. DALE.

JAS. WYLLIE, Solicitor, Kilmarnock, Witness. CHAS. M. M'COWAN, Grocer's Assistant, Kilmarnock, Witness.

NOTICE.

THE Copartnership carrying on business as Calenderers and Packers at No. 55 Bath Street, Glasgow, under the Firm of SMITH & WALKER, of which the Subscribers were the sole Partners, was DISSOLVED on 17th May 1879, by mutual consent.

The Subscriber William Walker will collect and pay

the debts of the Firm.

NEIL SMITH. WM. WALKER.

JONTHN. ANDERSON, of No. 175 West George Street, Glasgow, Writer, Witness.

ALEXANDER CALDWELL, of No. 175 West George Street, Glasgow, Law-Clerk, Witness.

Glasgow, 19th May 1879.

Glasgow, 19th May 1879.

THE Partnership carried on by the Subscribers as Hat Manufacturers at 11 Carlton Place and 15 Royal Arcade, Glasgow, and also at 34 High Street, Alloa, under the Firm of M'ALLAN & CAMPBELL, has been DISSOLVED of mutual consent.

The debts due to and by the Firm will be uplifted and paid as follows: Those in the books kept at Glasgow by Mr. M'Allan, and those in the books kept at Alloa by Mr. Campbell.

WILLIAM M'ALLAN. JAMES CAMPBELL.

Rob. Boyd, of 50 West Regent Street, Glasgow, Clerk-at-Law, Witness. G. W. T. Robertson, of 50 West Regent Street, Glasgow, Apprenticeat-Law, Witness.

NOTICE.

THE Subscriber Alexander Hutcheson having by I mutual arrangement retired, as at the 1st day of February 1879, from the Copartnery Concern carrying on business in Glasgow under the Firm of DAVID HUTCHESON & COMPANY as Steamboat Proprietors, of which he and the other Subscriber David MacBrayne had previously become the sole Partners, has ceased from that date to have any interest therein, the Business of said Firm having since been and being still to be continued by the said David MacBrayne on his own account, and hereafter in his own name, as successor of the said David Hutcheson & Company.

The Subscriber Mr. MacBrayne is anthorized to uplift and discharge all debts due to, and will pay and fulfil all

and discharge all debts due to, and will pay and fulfil all claims and obligations against, the said Firm.

Glasgow, 21st May 1879.

ALEXANDER HUTCHESON. DAVID MACBRAYNE.

ALEX. FRASER MACBEAN, Writer, 45 West George Street, Glasgow, Witness.

GEO. FERGUSON, Apprentice-at-Law, 45 West George Street, Glasgow, Witness.

NOTICE OF DISSOLUTION.

THE Firm of JAMES POLLOCK & COMPANY, Yarn Agents and Merchants in Paisley and Glasgow, was DISSOLVED on 1st May 1879, by mutual consent of the Subscribers, the sole Partners thereof. All debts due to and by the said Firm will be received

All debts due to and by the said Firm will be received and paid by the Subscriber David Buchanan, who will continue the Business for his own behoof under the Name or Style of POLLOCK & COMPANY.

> A. RUSSELL POLLOCK. DAVID BUCHANAN.

THOS. WALKER, Writer, Paisley, Witness.
D. S. SEMPLE, Writer, Paisley, Witness.

Paisley, 22d May 1879.

NOTICE.

THE Firm of JAMES THOMSON & COMPANY, Plumbers, Waterloo Street, Kilmarnock, of which the Subscribers were the sole Partners, was of this date DISSOLVED of mutual consent, as at the 22d day of November 1878.

The Subscriber Mrs. Jane Steel or Thomson retires from said Business, which will be continued by the Subscriber William Murchland in his own name, and he is authorized to discharge and pay all debts due to and by the said Firm.

20th May 1879.

JANE THOMSON.
WILLIAM MURCHLAND.

EBEN. SMITH, Solicitor, Kilmarnock, Witness.

J. D. URIE, Law-Apprentice, Kilmarnock, Witness.

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

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